2015 Capital Fund

Capital Fund Program (CFP) Amendment To The Consolidated Annual Contributions Contract (form HUD-53012) U.S. Department of Housing and Urban Development Office of Public and Indian Housing

 Whereas, (Public Housing Authority)
 Housing Authority of the City of Pleasanton
 CA081
 (herein called the "PHA")

 and the United States of America, Secretary of Housing and Urban Development (herein called "HUD") entered into Consolidated Annual Contributions
 Contract(s) ACC(s) Numbers(s)
 SF-421
 dated
 3/10/1972

Whereas, HUD has agreed to provide CFP assistance, upon execution of this Amendment, to the PHA in the amount to be specified below for the purpose of assisting the PHA in carrying out development, capital and management activities at existing public housing projects in order to ensure that such projects continue to be available to serve low-income families. HUD reserves the right to provide additional CFP assistance in this FY to the PHA. HUD will provide a revised ACC Amendment authorizing such additional amounts.

 \$51,501.00
 for Fiscal Year 2015 to be referred to under Capital Fund Grant Number
 CA39P08150115

 PHA Tax Identification Number (TIN)
 On File
 DUNS Number: On File
 CA39P08150115

Whereas, HUD and the PHA are entering into the CFP Amendment Number 20

Now Therefore, the ACC(s) is (are) amended as follows:

 The ACC(s) is (are) amended to provide CFP assistance in the amount specified above for development, capital and management activities of PHA projects. This CFP Amendment is a part of the ACC(s).

2. The PHA must carry out all development, capital and management activities in accordance with the United States Housing Act of 1937 (the Act), 24 CFR Part 905 (the Capital Fund Final rule) published at 78 Fed. Reg. 63748 (October 24, 2013), as well as other applicable HUD requirements, except that the limitation in section 9(g)(1) of the Act is increased such that of the amount of CFP assistance provided for under this CFP amendment only, the PHA may use no more than 25 percent for activities that are eligible under section 9(e) of the Act only if the PHA's HUD-approved Five Year Action Plan provides for such use; however, if the PHA owns or operates less than 250 public housing dwelling units, such PHA may continue to use the full flexibility in section 9(g)(2) of the Act.

3. The PHA has a HUD-approved Capital Fund Five Year Action Plan and has complied with the requirements for reporting on open grants through the Performance and Evaluation Report. The PHA must comply with 24 CFR 905.300 of the Capital Fund Final rule regarding amendment of the Five Year Action Plan where the PHA proposes a Significant Amendment to the Capital Fund Final Plan.

4. For cases where HUD has approved a Capital Fund Financing Amendment to the ACC, HUD will deduct the payment for amortization scheduled payments from the grant immediately on the effective date of this CFP Amendment. The payment of CFP funds due per the amortization scheduled will be made directly to a designated trustee within 3 days of the due date.

5. Unless otherwise provided, the 24 month time period in which the PHA must obligate this CFP assistance pursuant to section 9(j)(1) of the Act and 48 month time period in which the PHA must expend this CFP assistance pursuant to section 9(j)(5) of the Act starts with the effective date of this CFP amendment (the date on which CFP assistance becomes available to the PHA for obligation). Any additional CFP assistance this FY will start with the same effective date.

6. Subject to the provisions of the ACC(s) and paragraph 3, and to assist in development, capital and management activities, HUD agrees to disburse to the PHA or the designated trustee from time to time as needed up to the amount of the funding assistance specified herein.

7. The PHA shall continue to operate each public housing project as lowincome housing in compliance with the ACC(s), as amended, the Act and all HUD regulations for a period of twenty years after the last disbursement of CFP assistance for modernization activities for each public housing project or portion thereof and for a period of forty years after the last distribution of CFP assistance for development activities for each public housing project and for a period of ten years following the last payment of assistance from the Operating Fund to each public housing project. However, the provisions of Section 7 of the ACC shall remain in effect for so long as HUD determines there is any outstanding indebtedness of the PHA to HUD which arose in connection with any public housing project(s) under the ACC(s) and which is not eligible for forgiveness, and provided further that, no disposition of any project covered by this amendment shall occur unless approved by HUD.

8. The PHA will accept all CFP assistance provided for this FY. If the PHA does not comply with any of its obligations under this CFP Amendment and does not have its Annual PHA Plan approved within the period specified by HUD, HUD shall impose such penalties or take such remedial action as provided by law. HUD may direct the PHA to terminate all work described in the Capital Fund Annual Statement of the Annual PHA Plan. In such case, the PHA shall only incur additional costs with HUD approval.

9. Implementation or use of funding assistance provided under this CFP					
Amendment is subject to the attached corrective action order(s).					
(mark one) :	Yes	X	No		

10. The PHA is required to report in the format and frequency established by HUD on all open Capital Fund grants awarded, including information on the installation of energy conservation measures.

11. If CFP assistance is provided for activities authorized pursuant to agreements between HUD and the PHA under the Rental Assistance Demonstration Program, the PHA shall follow such applicable statutory authorities and all applicable HUD regulations and requirements. For *total conversion* of public housing projects, the provisions of Section 7 of the ACC shall remain in effect for so long as HUD determines there is any outstanding indebtedness of the PHA to HUD which arose in connection with any public housing projects(s) under the ACC(s) and which is not eligible for forgiveness, and provided further that, no disposition or conversion of any public housing project covered by these terms and conditions shall occur unless approved by HUD. For *partial conversion*, the PHA shall continue to operate each non-converted public housing project as low-income housing in accordance with paragraph 7.

12. CFP assistance provided as an Emergency grant or a Safety and Security grant shall be subject to a 12 month obligation and 24 month expenditure time period. CFP assistance provided as a Natural Disaster grant shall be subject to a 24 month obligation and 48 month expenditure time period. The start date shall be the date on which such funding becomes available to the PHA for obligation. The PHA must record the Declaration(s) of Trust within 60 days of the effective date or HUD will recepture the funds.

The parties have executed this CFP Amendment, and it will be effective on 4/13/2015. This is the date on which CFP assistance becomes available to the PHA for obligation.

U.S. Department of Housing and Urban Development		PHA (Executive Director or authorized a	PHA (Executive Director or authorized agent)		
Ву	Date:	By: Start /	4/15/2015		
Title		Title			
		Executive Director			
		6 1111D 20040 A	0010 1/0000		

Previous versions obsolete

form HUD-52840-A 03/04/2003

2015 Capital Fund

U.S. Department of Housing

Capital Fund Program (CFP) Amendment To The Consolidated Annual Contributions Contract (form HUD-53012)

and Urban Development Office of Public and Indian Housing

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Title		Title			
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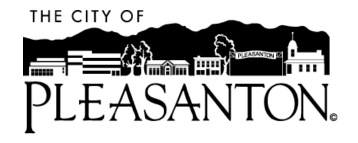
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Previous versions obsolete		form HUD-52840-A	03/04/2003	

PHA 5-Year Plan (2015-2019) and Annual Plan (2015)

Housing Authority of the City of Pleasanton, CA (CA-081)



April 15, 2015

PHA 5-Year Plan (2015-2019) and Annual Plan (2015)

Housing Authority of the City of Pleasanton, CA (CA-081)

TABLE OF CONTENTS

PHA 5-Yr + Annual Plan 2015 (HUD-50075)

Attachments:

- 1. PHA Certification of Compliance with Public Hearing and Board Resolution PHA-2015-3
- 2. Local Government Certification of Consistency with the Consolidated Plan.
- 3. Fair Housing Documentation Supporting Fair Housing Certifications
- 4. Housing Needs Statement of the Consolidated Plan
- 5. FY 2015 Approved Operating Budget
- 6. Public Housing Management and Maintenance Policy Documents
- 7. Capital Fund / Comprehensive Grant Program Annual Statement / Performance and Evaluation Report
- 8. Most Recent Fiscal Year Audit of PHA
- 9. Public Housing Admissions and Continued Occupancy Policy (ACOP)
- 10. Policy on Ownership of Pets in Public Housing
- 11. Results of latest Public Housing Assessment System (PHAS) Assessment

PHA 5-Year and	U.S. Department of Housing and Urban	OMB No. 2577-0226
	Development	Expires 4/30/2011
Annual Plan	Office of Public and Indian Housing	

1.0	PHA Information PHA Name: <u>Pleasanton Housing Authority</u> PHA Code: <u>CA 081</u> PHA Type: X Small X High Performing Standard PHA Fiscal Year Beginning: (MM/YYYY): <u>07/2015</u> D7/2015 HCV (Section 8)		
2.0	Inventory (based on ACC units at time of FY beginning in 1.0 above) Number of PH units: 50 Number of HCV units: 0		
3.0	Submission Type ⊠ 5-Year and Annual Plan □ Annual Plan Only □ 5-Year Plan Only		
4.0	PHA Consortia PHA Consortia: (Check box if submitting a joint Plan and complete table below.)		
	Participating PHAs PHA Code Program(s) Included in the Consortia Programs Not in the Consortia No. of Units in Each Program PHA Program(s) Included in the Consortia Programs Not in the PH HCV		
	PHA 1:		
	PHA 2: PHA 3:		
5.0	5-Year Plan. Complete items 5.1 and 5.2 only at 5-Year Plan update.		
5.1	Mission. State the PHA's Mission for serving the needs of low-income, very low-income, and extremely low income families in the PHA's jurisdiction for the next five years: The mission of the PHA is the same as that of the Department of Housing and Urban Development: To promote adequate and affordable housing, economic opportunity and a suitable living environment free from discrimination. Goals and Objectives. Identify the PHA's quantifiable goals and objectives that will enable the PHA to serve the needs of low-income and very		
	economic opportunity and a suitable living environment free from discrimination.		

Progress (2010-2014): As noted above	(and as detailed in Section 10)), the PHA has r	made a number of	physical and	l administrative im	provements at
Kottinger Place that have improved the	living environment of the res	idents.				-

HUD Strategic Goal: Promote self-sufficiency and asset development of families and individuals

 PHA Goal: Promote self-sufficiency and asset development of assisted households

 • Provide or attract supportive services to increase independence for the elderly or families with disabilities.

	To the of addet supportive services to increase independence for the elderry of families with disabilities.				
	Progress (2010-2014): During the past five-year period, the PHA introduced and gradually increased the hours of an on-site social services coordinator who has had success in providing supportive services to the primarily elderly population at Kottinger Place. The social services coordinator works in conjunction with Pleasanton Gardens (a 40-unit senior complex across the street) to achieve greater management efficiencies and maximum effectiveness. The future Kottinger Gardens project will include a budget for on-site resident supportive services with a goal of promoting aging in place and improved resident quality of life and satisfaction.				
	HUD Strategic Goal: Ensure Equal Opportunity in Housing for all Americans				
	 PHA Goal: Ensure equal opportunity and affirmatively further fair housing Undertake affirmative measures to ensure access to assisted housing regardless of race, color, religion national origin, sex, familial status, and disability: Undertake affirmative measures to provide a suitable living environment for families living in assisted housing, regardless of race, color 				
	 <u>Undertake affirmative measures to provide a suitable living environment for families living in assisted housing, regardless of race, color, religion national origin, sex, familial status, and disability:</u> <u>Undertake affirmative measures to ensure accessible housing to persons with all varieties of disabilities regardless of unit size required:</u> 				
	Progress (2010-2014): The PHA benefits from the City of Pleasanton's contractual relationship with ECHO Housing, a nonprofit housing counseling agency, to provide housing counseling, tenant-landlord mediation, discrimination investigation, and related fair housing support to residents of Kottinger Place and greater Pleasanton. The City of Pleasanton completed an updated Analysis of Impediments to Fair Housing in collaboration with the Alameda County HOME Consortium in January 2015.				
	Other PHA Goals and Objectives				
	 In accordance with the views expressed by residents, including the Resident Advisory Council, during the development of this Plan, the most important goal of the Plan is to preserve the high quality of physical and social amenities provided at Kottinger Place. To accomplish this, our primary objective will be to ensure that adequate provision is made for future maintenance and replacement. 				
	Progress (2010-2014): As noted above (and as detailed in Section 10), the PHA has made a number of physical and administrative improvements at Kottinger Place that have improved the living environment of the residents. This strong emphasis is reflected in the expenditures that have been submitted under the CFP and OFND grants.				
6.0	PHA Plan Update				
	(a) Identify all PHA Plan elements that have been revised by the PHA since its last Annual Plan submission:				
	 There have been no major revisions to PHA Plan elements during the period of 2010-2014. An updated Procurement Policy was adopted in February 2010 primarily to incorporate revisions to meet the requirements of the American Recovery and Reinvestment Act (ARRA) of 2009 (this update was reflected in the previous plan). 				
	(b) Identify the specific location(s) where the public may obtain copies of the 5-Year and Annual PHA Plan. For a complete list of PHA Plan elements, see Section 6.0 of the instructions.				
	 Main administrative office of the PHA (123 Main St., P.O. Box 520, Pleasanton, CA_94566) PHA development management offices (Kottinger Place, 240 Kottinger Dr., Pleasanton, CA_94566) Pleasanton Library (400 Old Bernal Ave., Pleasanton, CA_94566) Copies will be made available to PHA (Kottinger Place) residents upon request. 				
7.0	Hope VI, Mixed Finance Modernization or Development, Demolition and/or Disposition, Conversion of Public Housing, Homeownership Programs, and Project-based Vouchers. Include statements related to these programs as applicable.				
	[<u>n/a]</u>				
8.0	Capital Improvements. Please complete Parts 8.1 through 8.3, as applicable.				
8.1	Capital Fund Program Annual Statement/Performance and Evaluation Report. As part of the PHA 5-Year and Annual Plan, annually complete and submit the <i>Capital Fund Program Annual Statement/Performance and Evaluation Report</i> , form HUD-50075.1, for each current and open CFP grant and CFFP financing.				
	A copy of form HUD-50075.1 is attached for the current CFP grant.				
8.2	Capital Fund Program Five-Year Action Plan. As part of the submission of the Annual Plan, PHAs must complete and submit the <i>Capital Fund Program Five-Year Action Plan</i> , form HUD-50075.2, and subsequent annual updates (on a rolling basis, e.g., drop current year, and add latest year for a five year period). Large capital items must be included in the Five-Year Action Plan.				
	A copy of form HUD-50075.2 is attached for the Five-Year Action Plan.				

8.3	Capital Fund Financing Program (CFFP).	
	Check if the PHA proposes to use any portion of its Capital Fund Program (CFP)/Replacement Housing Factor (RHF) to repay debt incurred to finance capital improvements.	
9.0	Housing Needs . Based on information provided by the applicable Consolidated Plan, information provided by HUD, and other generally available data, make a reasonable effort to identify the housing needs of the low-income, very low-income, and extremely low-income families who reside in the jurisdiction served by the PHA, including elderly families, families with disabilities, and households of various races and ethnic groups, and other families who are on the 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.	
	 The waiting list type is Public Housing and is solely for persons seeking residency at Kottinger Place (the only property owned by the PHA). There are a total of 20 families on the waiting list as of April 2015. The annual turnover rate is approximately 1 to 2 families per year. The waiting list does not include information on the income levels of prospective applicants. There are no (0) families with children on the waiting list. There are 20 (100%) elderly families on the waiting list. 	
	 There are no (0) non-elderly disabled families on the waiting list. The waiting list does not include information on the race/ethnicity of prospective applicants. There are 20 families on the waiting list for one-bedroom units and of those five (5) are willing to go into studio units. The waiting list is currently closed as of April 2015. It was last opened in May 2008. The PHA does not expect to reopen the list in the 	
	 coming PHA Plan year (2015). The waiting list includes preferences for elderly persons aged 62 and older, Pleasanton residents and relatives of Pleasanton residents, applicants who meet disabled criteria, and certified veterans of the U.S. Armed Forces. 	
9.1	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.	
	Need: Shortage of affordable housing for all eligible populations	
	 Strategy 1: Maximize the number of affordable units available to the PHA within its current resources by: Employ effective maintenance and management policies to minimize the number of public housing units off-line Reduce turnover time for vacated public housing units Reduce time to renovate public housing units 	
	 Participate in the Consolidated Plan development process to ensure coordination with broader community strategies 	
	 Strategy 2: Increase the number of affordable housing units by: Support the efforts of the Housing Authority of the County of Alameda and the City of Pleasanton to increase Section 8 allocations and to construct new affordable housing units consistent with the Consolidated Plan 	
	Need: Specific Family Types: Families at or below 30% of median Strategy 1: Target available assistance to families at or below 30 % of AMI	
	Need: Specific Family Types: Families at or below 50% of median	
	Strategy 1: Target available assistance to families at or below 50% of AMI	
	Need: Specific Family Types: The Elderly	
	 Strategy 1: Target available assistance to the elderly: Continue to include a priority on the Kottinger Place waiting list for elderly persons aged 62 and older. 	
	Need: Specific Family Types: Families with Disabilities	
	 <u>Strategy 1: Target available assistance to Families with Disabilities:</u> <u>Support the proposed development of housing for persons with disabilities in Pleasanton.</u> 	
	Need: Specific Family Types: Races or ethnicities with disproportionate housing needs	
	 <u>Strategy 1:</u> Increase awareness of PHA resources among families of races and ethnicities with disproportionate needs: <u>Affirmatively market to races/ethnicities shown to have disproportionate housing needs</u> <u>Support the efforts of the ECHO fair housing program to ensure that private housing is available without barriers.</u> 	
	Strategy 2: Conduct activities to affirmatively further fair housing	
	Other Housing Needs & Strategies:	
	The following factors listed below influenced the PHA's selection of the strategies it will pursue:	
	 Funding constraints Staffing constraints Limited availability of sites for assisted housing 	
	 Extent to which particular housing needs are met by other organizations in the community Evidence of housing needs as demonstrated in the Consolidated Plan and other information available to the PHA Influence of the housing market on PHA programs 	

Influence of the housing market on PHA programs

	Community priorities regarding housing assistance
	 Results of consultation with local or state government
	 <u>Results of consultation with residents and the Resident Advisory Board</u>
	 Results of consultation with advocacy groups
10.0	Additional Information. Describe the following, as well as any additional information HUD has requested.
	(a) Progress in Meeting Mission and Goals. Provide a brief statement of the PHA's progress in meeting the mission and goals described in the 5-
	Year Plan.
	The PHA has made satisfactory progress toward the goals and objectives established in the 5-Year Plan for FY 2010-2014. As noted in the prior
	plan, the primary emphasis of the Plan is to preserve the high quality of physical and social amenities provided Kottinger Place. To accomplish
	this, our primary objective has been to ensure that adequate provision is made for future maintenance and replacement.
	The following specific accomplishments were made in relation to this overall objective during the previous 5-year Plan period:
	 Throughout the program period, roof repairs were made to individual resident units (as needed) and to the community building.
	 A Capital Needs Assessments was completed in January 2011, and management proceeded to secure bids and prices for recommended
	replacements and upgrades.
	 In April 2011, management partnered with Spectrum Community Services to enroll residents in Spectrum's weatherization project which is
	supported by PG&E and provides free weather stripping, gaskets for light switches, and other energy saving measures. Residents were also enrolled in the HEAP program which provides energy rebates for low income persons.
	 In September 2011, Kottinger Place received a very good score of 93 out of 100 on the annual HUD physical inspection, representing an
	increase of nearly 20 twenty points from the prior inspection.
	• In February 2012, management identified areas of wood rot and proceeded with repair. In addition, a major beam on the clubhouse overhang
	was replaced.
	 In March 2012, underground wiring to some of the exterior light posts was replaced. In addition, maintenance staff cleaned light covers
	throughout the property and replaced burned out bulbs.In April 2012, strong winds knocked down a large eucalyptus tree on the property. Fortunately there were no injuries or property damage.
	All trees on the property were subsequently assessed and management obtained bids to have them trimmed or otherwise maintained for the
	safety of residents and buildings.
	 In May 2012, maintenance conducted a comprehensive inspection of the on-site sprinkler system, checking lines and valves and replacing
	broken sprinkler heads throughout the property to ensure landscape maintenance and promote water conservation.
	 In July 2012, seismic shut off valves were purchased and installed on all the gas meters on the property to minimize the change of gas
	explosions in the event of a major earthquake.
	 In September 2012, Rising Sun Energy and the California Youth Energy Service visited the property to implement measures promoting greater energy efficiency. They insulated water heater pipes in all units, replaced inefficient light fixtures, and installed aerators.
	 In early 2013, PG&E installed a "Smart Meter" on the electricity meter which brings all meters on-site under the "Smart Meter" program.
	 In April 2013, maintenance staff again conducted major wood rot repair throughout the property, replacing boards, patching, and painting in
	key areas of need to prevent further damage. A termite specialist was called in to take care of pests in one area.
	 In June 2013, the two parking lot areas were slurry sealed and re-painted to preserve them and provide clear circulation.
	 In September 2013, management identified all paved areas with potential tripping hazards and hired a company to grind down the cement to
	 ensure safe circulation. In June 2014, staff initiated a plan for indoor water conservation with a goal of reducing water use on the property by 25% in concert with a
	program implemented by the City of Pleasanton. With this plan in place, Kottinger Place was able to reduce water usage in the summer of
	2014 by 47% when compared to the same time period in 2013.
	 In August 2014, a new washing machine was purchased after several technicians were unable to repair the former machine.
	In September 2014, HUD conducted its REAC Inspection of Kottinger Place. The property received only minor deficiencies with no Level 3
	Deficiencies or Exigent Health and Safety findings. The maintenance staff repaired all deficiencies within one week using on-site staff.
	 In early 2015, management purchased and installed new code compliant smoke detectors for all units. In addition, four large eucalyptus trees (downed to be actuated) used source and from the superstant line adjust to a mean the superstant line a
	(deemed to be potentially hazardous) were removed from the area along the property line adjacent to a vacant lot.
	(b) Significant Amendment and Substantial Deviation/Modification. Provide the PHA's definition of "significant amendment" and "substantial
	deviation/modification"
	a. Substantial Deviation from the 5-Year Plan
	A "substantial deviation" from the PHA's 5-Year Plan is defined as:
	A change to the PHA's overall mission, or
	 A complete change or abandonment of the PHA's identified goals that significantly affect services to residents.
	<u>A "substantial deviation" does not relate to meeting identified objectives or delays in implementation of an objective due to the PHA's business</u>
	needs, emergencies, or circumstances beyond the PHA's control.
	b. Significant Amendment or Modification to the Annual Plan
	A "-tt
	 <u>A "significant amendment or modification" to the PHA's 5-Year Plan and Annual Plan is defined as:</u> A significant change to the PHA's strategies for meeting the housing needs of families in its jurisdictions, or
	 <u>A significant change to the PTFA's strategies for inteering the housing needs of ramines in its jurisdictions, or</u> <u>A significant change in the planned use of financial resources.</u>
	A "significant amendment or modification" does not relate to identified goals/objectives that are later refined through coordination with the local
	jurisdictions, city/county planning departments, or local jurisdictions' Consolidated Plan proposals/programs.

11.0	Required Submission for HUD Field Office Review. In addition to the PHA Plan template (HUD-50075), PHAs must submit the following documents. Items (a) through (g) may be submitted with signature by mail or electronically with scanned signatures, but electronic submission is encouraged. Items (h) through (i) must be attached electronically with the PHA Plan. Note: Faxed copies of these documents will not be accepted by the Field Office.		
	(a) Form HUD-50077, PHA Certifications of Compliance with the PHA Plans and Related Regulations (which includes all certifications relating to Civil Rights)		
 (b) Form HUD-50070, Certification for a Drug-Free Workplace (PHAs receiving CFP grants only) (c) Form HUD-50071, Certification of Payments to Influence Federal Transactions (PHAs receiving CFP grants only) (d) Form SF-LLL, Disclosure of Lobbying Activities (PHAs receiving CFP grants only) (e) Form SF-LLL-A, Disclosure of Lobbying Activities Continuation Sheet (PHAs receiving CFP grants only) (f) Resident Advisory Board (RAB) comments. Comments received from the RAB must be submitted by the PHA as an attachment to the Plan. PHAs must also include a narrative describing their analysis of the recommendations and the decisions made on these recommend (g) Challenged Elements (h) Form HUD-50075.1, Capital Fund Program Annual Statement/Performance and Evaluation Report (PHAs receiving CFP grants only) 			
			(i) Form HUD-50075.2, Capital Fund Program Five-Year Action Plan (PHAs receiving CFP grants only)

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 5-Year and Annual PHA Plans. 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 and strategies for serving the needs of low-income and very low-income families. This form is to be used by all PHA types for submission of the 5-Year and Annual Plans to HUD. Public reporting burden for this information collection is estimated to average 12.68 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

Instructions form HUD-50075

Applicability. This form is to be used by all Public Housing Agencies (PHAs) with Fiscal Year beginning April 1, 2008 for the submission of their 5-Year and Annual Plan in accordance with 24 CFR Part 903. The previous version may be used only through April 30, 2008.

1.0 PHA Information

Include the full PHA name, PHA code, PHA type, and PHA Fiscal Year Beginning (MM/YYYY).

2.0 Inventory

Under each program, enter the number of Annual Contributions Contract (ACC) Public Housing (PH) and Section 8 units (HCV).

3.0 Submission Type

Indicate whether this submission is for an Annual and Five Year Plan, Annual Plan only, or 5-Year Plan only.

4.0 PHA Consortia

Check box if submitting a Joint PHA Plan and complete the table.

5.0 Five-Year Plan

Identify the PHA's Mission, Goals and/or Objectives (24 CFR 903.6). Complete only at 5-Year update.

5.1 Mission. A statement of the mission of the public housing agency for serving the needs of low-income, very low-income, and extremely low-income families in the jurisdiction of the PHA during the years covered under the plan.

5.2 Goals and Objectives. Identify quantifiable goals and objectives that will enable the PHA to serve the needs of low income, very low-income, and extremely low-income families.

- **6.0 PHA Plan Update.** In addition to the items captured in the Plan template, PHAs must have the elements listed below readily available to the public. Additionally, a PHA must:
 - (a) Identify specifically which plan elements have been revised since the PHA's prior plan submission.
 - (b) Identify where the 5-Year and Annual Plan may be obtained by the public. At a minimum, PHAs must post PHA Plans, including updates, at each Asset Management Project (AMP) and main office or central off ice of the PHA. PHAs are strongly encouraged to post complete PHA Plans on its official website. PHAs are also encouraged to provide each resident council a copy of its 5-Year and Annual Plan.

PHA Plan Elements. (24 CFR 903.7)

 Eligibility, Selection and Admissions Policies, including Deconcentration and Wait List Procedures. Describe the PHA's policies that govern resident or tenant eligibility, selection and admission including admission preferences for both public housing and HCV and unit assignment policies for public housing; and procedures for maintaining waiting lists for admission to public housing and address any site-based waiting lists.

- 2. 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.
- **3. Rent Determination.** A statement of the policies of the PHA governing rents charged for public housing and HCV dwelling units.
- 4. **Operation and Management.** A statement of the rules, standards, and policies of the PHA governing maintenance 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.
- **5. Grievance Procedures.** A description of the grievance and informal hearing and review procedures that the PHA makes available to its residents and applicants.
- 6. Designated Housing for Elderly and Disabled Families. With respect to public housing projects owned, assisted, or operated by the PHA, describe any projects (or portions thereof), in the upcoming fiscal year, that the PHA has designated or will apply for designation for occupancy by elderly and disabled families. The description shall 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.
- 7. Community Service and Self-Sufficiency. A description of: (1) Any programs relating to services and amenities provided or offered to assisted families; (2) Any policies or programs of the PHA for the enhancement of the economic and social self-sufficiency of assisted families, including programs under Section 3 and FSS; (3) How the PHA will comply with the requirements of community service and treatment of income changes resulting from welfare program requirements. (Note: applies to only public housing).
- 8. Safety and Crime Prevention. For public housing only, describe the PHA's plan for safety and crime prevention to ensure the safety of the public housing residents. The statement must include: (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.

- 9. Pets. A statement describing the PHAs policies and requirements pertaining to the ownership of pets in public housing.
- 10. Civil Rights Certification. A PHA will be considered in compliance with the Civil Rights and 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.
- 11. Fiscal Year Audit. The results of the most recent fiscal year audit for the PHA.
- 12. Asset Management. A statement of how the agency will carry out its asset management functions with respect to the public housing inventory of the agency, including how the agency will plan for the long-term operating, capital investment, rehabilitation, modernization, disposition, and other needs for such inventory.
- 13. Violence Against Women Act (VAWA). 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 provided or offered by a public housing agency to prevent domestic violence, dating violence, sexual assault, and stalking, or to enhance victim safety in assisted families.

Hope VI, Mixed Finance Modernization or Development, 7.0 Demolition and/or Disposition, Conversion of Public Housing, Homeownership Programs, and Project-based Vouchers

Hope VI or Mixed Finance Modernization or Development. (a) 1) A description of any housing (including project number (if known) and unit count) for which the PHA will apply for HOPE VI or Mixed Finance Modernization or Development; and 2) A timetable for the submission of applications or proposals. The application and approval process for Hope VI, Mixed Finance Modernization or Development, is a separate process. See guidance on HUD's website at: http://www.hud.gov/offices/pih/programs/ph/hope6/index.cfm

(b) Demolition and/or Disposition. With respect to public housing projects owned by the PHA and subject to ACCs under the Act: (1) A description of any housing (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. The application and approval process for demolition and/or disposition is a separate process. See guidance on HUD's website at:

http://www.hud.gov/offices/pih/centers/sac/demo_dispo/index.c fm

Note: This statement must be submitted to the extent that approved and/or pending demolition and/or disposition has changed.

Conversion of Public Housing. With respect to public (c) housing owned by a PHA: 1) A description of any building or buildings (including project number and unit count) that the PHA is required to convert to tenant-based assistance or that the public housing agency plans to voluntarily convert; 2) An analysis of the projects or buildings required to be converted; and 3) A statement of the amount of assistance received under this chapter to be used for rental assistance or other housing assistance in connection with such conversion. See guidance on HUD's website at: http://www.hud.gov/offices/pih/centers/sac/conversion.cfm

- (d) Homeownership. A description of any homeownership (including project number and unit count) administered by the agency or for which the PHA has applied or will apply for approval.
- (e) Project-based Vouchers. If the PHA wishes to use the project-based voucher program, a statement of the projected number of project-based units and general locations and how project basing would be consistent with its PHA Plan.
- 8.0 Capital Improvements. This section provides information on a PHA's Capital Fund Program. With respect to public housing projects owned, assisted, or operated by the public housing agency, a plan describing the capital improvements necessary to ensure long-term physical and social viability of the projects must be completed along with the required forms. Items identified in 8.1 through 8.3, must be signed where directed and transmitted electronically along with the PHA's Annual Plan submission.
 - 8.1 Capital Fund Program Annual Statement/Performance and Evaluation Report. PHAs must complete the Capital Fund Program Annual Statement/Performance and Evaluation Report (form HUD-50075.1), for each Capital Fund Program (CFP) to be undertaken with the current year's CFP funds or with CFFP proceeds. Additionally, the form shall be used for the following purposes:
 - (a) To submit the initial budget for a new grant or CFFP;
 - (b) To report on the Performance and Evaluation Report progress on any open grants previously funded or CFFP; and
 - To record a budget revision on a previously approved open (c) grant or CFFP, e.g., additions or deletions of work items, modification of budgeted amounts that have been undertaken since the submission of the last Annual Plan. The Capital Fund Program Annual Statement/Performance and Evaluation Report must be submitted annually.

Additionally, PHAs shall complete the Performance and Evaluation Report section (see footnote 2) of the Capital Fund Program Annual Statement/Performance and Evaluation (form HUD-50075.1), at the following times:

- 1. At the end of the program year; until the program is completed or all funds are expended;
- When revisions to the Annual Statement are made, 2. which do not require prior HUD approval, (e.g., expenditures for emergency work, revisions resulting from the PHAs application of fungibility); and
- 3. Upon completion or termination of the activities funded in a specific capital fund program year.

8.2 Capital Fund Program Five-Year Action Plan

PHAs must submit the Capital Fund Program Five-Year Action Plan (form HUD-50075.2) for the entire PHA portfolio for the first year of participation in the CFP and annual update thereafter to eliminate the previous year and to add a new fifth year (rolling basis) so that the form always covers the present five-year period beginning with the current year.

8.3 Capital Fund Financing Program (CFFP). Separate, written HUD approval is required if the PHA proposes to pledge any

portion of its CFP/RHF funds to repay debt incurred to finance capital improvements. The PHA must identify in its Annual and 5year capital plans the amount of the annual payments required to service the debt. The PHA must also submit an annual statement detailing the use of the CFFP proceeds. See guidance on HUD's website at:

http://www.hud.gov/offices/pih/programs/ph/capfund/cffp.cfm

- **9.0 Housing Needs.** Provide a statement of the housing needs of families residing in the jurisdiction served by the PHA and the means by which the PHA intends, to the maximum extent practicable, to address those needs. (**Note:** Standard and Troubled PHAs complete annually; Small and High Performers complete only for Annual Plan submitted with the 5-Year Plan).
 - 9.1 Strategy for Addressing Housing Needs. 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. (Note: Standard and Troubled PHAs complete annually; Small and High Performers complete only for Annual Plan submitted with the 5-Year Plan).
- **10.0 Additional Information.** Describe the following, as well as any additional information requested by HUD:
 - (a) Progress in Meeting Mission and Goals. PHAs must include (i) a statement of the PHAs progress in meeting the mission and goals described in the 5-Year Plan; (ii) the basic criteria the PHA will use for determining a significant amendment from its 5-year Plan; and a significant amendment or modification to its 5-Year Plan and Annual Plan. (Note: Standard and Troubled PHAs complete annually; Small and High Performers complete only for Annual Plan submitted with the 5-Year Plan).
 - (b) Significant Amendment and Substantial Deviation/Modification. PHA must provide the definition of "significant amendment" and "substantial deviation/modification". (Note: Standard and Troubled PHAs complete annually; Small and High Performers complete only for Annual Plan submitted with the 5-Year Plan.)

- (c) PHAs must include or reference any applicable memorandum of agreement with HUD or any plan to improve performance. (Note: Standard and Troubled PHAs complete annually).
- **11.0 Required Submission for HUD Field Office Review.** In order to be a complete package, PHAs must submit items (a) through (g), with signature by mail or electronically with scanned signatures. Items (h) and (i) shall be submitted electronically as an attachment to the PHA Plan.
 - (a) Form HUD-50077, PHA Certifications of Compliance with the PHA Plans and Related Regulations
 - (b) Form HUD-50070, *Certification for a Drug-Free Workplace* (PHAs receiving CFP grants only)
 - (c) Form HUD-50071, Certification of Payments to Influence Federal Transactions (PHAs receiving CFP grants only)
 - (d) Form SF-LLL, *Disclosure of Lobbying Activities* (PHAs receiving CFP grants only)
 - (e) Form SF-LLL-A, Disclosure of Lobbying Activities Continuation Sheet (PHAs receiving CFP grants only)
 - (f) Resident Advisory Board (RAB) comments.
 - (g) Challenged Elements. Include any element(s) of the PHA Plan that is challenged.
 - (h) Form HUD-50075.1, Capital Fund Program Annual Statement/Performance and Evaluation Report (Must be attached electronically for PHAs receiving CFP grants only). See instructions in 8.1.
 - (i) Form HUD-50075.2, *Capital Fund Program Five-Year Action Plan* (Must be attached electronically for PHAs receiving CFP grants only). See instructions in 8.2.

Exhibit A: Form HUD-50077 PHA Certifications of Compliance with the PHA Plans and Related Regulations (including all certifications relating to Civil Rights) <u>Exhibit B:</u> Form HUD-50070 Certification for a Drug-Free Workplace (PHAs receiving CFP grants only) Exhibit C: Form HUD-50071 Certification of Payments to Influence Federal Transactions (PHAs receiving CFP grants only) Exhibit D: Form SF-LLL Disclosure of Lobbying Activities (PHAs receiving CFP grants only) Exhibit E: Form SF-LLL-A Disclosure of Lobbying Activities Continuation Sheet (PHAs receiving CFP grants only)

[not applicable]

<u>Exhibit F:</u> Resident Advisory Board (RAB) Comments

The Resident Advisory Board and other residents met on several occasions prior to the public hearing to discuss issues raised by the proposed 5-Year and Annual Plans. Throughout these discussions, there was broad consensus on the following points:

- Kottinger Place is well-managed and generally in very good condition. The Housing Authority's primary goal should be to continue to operate the development
 as it has in the past, giving particular attention to avoiding deferred maintenance and implementing the recently developed investment program assisted through
 the CFP and OFND.
- Kottinger Place should be operated primarily as housing for seniors aged 62 and older consistent with its history and original intended purpose when it was first opened in 1972.
- Security is not a significant problem. Minor vandalism and other problems are similar to those found in any middle-class neighborhood in this area. Police are
 very responsive and provide fairly frequent bicycle patrols through the development.
- The HUD-mandated planning process continued to place a disproportionate burden on staff and residents since many of the substantive requirements do not apply to Kottinger Place. However, minor improvements have been made during the past five years. Further, HUD's approval of the disposition of Kottinger Place is expected to result in a new model that will be able to operate more efficiently and in line with the scale of the future Kottinger Gardens project which is scheduled to start construction in early 2016.
- More affordable housing with rents equivalent to Public Housing levels (as opposed to other affordable housing) is needed in Pleasanton.
- Residents have generally reacted positively to the concept of replacing Kottinger Place with the planned Kottinger Gardens development. The PHA is sensitive to the needs of the existing senior residents and has been in constant communication with residents throughout the planning process and will continue to maintain an open communication process before, during, and after the off-site relocation. To this point, MidPen, on behalf of the PHA, met individually with each household in May 2012 to discuss the proposed disposition and redevelopment of Kottinger Place, listen to their feedback, answer their questions, and begin to understand their relocation needs. In addition to the individual meetings, the Housing Authority and MidPen held group resident meetings in April 2012, October 2012, July 2013, and October 2013. During the temporary off-site relocation, the PHA and Autotemp (the relocation consultant selected by MidPen and the PHA) will provide assistance during the moves and will continue to keep residents informed about the timing for the completion of the new units. The PHA recognizes that the key to a successful relocation process is keeping residents informed and engaged and providing them with as much assistance as possible.

The PHA determined that no changes to the PHA Plan were necessary in order to address these comments.

Exhibit G: Challenged Elements

[No elements of the PHA Plan have been challenged at this time.]

Exhibit H: Form HUD-50075.1 Capital Fund Program Annual Statement/Performance and Evaluation Report (PHAs receiving CFP grants only) Exhibit I: Form HUD-50075.2 Capital Fund Program Five-Year Action Plan (PHAs receiving CFP grants only)

PHA Certifications of Compliance with the PHA Plans and Related Regulations: Board Resolution to Accompany the PHA 5-Year and Annual PHA Plan

Acting on behalf of the Board of Commissioners of the Public Housing Agency (PHA) listed below, as its Chairman or other authorized PHA official if there is no Board of Commissioners, I approve the submission of the \times 5-Year and/or \times Annual PHA Plan for the PHA fiscal year beginning 07/2015 ______, hereinafter referred to as" the Plan", of which this document is a part and make the following certifications and agreements with the Department of Housing and Urban Development (HUD) in connection with the submission of the Plan and implementation thereof:

- 1. The Plan is consistent with the applicable comprehensive housing affordability strategy (or any plan incorporating such strategy) for the jurisdiction in which the PHA is located.
- 2. The Plan contains a certification by the appropriate State or local officials that the Plan is consistent with the applicable Consolidated Plan, which includes a certification that requires the preparation of an Analysis of Impediments to Fair Housing Choice, for the PHA's jurisdiction and a description of the manner in which the PHA Plan is consistent with the applicable Consolidated Plan.
- 3. The PHA certifies that there has been no change, significant or otherwise, to the Capital Fund Program (and Capital Fund Program/Replacement Housing Factor) Annual Statement(s), since submission of its last approved Annual Plan. The Capital Fund Program Annual Statement/Annual Statement/Performance and Evaluation Report must be submitted annually even if there is no change.
- 4. The PHA has established a Resident Advisory Board or Boards, the membership of which represents the residents assisted by the PHA, consulted with this Board or Boards in developing the Plan, and considered the recommendations of the Board or Boards (24 CFR 903.13). The PHA has included in the Plan submission a copy of the recommendations made by the Resident Advisory Board or Boards and a description of the manner in which the Plan addresses these recommendations.
- 5. The PHA made the proposed Plan and all information relevant to the public hearing available for public inspection at least 45 days before the hearing, published a notice that a hearing would be held and conducted a hearing to discuss the Plan and invited public comment.
- 6. The PHA certifies that it will carry out the Plan in conformity with Title VI of the Civil Rights Act of 1964, the Fair Housing Act, section 504 of the Rehabilitation Act of 1973, and title II of the Americans with Disabilities Act of 1990.
- 7. The PHA will affirmatively further fair housing by examining their programs or proposed programs, identify any impediments to fair housing choice within those programs, address those impediments in a reasonable fashion in view of the resources available and work with local jurisdictions to implement any of the jurisdiction's initiatives to affirmatively further fair housing that require the PHA's involvement and maintain records reflecting these analyses and actions.
- 8. For PHA Plan that includes a policy for site based waiting lists:
 - The PHA regularly submits required data to HUD's 50058 PIC/IMS Module in an accurate, complete and timely manner (as specified in PIH Notice 2006-24);
 - The system of site-based waiting lists provides for full disclosure to each applicant in the selection of the development in which to reside, including basic information about available sites; and an estimate of the period of time the applicant would likely have to wait to be admitted to units of different sizes and types at each site;
 - Adoption of site-based waiting list would not violate any court order or settlement agreement or be inconsistent with a pending complaint brought by HUD;
 - The PHA shall take reasonable measures to assure that such waiting list is consistent with affirmatively furthering fair housing;
 - The PHA provides for review of its site-based waiting list policy to determine if it is consistent with civil rights laws and certifications, as specified in 24 CFR part 903.7(c)(1).
- 9. The PHA will comply with the prohibitions against discrimination on the basis of age pursuant to the Age Discrimination Act of 1975.
- 10. The PHA will comply with the Architectural Barriers Act of 1968 and 24 CFR Part 41, Policies and Procedures for the Enforcement of Standards and Requirements for Accessibility by the Physically Handicapped.
- 11. The PHA will comply with the requirements of section 3 of the Housing and Urban Development Act of 1968, Employment Opportunities for Low-or Very-Low Income Persons, and with its implementing regulation at 24 CFR Part 135.
- 12. The PHA will comply with acquisition and relocation requirements of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 and implementing regulations at 49 CFR Part 24 as applicable.

- 13. The PHA will take appropriate affirmative action to award contracts to minority and women's business enterprises under 24 CFR 5.105(a).
- 14. The PHA will provide the responsible entity or HUD any documentation that the responsible entity or HUD needs to carry out its review under the National Environmental Policy Act and other related authorities in accordance with 24 CFR Part 58 or Part 50, respectively.
- 15. With respect to public housing the PHA will comply with Davis-Bacon or HUD determined wage rate requirements under Section 12 of the United States Housing Act of 1937 and the Contract Work Hours and Safety Standards Act.
- 16. The PHA will keep records in accordance with 24 CFR 85.20 and facilitate an effective audit to determine compliance with program requirements.
- 17. The PHA will comply with the Lead-Based Paint Poisoning Prevention Act, the Residential Lead-Based Paint Hazard Reduction Act of 1992, and 24 CFR Part 35.
- 18. The PHA will comply with the policies, guidelines, and requirements of OMB Circular No. A-87 (Cost Principles for State, Local and Indian Tribal Governments), 2 CFR Part 225, and 24 CFR Part 85 (Administrative Requirements for Grants and Cooperative Agreements to State, Local and Federally Recognized Indian Tribal Governments).
- 19. The PHA will undertake only activities and programs covered by the Plan in a manner consistent with its Plan and will utilize covered grant funds only for activities that are approvable under the regulations and included in its Plan.
- 20. All attachments to the Plan have been and will continue to be available at all times and all locations that the PHA Plan is available for public inspection. All required supporting documents have been made available for public inspection along with the Plan and additional requirements at the primary business office of the PHA and at all other times and locations identified by the PHA in its PHA Plan and will continue to be made available at least at the primary business office of the PHA.
- 21. The PHA provides assurance as part of this certification that:
 - (i) The Resident Advisory Board had an opportunity to review and comment on the changes to the policies and programs before implementation by the PHA;
 - (ii) The changes were duly approved by the PHA Board of Directors (or similar governing body); and
 - (iii) The revised policies and programs are available for review and inspection, at the principal office of the PHA during normal business hours.
- 22. The PHA certifies that it is in compliance with all applicable Federal statutory and regulatory requirements.

Pleasanton Housing Authority	CA-081
PHA Name	PHA Number/HA Code
X 5-Year PHA Plan for Fiscal Years 20	- 20
X Annual PHA Plan for Fiscal Years 20	- 20

I hereby certify that all the information stated herein, as well as any information provided in the accompaniment herewith, is true and accurate. Warning: HUD will prosecute false claims and statements. Conviction may result in criminal and/or civil penaltics. (18 U.S.C. 1001, 1010, 1012; 31 U.S.C. 3729, 3802)

Name of Authorized Official	Title	
Steven Bocian	Executive Director	
Signature March P	Date 4/15/2015	

Applicant Name

Housing Authority of the City of Pleasanton, CA

Program/Activity Receiving Federal Grant Funding

Kottinger Place

Acting on behalf of the above named Applicant as its Authorized Official, I make the following certifications and agreements to the Department of Housing and Urban Development (HUD) regarding the sites listed below:

I certify that the above named Applicant will or will continue to provide a drug-free workplace by:

a. Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the Applicant's workplace and specifying the actions that will be taken against employees for violation of such prohibition.

b. Establishing an on-going drug-free awareness program to inform employees ---

(1) The dangers of drug abuse in the workplace;

(2) The Applicant's policy of maintaining a drug-free workplace;

(3) Any available drug counseling, rehabilitation, and employee assistance programs; and

(4) The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace.

c. Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by paragraph a.;

d. Notifying the employee in the statement required by paragraph a. that, as a condition of employment under the grant, the employee will --- (1) Abide by the terms of the statement; and

(2) Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction;

e. Notifying the agency in writing, within ten calendar days after receiving notice under subparagraph d.(2) from an employee or otherwise receiving actual notice of such conviction. Employers of convicted employees must provide notice, including position title, to every grant officer or other designee on whose grant activity the convicted employee was working, unless the Federalagency has designated a central point for the receipt of such notices. Notice shall include the identification number(s) of each affected grant;

f. Taking one of the following actions, within 30 calendar days of receiving notice under subparagraph d.(2), with respect to any employee who is so convicted ---

(1) Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended; or

(2) Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency;

g. Making a good faith effort to continue to maintain a drugfree workplace through implementation of paragraphs a. thru f.

2. Sites for Work Performance. The Applicant shall list (on separate pages) the site(s) for the performance of work done in connection with the HUD funding of the program/activity shown above: Place of Performance shall include the street address, city, county, State, and zip code. Identify each sheet with the Applicant name and address and the program/activity receiving grant funding.)

Kottinger Place 240 Kottinger Drive Pleasanton, CA 94566

Check here if there are workplaces on file that are not identified on the attached sheets.

I hereby certify that all the information stated herein, as well as any information provided in the accompaniment herewith, is true and accurate. **Warning:** HUD will prosecute false claims and statements. Conviction may result in criminal and/or civil penalties. (18 U.S.C. 1001, 1010, 1012; 31 U.S.C. 3729, 3802)

Name of Authorized Official	Title
Steven Bocian	Executive Director
Signature	Date
× Mul R	4/15/2015

Certification of Payments to Influence Federal Transactions

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

Applicant Name

Housing Authority of the City of Pleasanton, CA

Program/Activity Receiving Federal Grant Funding 5-Year / Annual Agency Plan / Capital Fund Program

The undersigned certifies, to the best of his or her knowledge and belief, that:

(1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.

(2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, Disclosure Form to Report Lobbying, in accordance with its instructions. (3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by Section 1352, Title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

I hereby certify that all the information stated herein, as well as any information provided in the accompaniment herewith, is true and accurate. **Warning:** HUD will prosecute false claims and statements. Conviction may result in criminal and/or civil penalties. (18 U.S.C. 1001, 1010, 1012; 31 U.S.C. 3729, 3802)

Name of Authorized Official	Title
Steven Bocian	Executive Director
Signature	Date (mm/dd/yyyy)
· That Z-	4/15/2015

Previous edition is obsolete

DISCLOSUR	E OF LOBBYING ACTIV	ITIES	Approved by OMB			
Complete this form to disclose	se lobbying activities pursuan	t to 31 U.S.C. 1352	0348-0046			
(See reve	erse for public burden disclosu					
	of Federal Action:	3. Report Type:				
b a. contract	a. bid/offer/application	a a. initial fil	ina			
b. grant	b. initial award	b. materia	-			
c. cooperative agreement	c. post-award		Change Only:			
d. loan	·		quarter			
e. Ioan guarantee			st report			
f. loan insurance						
4. Name and Address of Reporting Entity:	5. If Reporting Er	ntity in No. 4 is a Si	ubawardee, Enter Name			
X Prime Subawardee	and Address of					
	Pleasanton Housi	ng Authority				
	P.O. Box 520, Ple	asanton, CA 94566				
Congressional District, if known: 10	Congressional	District, if known:	10			
6. Federal Department/Agency:		m Name/Description				
Housing and Linhan Dovelanment (LILID)	-					
Housing and Urban Development (HUD)	Capital Fund Fro	Capital Fund Program				
	CFDA Number,	if applicable: 14.872	2			
8. Federal Action Number, if known:	9. Award Amoun	t, if known :				
(not known)	\$ (not known)					
10. a. Name and Address of Lobbying Regi	strant b. Individuals Pe	forming Services	(including address if			
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11. Information requested through this form is authorized by title 31 U.	S.C. section Signature:	Ther.	K			
 1352. This disclosure of lobbying activities is a material representation upon which reliance was placed by the tier above when this transaction 	ation of fact	m Region	/			
or entered into. This disclosure is required pursuant to 31 U.S.C.	1352. This Print Name:					
information will be available for public inspection. Any person who fa required disclosure shall be subject to a civil penalty of not less than		rector				
not more than \$100,000 for each such failure.	Telephone No.: 9	25-931-5002	Date: 4/15/2015			
Federal Use Only:			Authorized for Local Reproduction			
			Standard Form LLL (Rev. 7-97)			
			·····			

Annual Statement/Performance and Evaluation Report Capital Fund Program, Capital Fund Program Replacement Housing Factor and Capital Fund Financing Program

U.S. Department of Housing and Urban Development Office of Public and Indian Housing OMB No. 25770226 Expires 0//31/201 0

PHA Na	Pleasanton Housing Authority	Grant Typea	and Number Program Grant N&A39P0815	0115Replacement Housing Fa	actor Grant	FFY of Gr	^{ant:} 2015
	Pleasanion housing Autionty	Date of CFFF_				ant Approval:	
X Oriai	ormance and Evaluation Report for Period Ending:	Disasters/Eme		nual Statement (revision no: Final Performance and Evalua) tion Report		
_ine	Summary by Development Account			nated Cost		Total Actual Co	
			Original	Revised	Obligated		Expended
	Total non-CFP Funds						
2	1406 Operations (may not exceed 20% of line 21)					
3	1408 Management Improvements						
4	1410 Administration (may not exceed 10% of lin	e 21)					
5	1411 Audit						
6	1415 Liquidated Damages						, , , .
7	1430 Fees and Costs						
8	1440 Site Acquisition						
9	1450 Site Improvement		\$51,501.00				
10	1460 Dwelling Structures						
11	1465.1 Dwelling Equipment Nonexpendable						
12	1470 Nondwelling Structures			<u></u>			
13	1475 Nondwelling Equipment						
14	1485 Demolition						
15	1492 Moving to Work Demonstration						
16	1495.1 Relocation Costs			·····			
17	1499 Development Activities						
18a	1501 Collateralization or Debt Service paid by th	e PHA					
18ba	9000 Collateralization or Debt Service paid Via Syst	em of Direct					
	Payment						
19	1502 Contingency (may not exceed 8% of line 2	0) (0					
20	Amount of Annual Grant: (sum of lines £19)		\$51,501.00				
21	Amount of line 20 Related to LBP Activities		-0-				
22	Amount of line 20 Related to Section 504 Activit	ies	n/a	in a second			
23	Amount of line 20 Related to SecuritySoft Costs		n/a				
24	Amount of line 20 Related to Security-lard Costs		n/a				· · · · · · · · · · · · · · · · · · ·
25	Amount of line 20 Related to Energy Conservati		n/a				

¹ To be completed for the Performance and Evaluation Report. ² To be completed for the Performance and Evaluation Report or a Revised Annual Statement. ³ PHAs with under 250 units in management may use 100% of CFP Grants for operations.

4 RHF funds shall b included here.

Annual Statement/Performance and Evaluation Report Capital Fund Program, Capital Fund Program Replacement Housing Factor and Capital Fund Financing Program

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

Expires

Part	I: Summary						
PHAI	Name:	Grant Typea	t Typeand Number al FunProgram Grant NoA39P08150115Replacement Housing Factor Grant I			FFY of Grant: 2015 FFY of Grant Approval: 2014	
Plea	asanton Housing Authority	Date of CFFF_					
X Original	of Grant Annual Statement Reserve for mance and Evaluation Report for Period Ending:	Disasters/Emer	rgencies	Revised Annual Statement (revision Final Performance and Evaluation F			
Line	Summary by Development Account		Total Esti	nated Cost	Т	otal Actual Cost ¹	
			Original Revised	2	Obligated	Expended	
	ature of Executive Director	2	Date 4/6/2015	Signature of Public Housing Di	rector	Date	

U.S. Department of Housing and Urban Development Office of Public and Indian Housing Expires 1/31/201

Part II: Supporting F	Pages	1						
PHA Name:	Grant	Type and Number		15		Federal FFY of	Grant:	
Pleasanton Ho	busing Authority Replace	Fund Program Grai cement Housing Fa	ctor Grant No:	15 CFFP (Yes/ No):	2015		
Development Number Name/PHAWide Activities	General Description of Ma Categories	jor Work Develo Accour	pment Quantity ht No.	Total Esti	mated Cost	Total Actual Cost		Status of Work
Activities				Original	Revised	Funds Obligated ²	Funds Expended	
CA-081-002	Kottinger Place Site Improveme	ent		\$51,501.00				
				+				
	······································							
				<u> </u>				

¹ To be completed for the Performance and Evaluation Report or a Revised Annual Statement.

² To be completed for the Performance and Evaluation Report.

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

Part II: Supporting F	Pages								
PHA Name:		Grant Type and	Number	000045044			Federal FFY of Gr	ant:	
Pleasanton Ho	ousing Authority	Capital Fund Prog Replacement Ho				(Yes/ No):	2015		
Development	General Description	n of Major Work	Development	Quantity	Total Estir	mated Cost	Total Actu	ial Cost	Status of Work
Number	Catego	ries	Account No.						
Name/PHAWide									
Activities							Funda Obligated		
					Original	Revised	Funds Obligated	Funds	
								Expended	
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¹ To be completed for the Performance and Evaluation Report or a Revised Annual Statement.

² To be completed for the Performance and Evaluation Report.

Part III: Implementation Sc	hedule for Capital Fund F	Financing Program			
PHA Name: Pleasanton Housing Authority					Federal FFY of Grant: 2015
Development Number Name/PHAWide Activities	All Fund O (Quarter En			Expended nding Date)	Reasons for Revised Target Dates
	Original Obligation End Date	Actual Obligation End Date	Original Expenditure End Date	Actual Expenditure End Date	
CA-081-002	6/30/2016				
	······································				
······································					

¹ Obligation and expenditure end dated can only be revised with HUD approval pursuant to Section 9j of the U.S. Housing Act of 1937, as amended.

Part III: Implementation Schedule for Capital Fund Financing Program

Housing Authority	1			Federal FFY of Grant: 2015
Dement Number All Fund Obligated PHAWide (Quarter Ending Date) Ctivities			•	Reasons for ReviseTarget Date
Original Obligation End Date	Actual Obligation End Date	Original Expenditure End Date	Actual Expenditure End Date	
	All Fund O (Quarter En Original Obligation	(Quarter Ending Date) Original Obligation Actual Obligation	All Fund Obligated All Funds (Quarter Ending Date) (Quarter E Original Obligation Actual Obligation Original Expenditure	All Fund Obligated (Quarter Ending Date) All Funds Expended (Quarter Ending Date) Original Obligation Actual Obligation Original Obligation Actual Obligation

¹ Obligation and expenditure end dated can only be revised with HUD approval pursuant to Section 9j of the U.S. Housing Act of 1937, as amended.

	t I: Summary Name/Number	Ŧ	Locality (City/County & State)	Pleasanton, CA	Original 5-Year Plan	n Revision No:
A.	Development Number and Name Kottinger Place CA-081-002	Work Statement for Year 1 FFY 2015	Work Statement for Year 2 FFY 2016	Work Statement for Year 3 FFY 2017	Work Statement for Year 4 FFY 2018	Work Statement for Year 5 FFY 2019
B.	Physical Improvements Subtotal	Annual Statement	\$50,000 (est'd)	\$0	\$0	\$0
C.	Management Improvements					
D.	PHA-Wide Non-dwelling Structures and Equipment					
E.	Administration					
F.	Other		······			
G.	Operations					
H.	Demolition					
I.	Development					
J.	Capital Fund Financing – Debt Service					
K.	Total CFP Funds		\$50,000 (est'd)	\$0	\$0	\$0
L.	Total Non-CFP Funds					
M.	Grand Total					

	Part I: Summary (Continuation)										
PHA	Name/NumberPleasanton H	Housing Authority	Locality (City/county & State	Pleasanton, CA	Original 5-Year Plan Revision No:						
	Development Number and Name	Work Statement for Year 1 FFY	Work Statement for Year 2 FFY	Work Statement for Year 3 FFY	Work Statement for Year 4 FFY	Work Statement for Year 5 FFY					
		Annual Statement									
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		and the second		*****							
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Part II: Supp	oorting Pages – Physical Needs Wor	rk Statement	t(s)			
Work	Work Statement for Year 2 FFY 2016			Work Statement for Year: 3 FFY 2017		
Statement for						
Year 1 FFY 2015	Development Number/Name General Description of Major Work Categories	Quantity	Estimated Cost	Development Number/Name General Description of Major Work Categories	Quantity	Estimated Cost
See	Kottinger Place (CA-081-002)			Kottinger Place (CA-081-002)		
Annual	Site Improvement		\$50,000	Site Improvement		\$0
Statement					<u>. </u>	
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artes:	Subtotal of Estimated Cost		\$ 50,000	Subtotal of Estimated Cost		\$

Part II: Sup	porting Pages – Physical Needs Work S	tatement(s)			
Work Statement for	Work Statement for Year 4 FFY 2018		Work Statement for Year: 5 FFY 2019			
Year 1 FFY 2015	Development Number/Name General Description of Major Work Categories	Quantity	Estimated Cost	Development Number/Name General Description of Major Work Categories	Quantity	Estimated Cost
- HINSeether	Kottinger Place (CA-081-002)			Kottinger Place (CA-081-002)		
Annual	Site Improvement		\$0	Site Improvement		\$0
Statement						

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				-		
Hindhiad I.						
Gentleman.						
	Subtotal of Estimated Co	st	\$	Subtotal of Estimate	d Cost	\$

Part III: Supp	oorting Pages – Management Needs Work Sta	tement(s)		
Work	Work Statement for Year 2	_	Work Statement for Year: 3	
Statement for	FFY 2016		FFY 2017	
Year 1 FFY	Development Number/Name	Estimated Cost	Development Number/Name	Estimated Cost
<u>2015</u>	General Description of Major Work Categories		General Description of Major Work Categories	
Store Sec	Kottinger Place (CA-081-002)		Kottinger Place (CA-081-002)	
Annual				
Statement				
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			C 14441 - C D-dim 44 1 C 4	\$
	Subtotal of Estimated Cost	\$	Subtotal of Estimated Cost	¢

orting Pages – Management Needs Work St			
Work Statement for Year 4		Work Statement for Year: 5	
	Estimated Cost		Estimated Cost
General Description of Major Work Categories		General Description of Major Work Categories	
Kottinger Place (CA-081-002)		Kottinger Place (CA-081-002)	
	_		
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			·····
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Subtotal of Estimated Cost	\$	Subtotal of Estimated Cost	\$
	FFY 2018 Development Number/Name General Description of Major Work Categories Kottinger Place (CA-081-002)	Development Number/Name Estimated Cost General Description of Major Work Categories	Development Number/Name Estimated Cost Development Number/Name General Description of Major Work Categories General Description of Major Work Categories Kottinger Place (CA-081-002) Kottinger Place (CA-081-002) Image: Stress of the stress of t

<u>Pleasanton Housing Authority (CA081)</u> Definition of Significant Amendment / Modification

Section 10(b) of the PHA 5-Year and Annual Plan includes the following definition of "significant amendment" and "substantial deviation/modification":

a. Substantial Deviation from the 5-Year Plan

A "substantial deviation" from the PHA's 5-Year Plan is defined as:

- A change to the PHA's overall mission, or
- A complete change or abandonment of the PHA's identified goals that significantly affect services to residents.

A "substantial deviation" does not relate to meeting identified objectives or delays in implementation of an objective due to the PHA's business needs, emergencies, or circumstances beyond the PHA's control.

b. Significant Amendment or Modification to the Annual Plan

A "significant amendment or modification" to the PHA's 5-Year Plan and Annual Plan is defined as:

- A significant change to the PHA's strategies for meeting the housing needs of families in its jurisdictions, or
- A significant change in the planned use of financial resources.

A "significant amendment or modification" does not relate to identified goals/objectives that are later refined through coordination with the local jurisdictions, city/county planning departments, or local jurisdictions' Consolidated Plan proposals/programs.

<u>Pleasanton Housing Authority (CA081)</u> Certification of Compliance with Public Hearing

I hereby certify that, in compliance with 24 CFR Part 905, the PHA 5-Year and Annual Plan for the Pleasanton Housing Authority was reviewed in a public hearing before the Housing Authority Board of Commissioners on Thursday, April 16, 2015.

Trol 1

Steven Bocian, Executive Director

Date

Attachment 2

Local Government Certification of Consistency with the Consolidated Plan.

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

I, <u>Steven Bocian</u> the <u>Assistant City Manager</u> certify that the Five Year and Annual PHA Plan of the <u>Pleasanton Housing Authority</u> is consistent with the Consolidated Plan of Alameda County HOME Consortium prepared pursuant to 24 CFR Part 91.

Hum /2 April 15, 2015

Signed / Dated by Appropriate State or Local Official

Attachment 3

Fair Housing Documentation Supporting Fair Housing Certifications

Fair Housing Documentation Supporting Fair Housing Certifications

I, <u>Steven Bocian, Executive Director, Pleasanton Housing Authority</u>, certify that the PHA has examined its programs, identified any impediments to fair housing choice in those programs, is addressing those impediments in a reasonable fashion in view of the resources available, and is working with the City of Pleasanton to implement any of its initiatives to affirmatively further fair housing that require the PHA's involvement. Further, the Five Year and Annual PHA Plan of the Pleasanton Housing Authority are consistent with the "Analysis of Impediments to Fair Housing Choice" adopted January 2015 by the Alameda HOME Consortium Jurisdictions (of which the City of Pleasanton is a member jurisdiction).

Hum F

Steven Bocian, Assistant City Manager

____April 15, 2015____

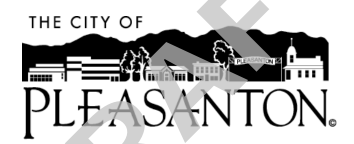
Date

Attachment 4

Housing Needs Statement of the Consolidated Plan

Consolidated Plan

Housing and Community Development Strategic Plan FY 2015 – FY 2019



Alameda County HOME Consortium May 2015

Executive Summary

ES-05 Executive Summary - 91.200(c), 91.220(b)

1. Introduction

Alameda County Housing and Community Development Department (HCD) of the Alameda County Community Development Agency is the lead agency for the Alameda County HOME Consortium, which includes the cities of Alameda, Fremont, Hayward, Livermore, Pleasanton, San Leandro, and Union City, and the Urban County, which includes the cities of Albany, Dublin, Emeryville, Newark, and Piedmont, and the unincorporated areas of the County.

The HOME Consortium (referred to as the Consortium in this document) has adopted a five-year consolidated planning cycle starting July 1, 2015, through June 30, 2020, and has produced this Action Plan for the first year of that cycle (July 1, 2015 – June 30, 2016) (FY15). This Consolidated Plan and Action Plan have been prepared for all jurisdictions in the Consortium. HCD coordinated the process with the assistance of community development and planning staff from each of the Consortium's jurisdictions.

The Consolidated Plan and Action Plan are important documents for the HOME Consortium. Built on interagency coordination, consultation, and public participation, the Consolidated Plan and Action Plan focus attention on housing and community development needs and the resources available to meet these needs.

2. Summary of the objectives and outcomes identified in the Plan

The City of Pleasanton's Five-Year Strategic Plan includes the following priorities:

PRIORITY HOUSING NEEDS

- Rental Housing Production
- Housing Preservation
- First Time Homebuyer
- Fair Housing

PRIORITY HOMELESS NEEDS

PRIORITY SUPPORTIVE HOUSING NEEDS

COMMUNITY DEVELOPMENT NEEDS

Health Care Access

Consolidated Plan

- Youth Opportunities
- Seniors
- Emerging Community Needs
- Infrastructure Development
- Economic Development

3. Evaluation of past performance

An evaluation of FY13 activities was developed for public comment in August 2014. Accomplishments for FY13 activities were included in the FY13 CAPER that was released for public comment in September 2014. Please refer to prior year CAPERs for an evaluation of past performance. The CAPER for FY14/15 will be completed in September 2015.

4. Summary of citizen participation process and consultation process

Community participation is a very important part of the Consolidated Plan and Action Plan development process. The City maintains an active database of potential interested parties and uses it to send out notification of grant funding opportunities at the beginning of every application cycle (early December) which is also the beginning of the annual Action Plan (and Consolidated Plan) process. The list currently includes approximately 250 nonprofit agencies, individuals, and other interested parties. In addition, ads are placed in local newspapers (including the Pleasanton Weekly which is distributed to every household in Pleasanton) and on the City's web site. Interested parties have multiple opportunities to participate and provide input on the process starting with annual grant workshops in early December through the annual CAPER hearing held annually in August.

A pre-draft public hearing on the Consolidated Plan and Analyisis of Impediments to Fair Housing Choice (AI) took place on January 13, 2015, at the Housing and Community Development Advisory Committee meeting. The purpose of the meeting was to present an overview of the Consolidated Plan and AI, and review and solicit input on the housing and community development needs in the HOME Consortium. No public comments were received.

The 30-day public comment period for the Consolidated Plan will take place from April 9 - May 8, 2015. A public hearing will be held on April 16, 2015, to take comments on the draft HOME Consortium Consolidated Plan. Public Notices are placed in the following newspapers: Alameda Times Star, Oakland Tribune, Hayward Daily Review, Fremont Argus and the Tri-Valley Herald. The notice includes provisions for how the disabled can access the meeting along with a detailed description of what is included in the Consolidated Plan. At the public hearing, the hearing is listed and noticed as a hearing in the agenda. A sign-in sheet is circulated for attendance. HCD staff present the staff report regarding the Consolidated Plan. Committee members ask questions of staff, the public is then asked to make comments. Any comments are recorded in the meeting. The draft Consolidated Plan will be distributed to all cities and main library branches in Alameda County, HUD, and any interested citizens, organizations, or agencies. The City will also post the draft and final plans on its web site. Once the Consolidated Plan is adopted, it will be made available along with any substantial amendments (if necessary) and the annual performance reports made to the general public.

5. Summary of public comments

To-date no comments have been received.

6. Summary of comments or views not accepted and the reasons for not accepting them

Not applicable.

7. Summary

Not applicable.

PLEASANTON

OMB Control No: 2506-0117 (exp. 07/31/2015)

The Process

PR-05 Lead & Responsible Agencies - 91.200(b)

1. Describe agency/entity responsible for preparing the Consolidated Plan and those responsible for administration of each grant program and funding source

The following are the agencies/entities responsible for preparing the Consolidated Plan and those responsible for administration of each grant program and funding source.

Agency Role	Name	Department/Agency
Lead Agency	PLEASANTON	
CDBG Administrator	PLEASANTON	City Manager / Housing Division
HOPWA Administrator		
HOME Administrator		
HOPWA-C Administrator		

Table 1– Responsible Agencies

Narrative

The Consolidated Plan is prepared by the City's Housing Specialist who reports directly to the Assistant City Manager in the City Manager's office. The Housing Specialist is also responsible for administering the CDBG program and is the liaison to County of Alameda for matters related to the HOME program (the City of Pleasanton is a member of the Alameda County HOME Consortium).

Consolidated Plan Public Contact Information

City of Pleasanton Attn: Scott Erickson, Housing Specialist 200 Old Bernal Ave., P.O. Box 520 Pleasanton, CA 94566-0802 Tel. 925-931-5007 Email: serickson@cityofpleasantonca.gov

PR-10 Consultation - 91.100, 91.200(b), 91.215(l)

1. Introduction

The Consolidated Plan is an important document for the HOME Consortium. Built on interagency coordination, consultation, and public participation, the Consolidated Plan focuses attention on housing and community development needs and resources available to meet these needs.

The FY15-FY19 Consolidated Plan was prepared through consultation with other public and private entities. At the countywide level, the HOME Consortium Technical Advisory Committee (TAC), composed of staff from all jurisdictions in the HOME Consortium, met bi-monthly to provide policy input into the Action Plan planning process. Additional countywide consultation efforts are discussed in detail in the Alameda County section of the Consolidated Plan is an important document for the HOME Consortium

Locally, information for Pleasanton's section of the Consolidated Plan was collected through consultation with a variety of entities:

The City's Human Services Commission (HSC) is appointed by the City Council and holds public meetings monthly on the first Wednesday of the month. The HSC provides the main public forum for discussion of a range of issues related to public services in Pleasanton and the Tri-Valley region. Of specific relevance to the Consolidated Plan were meetings held in August 2014 (for the annual CAPER review), October 2014 (discussion of Consolidated Plan goals), November 2014 (discussion of priorities for the upcoming Housing and Human Services Grant, or HHSG, process), February 2015 (discussion of the process for reviewing and evaluating applications for HHSG funding), and April 2015 (recommendation for HHSG funding for projects to be included in the next Action Plan).

The City's Housing Commission (HC) is also appointed by the City Council and holds public meetings monthly on the third Thursday of the month. The HC is similar to the HSC but focuses on housing-related projects and issues. The HC provided a representative to a multi-jurisdictional subcommittee in October 2014 to develop updated policies and priorities for the new Consolidated Plan. In March 2015, the HC developed a recommendation for HHSG funding for housing-related projects and programs to be included in the next Action Plan.

The City Council served as the highest level decision making body for all matters related to the Consolidated Plan. The Council holds public meetings twice monthly on the first and third Tuesday of the month. The Council will meet in April 2015 to review recommendations for HHSG funding from the HSC and HC for projects to be included in the next Action Plan. At the same meeting, the Council will hear public comments and is expected to formally approve the Consolidated Plan for FY 2015-19 and the Action Plan for FY 2015-16 for submission to HUD.

Provide a concise summary of the jurisdiction's activities to enhance coordination between public and assisted housing providers and private and governmental health, mental health and service agencies (91.215(I)).

In October 2014, the cities of Pleasanton and Livermore formed a multi-jurisdictional subcommittee specifically to discuss policies and priorities for incorporation into the FY 2015-19 Consolidated Plan. The subcommittee, comprised of commission and staff representatives from both cities, held two open public meetings which resulted in an updated set of common regional priorities for incorporation into the Con Plan.

In addition to the Tri-Valley Human Services Needs Assessment referenced earlier, the recent Housing Element update process provided another significant opportunity for public input regarding goals, policies, and programs for the City's future housing development. The Housing Element process (which started in early 2014 and culminated in early 2015 with certification by the State) was conducted in collaboration with PMC, a consultant specializing in the preparation of local housing elements. The process involved two public community workshops, stakeholder consultations, and focus group meetings that took place throughout 2014. Stakeholder meetings involved participation from both non-profit and for-profit groups, including Community Resources for Independent Living (CRIL), Neighborhood Solutions, Community Housing Developers, Citizens for a Caring Community, Sunflower Hill, the JRB Group, Tri-Valley REACH, Satellite Affordable Housing, MidPen Housing, ROEM Development Corporation, Ponderosa Homes, Habitat for Humanity, and local real estate representatives.

The City of Pleasanton collaborates with Livermore and Dublin to hold two annual grant kickoff meetings in early December. The City maintains an active database of potential interested parties and uses it to send out notification of grant funding opportunities at the beginning of every application cycle (early December). The list currently includes approximately 250 nonprofit agencies, individuals, and other interested parties. In addition, ads are placed in local newspapers (including the Pleasanton Weekly which is distributed to every household in Pleasanton) and on the City's web site. Representatives from approximately 60 agencies (primarily non-profit) and other interested parties attended the annual meetings held in December 2014 and were able to use these opportunities to learn and provide feedback regarding policies and programs of relevance to the Consolidated Plan.

Describe coordination with the Continuum of Care and efforts to address the needs of homeless persons (particularly chronically homeless individuals and families, families with children, veterans, and unaccompanied youth) and persons at risk of homelessness

The EveryOne Home Plan has been adopted by the Alameda County Board of Supervisors and all 14 cities, and endorsed by numerous community organizations.

Implementation of the Plan is coordinated by a community-based organization of the same name. It is guided by a Leadership Board comprised of jurisdictional appointed members and key community constituencies such as consumers, cities, nonprofit service providers and housing developers, businesses, law enforcement, housing authorities, and faith-based organizations.

EveryOne Home envisions a system of housing and services in Alameda County that, by 2020, ensures all extremely low-income residents have a safe, supportive and permanent place to call home, with services available to help them stay housed and improve the quality of their lives. EveryOne Home partners are working on five core strategies: 1) Prevent homelessness and other housing crises; 2) Increase housing opportunities for homeless and extremely low-income households; 3) Deliver flexible services to support stability and independence; 4) Measure success and report outcomes; and 5)Develop long-term leadership and build political will.

Alameda County will continue to implement a program using State funds at the County level that uses rapid rehousing strategies to assist homeless individuals leaving State correctional facilities to avoid homelessness. The THP+ program provides transitional housing for youth aging out of foster care. In addition, the Social Services Agency in the County, in collaboration with local providers, is development an 'Emancipation Village' with housing and services for emancipating foster youth. While the Village is located in Oakland, it will serve youth coming from the entire County.

Stakeholders in Alameda County have been assessing the needs of persons experiencing homelessness and working to improve our response across the county since the founding of Alameda County-wide Homeless Continuum of Care Council in 1997. The collaboration includes cities and Alameda County government agencies representing three separate care systems — homeless services, HIV/AIDS services and mental health services — that share overlapping client populations. Alameda Countywide Homeless and Special Needs Housing Plan, now known as the EveryOne Home plan, helped to form EveryOne Home into a community based organization to implement the Plan and now serves as the County's Continuum of Care.

EveryOne Home coordinates local efforts to address homelessness, seeks to maintain the existing service capacity, build new partnerships that generate greater resources for the continuum of housing, services, and employment, and establish inter-jurisdictional cooperation. EveryOne Home leverages substantial federal, state, and local resources for homeless housing and services, standardize data collection, and facilitate a year-round process of collaboration. EveryOne Home includes representation from HOME Consortium jurisdictions and CDBG entitlement jurisdictions in the County, service providers and advocates, homeless or formerly homeless persons, representatives of the faith community, business representatives, and education and health care professionals. EveryOne Home receives administrative funding through Alameda County's General Fund as well as contributions from each of Alameda County's jurisdictions.

Describe consultation with the Continuum(s) of Care that serves the jurisdiction's area in determining how to allocate ESG funds, develop performance standards and evaluate outcomes, and develop funding, policies and procedures for the administration of HMIS

Consultation with EveryOne Home, the Alameda Countywide Continuum of Care, on the use of Emergency Solutions Grant (ESG) funds, began in early 2012, when representatives from the City of Berkeley, the City of Oakland, Alameda County Housing and Community Development Department (Urban County grantee), and EveryOne Home worked together to implement the new ESG requirements in a way that would be consistent county-wide and would continue a collaboration which began in 2009 with American Recovery and Reinvestment Act (ARRA) Homelessness Prevention and Rapid Re-housing (HPRP) funds. This collaboration resulted in the creation of Priority Home Partnership (PHP), which was a single county-wide program to implement HPRP. EveryOne Home held a community-wide meeting at which additional consultation and public input into the use of ESG funds was solicited. A series of meetings with EveryOne Home and the ESG grantees continues through the year and a coordinated ESG program was established and began implementation in early 2013. This coordinated program will use this same structure for FY15-FY19 ESG funding.

- Alameda County HCD, City of Berkeley and City of Oakland met to discuss regional issues affecting all three entitlement jurisdictions and to coordinate HOPWA and Continuum of Care consultations.
- Presentation of the draft Community Development Block Grant Unincorporated County Strategy 2015-2019 before the Unincorporated Services Committee of the Alameda County Board of Supervisors. Received Citizen input on Strategy to date.
- Meeting between Healthy Homes and Urban County to develop strategies for ways the Healthy Homes program could meet the needs of the Urban County jurisdictions for the next five years.
- Email and telephone conversations regarding needs and activities for next five years. Also consulted with City of Alameda Housing Authority and City of Livermore Housing Authority. City of Pleasanton Housing Authority is a part of the Housing Authority of Alameda County.
- Stakeholders survey for the Analysis of Impediments to Fair Housing Choice telephone and email survey.
- Survey sent out to HOME Consortium jurisdictions Citizen's Advisory Committees (or equivalent) to get their perceptions on what the priority needs are for the HOME Consortium over the next five years. 143 responses received. Information used to help shape priority areas.
- Joint meeting with the Cities of Berkeley and Oakland, HCD and Everyone Home to develop five year strategies for ending homelessness.
- Meeting with the Cities of Oakland, Berkeley, HCD and Contra Costa County to discuss regional HOPWA needs for the next five years.

Efforts were made to include as broad a group of community stakeholders as possible. No agency types were excluded from participation.

Efforts were made to include as broad a group of community stakeholders as possible. No agency types were excluded from participation.

2. Describe Agencies, groups, organizations and others who participated in the process and describe the jurisdictions consultations with housing, social service agencies and other entities

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1	ble 2– Agencies, groups, organizations who participat Agency/Group/Organization	ALAMEDA COUNTY HOUSING & COMMUNITY
		DEVELOPMENT
	Agency/Group/Organization Type	Other government - County
	What section of the Plan was addressed by	Housing Need Assessment
	Consultation?	Lead-based Paint Strategy
		Homelessness Strategy
		Homeless Needs - Chronically homeless
		Homeless Needs - Families with children
		Homelessness Needs - Veterans
		Homelessness Needs - Unaccompanied youth
		Non-Homeless Special Needs
		Market Analysis
		Anti-poverty Strategy
	How was the Agency/Group/Organization	Alameda County is the lead agency in the Alameda
	consulted and what are the anticipated	County HOME Consortium and coordinates much
	outcomes of the consultation or areas for	of the information collection for the preparation of
	improved coordination?	the Consolidated Plan.
2	Agency/Group/Organization	Housing Authority of Alameda County
	Agency/Group/Organization Type	РНА
	What section of the Plan was addressed by	Housing Need Assessment
	Consultation?	Public Housing Needs
	How was the Agency/Group/Organization	HACA administers the Section 8 voucher program
	consulted and what are the anticipated	In Pleasanton and provided info on the number of
	outcomes of the consultation or areas for	current voucher holders as well as general
	improved coordination?	information on the demand for Public Housing and
		rental assistance in Pleasanton and the
		surrounding region.
3	Agency/Group/Organization	Neighborhood Solutions
	Agency/Group/Organization Type	Housing
	What section of the Plan was addressed by	Housing Need Assessment
	-	0
	Consultation?	Housing rehabilitation needs
	Consultation? How was the Agency/Group/Organization	Housing rehabilitation needs The City has a contract with Neighborhood
	Consultation? How was the Agency/Group/Organization consulted and what are the anticipated	Housing rehabilitation needs The City has a contract with Neighborhood Solutions (NS) to administer the Housing
	Consultation? How was the Agency/Group/Organization consulted and what are the anticipated outcomes of the consultation or areas for	Housing rehabilitation needs The City has a contract with Neighborhood Solutions (NS) to administer the Housing Rehabilitation Program. NS provided data on past,
	Consultation? How was the Agency/Group/Organization consulted and what are the anticipated	Housing rehabilitation needs The City has a contract with Neighborhood Solutions (NS) to administer the Housing Rehabilitation Program. NS provided data on past, current, and projected demand for housing
	Consultation? How was the Agency/Group/Organization consulted and what are the anticipated outcomes of the consultation or areas for improved coordination?	Housing rehabilitation needs The City has a contract with Neighborhood Solutions (NS) to administer the Housing Rehabilitation Program. NS provided data on past, current, and projected demand for housing rehabilitation services in Pleasanton.
4	Consultation? How was the Agency/Group/Organization consulted and what are the anticipated outcomes of the consultation or areas for	Housing rehabilitation needs The City has a contract with Neighborhood Solutions (NS) to administer the Housing Rehabilitation Program. NS provided data on past, current, and projected demand for housing

Table 2– Agencies, groups, organizations who participated

What section of the Plan was addressed by	Housing Need Assessment
Consultation?	Economic Development
	Human Services Needs Assessment
How was the Agency/Group/Organization	The cities of Pleasanton and Livermore
consulted and what are the anticipated	collaborated to conduct the Tri-Valley Human
outcomes of the consultation or areas for	Services Needs Assessment in 2011. In 2013, the
improved coordination?	City of Pleasanton used the results of the needs
	assessment to produce a strategic plan for
	implementation.

Identify any Agency Types not consulted and provide rationale for not consulting Not applicable.

Other local/regional/state/federal planning efforts considered when preparing the Plan

Name of Plan	Lead Organization	How do the goals of your
		Strategic Plan overlap with the
		goals of each plan?
Continuum of Care		

 Table 3– Other local / regional / federal planning efforts

Describe cooperation and coordination with other public entities, including the State and any adjacent units of general local government, in the implementation of the Consolidated Plan (91.215(I))

See above.

Narrative

In 2011, Resource Development Associations (RDA), a local consulting firm specializing in strategic planning and evaluation for local government and nonprofit entities, facilitated a broad-based community-driven assessment of human service needs in Eastern Alameda County (commissioned jointly by the Tri-Valley cities of Pleasanton, Livermore, and Dublin). The effort resulted in the adoption in late 2011 of the Tri-Valley Human Services Needs Assessment which identified strengths as well as gaps in human services in the Tri-Valley region (the full study is available on the City's web site at http://www.cityofpleasantonca.gov/civicax/filebank/blobdload.aspx?BlobID=24607). In addition to multi-jurisdictional collaboration, the study involved several community surveys as well as direct consultation with a large number of nonprofit agencies, individuals, and other interested parties in a variety of settings and formats (e.g., key informant interviews, focus discussion groups, etc.). Agencies consulted included Child Care Links, Alameda County Public Health, WHEELS (local transit company), YMCA, County Welfare / Food Stamp Program, ECHO Housing, Senior Support of the Tri-Valley, County Behavioral Health, Abode Services, Easter Seals, Community Resources for Independent Living (CRIL),

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DCARA (Deaf Counseling, Advocacy, and Referral Agency), East Bay Innovations, Shepherd's Gate homeless shelter, Open Heart Kitchen, Axis Community Health, Tri-Valley Haven, Hayward, Day Labor Center, National Association on Mental Illness, Horizons Family Counseling, CAPE (Community Association for Preschool Education), Tri-Valley Housing Opportunity Center, local churches and faithbased groups, and others. In 2014, the Pleasanton HSC adopted a Strategic Plan to provide an implementation strategy for addressing the needs identified in the study (http://www.cityofpleasantonca.gov/pdf/HS-Strategic-Plan-2014.pdf).

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OMB Control No: 2506-0117 (exp. 07/31/2015)

PR-15 Citizen Participation - 91.401, 91.105, 91.200(c)

1. Summary of citizen participation process/Efforts made to broaden citizen participation Summarize citizen participation process and how it impacted goal-setting

All aspects of programs administered by the City are conducted with freedom of access for all interested persons. Citizens are encouraged to be involved in the development of programs offered by the City including recommending program policies and funding, the five year Consolidated Plan, Annual Action Plan, Substantial Amendments to the Consolidated/Action Plans, Consolidated Annual Performance and Evaluation Report (CAPER), and the Citizen Participation Plan. Community participation is a very important part of the Consolidated Plan development process. As noted in the preceding section, many organizations were contacted during the development period both locally and at the County level.

As described earlier, the City maintains an active database of potential interested parties and uses it to send out notification of grant funding opportunities at the beginning of every application cycle (early December) which is also the beginning of the annual Action Plan (and Consolidated Plan) process. The list currently includes approximately 250 nonprofit agencies, individuals, and other interested parties. In addition, ads are placed in local newspapers (including the Pleasanton Weekly which is distributed to every household in Pleasanton) and on the City's web site. Interested parties have multiple opportunities to participate and provide input on the process starting with annual grant workshops in early December through the annual CAPER hearing held annually in August.

A pre-draft public hearing on the Consolidated Plan and Analysis of Impediments to Fair Housing Choice (AI) took place on January 13, 2015 at the Housing and Community Development Advisory Committee meeting. The purpose of the meeting was to present an overview of the Consolidated Plan and AI, and review and solicit input on the housing and community development needs in the HOME Consortium. No public comments were received.

The 30-day public comment period for the Consolidated Plan will take place from April 9 - May 8, 2015. A public hearing will be held on April 16, 2015, to take comments on the draft HOME Consortium Consolidated Plan. Public Notices are placed in the following newspapers: Alameda Times Star, Oakland Tribune, Hayward Daily Review, Fremont Argus and the Tri-Valley Herald. Any comments are recorded in the meeting.

The draft Consolidated Plan will be distributed to all cities and main library branches in Alameda County, HUD, and any interested citizens, organizations, or agencies. The City will also post the draft and final plans on its web site. Once the Consolidated Plan is adopted, it will be made available along with any substantial amendments (if necessary) and the annual performance reports made to the general public.

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Additional local citizen participation and outreach efforts are described below.

Citizen Participation Outreach

Sort Order	Mode of Outreach	Target of Outreach	Summary of response/attendance	Summary of comments received	Summary of comments not accepted	URL (If applicable)
					and reasons	

Table 4– Citizen Participation Outreach

Needs Assessment

NA-05 Overview

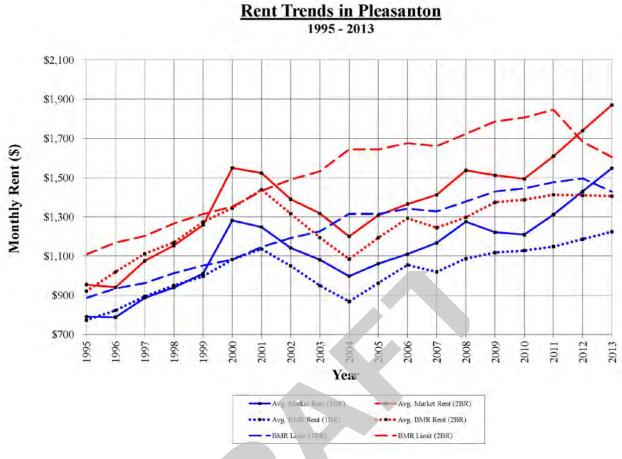
Needs Assessment Overview

According to the 2010 U.S. Census, Pleasanton experienced population growth of approximately 11% from 2000 (63,645) to 2010 (70,711). Overall increases in population require planning for new housing, as well as rehabilitation of existing housing stock and efforts to keep the existing housing stock affordable. The Alameda County HOME Consortium has conducted a Housing Needs Assessment, Housing Market Analysis and Homelessness Analysis to provide an overview of the current state of housing and homelessness within the HOME Consortium. The results are provided in the County's section of the Consolidated Plan.

As noted countywide, the recent economic recession substantially increased the number of households with cost burdens and other housing problems both nationally and statewide. While economic conditions have improved throughout Alameda County, the housing market recovery has been slow, resulting in continued housing need. Pleasanton has fared relatively well in terms of a lower rate of foreclosures and property value decline as compared to other cities in Alameda County. At the same time, Pleasanton's position at or near the top of housing costs (for both for-sale and rental housing) enhances challenges for its residents.

As with the County and greater Bay Area region, rental rates have increased significantly and rapidly in Pleasanton since 2010 based on the City's annual survey efforts as well as market data. Statistics available from the Bay East Association of Realtors (www.bayeast.org) support a similar trend for ownership housing in Pleasanton as compared to other areas of the county and region.

The Consortium's housing needs center on cost burdening, affordability, and changing demographics. The Consortium's homeless needs center on identifying homeless populations and the resources currently available. Non-homeless special needs are included in the housing needs and non-housing community development needs. Additionally special needs populations are identified and current resources categorized.



Rent Trends in Pleasanton, 1995-2013

OMB Control No: 2506-0117 (exp. 07/31/2015)



NA-50 Non-Housing Community Development Needs - 91.415, 91.215 (f)

Describe the jurisdiction's need for Public Facilities:

The collective results of a community survey and performance measures (discussed below) offer an informative perspective on how city resources are allocated and measured organizationally. The survey reflects the community's qualitative attitudes surrounding City services while the performance metrics issue a quantitative glimpse of the organization. These results feed into the City's Capital Improvement Program (CIP), which is a four-year financial plan for capital improvement projects identifying the capital needs required to maintain and expand public facilities and infrastructure such as streets, parks, and water and sewer systems. Most projects in the CIP are funded with local sources.

How were these needs determined?

In 2013 the City established a priority to initiate performance measures that would be assessed annually to measure progress and set meaningful targets for key service areas to the public such as public safety, dependable infrastructure, economic development, and library and recreation services. Ongoing, the goal is to measure against data from previous years and to set meaningful targets for key service areas. Targets are generally derived from approved general plans, master plans, as well as internal and external benchmarks and established industry standards. By measuring programs using a variety of data, the City can see how Pleasanton's present state relates to its past indicators and future goals and objectives.

Concurrently, a community survey was conducted to determine the top concerns of Pleasanton residents, their attitudes toward city government, and how much they use city services and interface with city staff. Using the new metric platform in tandem with the results of the community survey, we were able to set a benchmark in which to gauge performance. The methodology used for the community survey was a telephone survey of 600 randomly selected Pleasanton voters, with a margin of sampling error of +/-3.7 % at the 95% confidence level. The key findings of the telephone survey revealed that Pleasanton residents have exceptionally high levels of satisfaction with the local quality of life and city services, with seven in ten residents identifying the city as an excellent place to live. Polled residents also gave the City high marks on public safety services and its protection of water quality. Interestingly, the longer residents live here, the higher they rate the city. We also found that 97% of those polled considered Pleasanton an excellent or good place to raise children.

Describe the jurisdiction's need for Public Improvements:

See above.

How were these needs determined?

Consolidated Plan OMB Control No: 2506-0117 (exp. 07/31/2015)

See above.

Describe the jurisdiction's need for Public Services:

The detailed results from the 2011 Tri-Valley Human Services Needs Assessment (discussed below) are available on the City's web site at

http://www.cityofpleasantonca.gov/civicax/filebank/blobdload.aspx?BlobID=24607.

How were these needs determined?

In 2011, Resource Development Associations (RDA), a local consulting firm specializing in strategic planning and evaluation for local government and nonprofit entities, facilitated a broad-based community-driven assessment of human service needs in Eastern Alameda County (commissioned jointly by the Tri-Valley cities of Pleasanton, Livermore, and Dublin). The effort resulted in the adoption in late 2011 of the Tri-Valley Human Services Needs Assessment which identified strengths as well as gaps in human services in the Tri-Valley region (the full study is available on the City's web site at http://www.cityofpleasantonca.gov/civicax/filebank/blobdload.aspx?BlobID=24607). In addition to multi-jurisdictional collaboration, the study involved several community surveys as well as direct consultation with a large number of nonprofit agencies, individuals, and other interested parties in a variety of settings and formats (e.g., key informant interviews, focus discussion groups, etc.). Agencies consulted included Child Care Links, Alameda County Public Health, WHEELS (local transit company), YMCA, County Welfare / Food Stamp Program, ECHO Housing, Senior Support of the Tri-Valley, County Behavioral Health, Abode Services, Easter Seals, Community Resources for Independent Living (CRIL), DCARA (Deaf Counseling, Advocacy, and Referral Agency), East Bay Innovations, Shepherd's Gate homeless shelter, Open Heart Kitchen, Axis Community Health, Tri-Valley Haven, Hayward, Day Labor Center, National Association on Mental Illness, Horizons Family Counseling, CAPE (Community Association for Preschool Education), Tri-Valley Housing Opportunity Center, local churches and faithbased groups, and others. In 2014, the Pleasanton HSC adopted a Strategic Plan to provide an implementation strategy for addressing the needs identified in the study (http://www.cityofpleasantonca.gov/pdf/HS-Strategic-Plan-2014.pdf).

Housing Market Analysis

MA-05 Overview

Housing Market Analysis Overview:

The Housing Market Analysis examines current and projected population figures, income levels, ethnic composition, and age composition to obtain a profile of the residents who make up the Consortium's housing market. It also describes characteristics of the housing stock, including general supply, condition, and housing available to people with special needs. The Housing Market Analysis also includes a profile of public and other assisted housing available, and the supportive housing, services, and facilities available for special needs populations.

The Alameda County 2015 Analysis of Impediments to Fair Housing found that the lack of affordable housing results in significant hardships for low-income households, preventing them from meeting other basic needs. Moderate income households are also increasingly being affected by the raising costs of housing and associated costs (taxes, insurance, homeowners' association fees, and home maintenance and repairs). Because home ownership is out of reach for many residents, low- and moderate-income households generally rent their homes as opposed to purchasing one. Of the 362,604 occupied housing units located in the Consortium, 60.5% are owner-occupied and the other 39.5% of homes are occupied by tenants.

Household incomes vary greatly across Consortium jurisdictions. Pleasanton is the highest-income entitlement jurisdiction with a median household income of \$111,200 in 2014. It also has the newest housing stock with a median year built of 1983, just over 20 years old. Pleasanton is among the five Consortium jurisdictions with the highest volume of all single-family home sales in the first half of 2014. These cities (Pleasanton, Fremont, Hayward, Livermore, and San Leandro) account for half of all sales in the County, and nearly two-thirds of sales in the Consortium, during that period. The median sales price in Pleasanton in 2014 was \$874,500 for single family units and \$463,500 for condominiums which was significantly above the county-wide averages of \$605,000 and \$405,000, respectively.

As of July 2014, the average monthly rent across all Consortium jurisdictions is \$1,819, up from \$1,360 in 2009. Average rents are highest in Pleasanton, Dublin, and Emeryville, where rents range from \$2,030 to \$2,410. During the same period, the highest vacancy rate in the Consortium was found to be in Pleasanton (4.2 percent). However, this rate is significantly lower than the rate of 5.0 percent, which is generally viewed by housing economists as the level sufficient to provide adequate choice and mobility for households in the rental market. More recent anecdotal data indicate that the vacancy rate has likely decreased further during the past year. The extremely low vacancy rates throughout the Consortium indicate a tight rental housing market in Alameda County, where options for renter households are highly constrained.



MA-45 Non-Housing Community Development Assets - 91.410, 91.210(f)

Introduction

Economic Development Market Analysis

Business Activity

Business by Sector	Number of Workers	Number of Jobs	Share of Workers %	Share of Jobs %	Jobs less workers %
Agriculture, Mining, Oil & Gas Extraction	180	31	1	0	-1
Arts, Entertainment, Accommodations	2,323	4,118	9	9	0
Construction	1,258	2,150	5	5	0
Education and Health Care Services	3,401	5,182	14	12	-2
Finance, Insurance, and Real Estate	1,688	2,956	7	7	0
Information	1,311	2,754	5	6	1
Manufacturing	3,679	2,699	15	6	-9
Other Services	1,062	1,202	4	3	-1
Professional, Scientific, Management Services	5,074	13,156	21	29	8
Public Administration	0	0	0	0	0
Retail Trade	2,516	6,728	10	15	5
Transportation and Warehousing	664	928	3	2	-1
Wholesale Trade	1,583	2,741	6	6	0
Total	24,739	44,645			

Table 5 - Business Activity

Data Source: 2007-2011 ACS (Workers), 2011 Longitudinal Employer-Household Dynamics (Jobs)

Labor Force

Total Population in the Civilian Labor Force	36,372
Civilian Employed Population 16 years and over	33,765
Unemployment Rate	7.17

Unemployment Rate for Ages 16-24	14.70
Unemployment Rate for Ages 25-65	5.20
Table 6	- Labor Force

Data Source: 2007-2011 ACS

Occupations by Sector		Number of People
Management, business and financial	14,490	
Farming, fisheries and forestry occupations	955	_
Service	2,214	
Sales and office	7,619	
Construction, extraction, maintenance and		
repair	1,542	
Production, transportation and material moving	1,016	
	Table 7 – Occ	upations by Sector

Data Source: 2007-2011 ACS

Travel Time

	Number		Percentage
		17,077	55%
		10,048	32%
		3,979	13%
		31,104	100%
-		Table 9. Travel Time	17,077 10,048 3,979 31,104

Data Source: 2007-2011 ACS

Table 8 - Travel Time

Education:

Educational Attainment by Employment Status (Population 16 and Older)

Educational Attainment	In Labo		
	Civilian Employed	Unemployed	Not in Labor Force
Less than high school graduate	1,067	105	302
High school graduate (includes equivalency)	2,777	280	968

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Educational Attainment	In Labo		
	Civilian Employed	Unemployed	Not in Labor Force
Some college or Associate's degree	7,177	605	2,169
Bachelor's degree or higher	18,049	1,009	3,933

Data Source: 2007-2011 ACS

Table 9 - Educational Attainment by Employment Status

Educational Attainment by Age

	Age				
	18–24 yrs	25–34 yrs	35–44 yrs	45–65 yrs	65+ yrs
Less than 9th grade	234	88	193	206	362
9th to 12th grade, no diploma	382	175	363	449	489
High school graduate, GED, or alternative	1,729	856	825	2,344	2,068
Some college, no degree	1,383	1,401	1,841	3,270	1,459
Associate's degree	306	704	706	2,040	511
Bachelor's degree	843	2,718	4,357	6,919	1,458
Graduate or professional degree	112	1,384	3,059	4,567	940

Data Source: 2007-2011 ACS

Table 10 - Educational Attainment by Age

Educational Attainment – Median Earnings in the Past 12 Months

Educational Attainment	Median Earnings in the Past 12 Months
Less than high school graduate	21,200
High school graduate (includes equivalency)	38,494
Some college or Associate's degree	51,590
Bachelor's degree	80,140
Graduate or professional degree	107,231

Table 11 – Median Earnings in the Past 12 Months

Data Source: 2007-2011 ACS

Based on the Business Activity table above, what are the major employment sectors within your jurisdiction?

Based on the City's Economic Development Strategic Plan adopted in October 2013, Pleasanton's largest industry sectors are Information; Professional, Scientific, and Technical Services; Retail Trade; Manufacturing; and Finance and Insurance. Of these, the Information and Professional, Scientific, and Technical sectors have experienced rapid employment growth in Pleasanton relative to the Tri-Valley and East Bay, and the Information and Finance and Insurance industries are heavily concentrated in Pleasanton compared to the Tri-Valley. However, the Finance and Insurance sector has experienced slow growth relative to the Tri-Valley overall as Pleasanton has further specialized in technical fields compared to places like Dublin and San Ramon.

Describe the workforce and infrastructure needs of the business community:

- Pleasanton's population historically grew very rapidly relative to the larger region, but this growth is now likely to slow, especially compared to Tri-Valley peer cities.
- The city remains a family-focused community that features highly-educated and high-income residents drawn to its excellent schools and general quality of life.
- There is a need to ensure that the city's housing stock accommodates Pleasanton's diverse household types including smaller households, renters, and aging seniors. Recently approved and proposed multi-family housing developments will help meet the need for additional and more diverse types of housing.
- Pleasanton is a jobs-rich community with a high rate of workers commuting into the city for work; nearly one-quarter of those workers commute via alternatives to driving alone thanks to BART and other access options, but local businesses desire improved local transit options. Alternatives to driving will become increasingly important as freeway congestion grows.
- Pleasanton's high in-commute rates and high ratios of jobs to employed residents and housing suggest that the city has a shortage of workforce housing. This may pose a challenge for future competitiveness if traffic congestion increases and job growth continues to outpace housing growth.
- The newer business park areas in Pleasanton do not generate significant cost to the city, due to the fact that they contribute their own resources toward public safety and maintenance of facilities and infrastructure internal to the area (e.g., Hacienda Owners Association has its own security patrols and maintains the landscaping, lighting, traffic signals, sidewalks, street furniture, and other public amenities and infrastructure per an agreement with the City of Pleasanton that expires in 2039). Older business areas, such as Valley and Stanley Business Parks, have infrastructure needs and place greater demands on the City.

Describe any major changes that may have an economic impact, such as planned local or regional public or private sector investments or initiatives that have affected or may affect job and business growth opportunities during the planning period. Describe any needs for workforce development, business support or infrastructure these changes may create.

Pleasanton faces increased competition for retail sales, and many of its existing unanchored centers may require reinvestment or repositioning. Competing retail offerings at Dublin and Livermore are an ongoing threat to Pleasanton's retail dominance. These centers offer "big box" stores and lifestyle center formats not found in Pleasanton. In addition, many of the City's older, unanchored shopping centers generate relatively low taxable revenues per square foot – approximately half of that generated by anchored, larger centers. To stay competitive, smaller unanchored shopping centers and Downtown Pleasanton may require strategic reinvestment and possible expansion or redevelopment (most of these efforts will involve private sector investment). Pleasanton's attractions and amenities may not be well known to leisure visitors. While Pleasanton and the Tri-Valley have successfully attracted business travelers, there is a need to raise awareness about the unique assets in the City, including the Alameda County Fairgrounds, Downtown Pleasanton, arts, and other amenities to increase leisure visitation to Pleasanton. The City's Economic Development Strategic Plan includes a specific policy to collaborate with the Pleasanton Downtown Association and downtown business/property owners to create and implement a retail recruitment and retention strategy specifically targeted to downtown.

How do the skills and education of the current workforce correspond to employment opportunities in the jurisdiction?

Within the Tri-Valley, office/flex locations near the I-580/I-680 interchange and BART stations are most appealing to businesses. Locations near the I-580/I-680 interchange and BART tend to be most desirable for office/flex users due to their excellent access to the regional workforce and other destinations. Data indicate that there is a relatively high workforce population in the region that is suited to the number and type of higher wage jobs available in Pleasanton. However, as noted earlier, there appears to be a gap in housing (both quantity and affordability) to accommodate lower wage workers.

Describe any current workforce training initiatives, including those supported by Workforce Investment Boards, community colleges and other organizations. Describe how these efforts will support the jurisdiction's Consolidated Plan.

Most workforce training initiatives are market driven and do not involve direct City support or administration. The City's efforts are primarily focused on addressing employment issues as they relate to housing and income. To address this, the City has operated the Tri-Valley Housing Scholarship Program (TVHSP) since the 1990's in partnership with Abode Services. The TVHSP provides temporary (up to two years) housing

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subsidies for residents who are in educational and job training programs with a goal of achieving a higher living wage to enable self-sufficiency. Las Positas Community College is one of the partners in the program. The TVHSP supports Pleasanton's Consolidated Plan priorities to increase the availability of affordable rental housing and to prevent homelessness.

Does your jurisdiction participate in a Comprehensive Economic Development Strategy (CEDS)?

No

If so, what economic development initiatives are you undertaking that may be coordinated with the Consolidated Plan? If not, describe other local/regional plans or initiatives that impact economic growth.

Discussion

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MA-50 Needs and Market Analysis Discussion

Are there areas where households with multiple housing problems are concentrated? (include a definition of "concentration")

As with the Consortium at large, the most common housing problem for low to moderate-income households in Pleasanton is cost burden. Renters struggle to afford rental rates and low-income homeowners (particularly single-parent households and seniors on fixed incomes) struggle to afford the cost of household maintenance and repairs. In the latter case, poorly-maintained homes lead to additional repair problems, higher utility costs, etc., further restricting household funds and contributing to the deterioration of housing units. While the number and percentage of cost burdened households in Pleasanton is less than the average throughout the Consortium, the affordability gap is larger because Pleasanton has the highest rents and ownership housing costs within the entire region as noted earlier.

Are there any areas in the jurisdiction where racial or ethnic minorities or low-income families are concentrated? (include a definition of "concentration")

The Consortium overall has a diverse population with no one race comprising a majority in 2014. The population of Pleasanton is less diverse although the past decade has seen a trend toward greater diversity. White (non-Hispanic) persons account for 57.2% of the population (32.4% Consortium-wide), while Asians represent 25.6% (31.2% Consortium-wide). Hispanics and Latinos represent 11.6% of the population (23.9% Consortium-wide). Black or African American persons represent 2% (6.8% Consortium-wide), followed by smaller percentages of other races (e.g., Native American, Native Hawaiian / Pacific Islander), mixed race or other.

There are several methods recognized by HUD for defining areas of minority concentration. One method defines areas of minority concentration as census tracts where more than 50% of the population is comprised of a single ethnic or racial group. Another way to define minority concentration is an area where the percentage of all minorities is at least 20% above the overall percentage for the Consortium-wide minority population percentage. Pleasanton does not have any areas of racial or ethnic minority concentration under either definition. Similarly, Pleasanton does not have any concentrations with regard to household income.

What are the characteristics of the market in these areas/neighborhoods?

Not applicable.

Are there any community assets in these areas/neighborhoods?

Not applicable.

Consolidated Plan

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Are there other strategic opportunities in any of these areas?

Not applicable.

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OMB Control No: 2506-0117 (exp. 07/31/2015)

Table 1: Subsidized Housing Options Available to Pleasanton Residents

				Drogram /					Wait	ing List	Informa	ation:					Preference for
Complex	Complex	Units (Total)	Units (Aff.)	Program / - Affordability Level -	Total Studio		11	3R	28	3R	Eld	erly	Disabled (Non-Elderly)		Pleasanton		
				Level	# HHs	Wait	# HHs	Wait	# HHs	Wait	# HHs	Wait	# HHs	Wait	# HHs	Wait	Residents
1) Units with Rents at Public	Housing Formu	la Levels	s (Pleasa	nton / Tri-Valley Reg	ion):					-							
Kottinger Place	Pleasanton	50	50	Public Housing	20	5 to 11	5	11	20	5	0	n/a	20	5 to 11	0	n/a	Yes; elderly
Parkview Assisted Living	Pleasanton	105	9	Local Reg. Agrmt.	50	3-18 mo	50	3-18 mo	0	n/a	0	n/a	50	3-18 mo	0	n/a	Yes; elderly
Pleasanton Gardens	Pleasanton	40	40	Sec236 / Sec8	50	2-4+yr	35	2-4+yr	35	2-4+yr	0	n/a	80	2-4+yr	0	n/a	Yes; elderly
Promenade Apts.	Pleasanton	146	8	Tax Credit / Sec8	56	6-12 mo	0	n/a	15	6-12 mo	39	6-12 mo	0	n/a	0	n/a	Yes; disabled
REACH / HOUSE, Inc.	Pleasanton	12	12	HOME / Sec8	25	2-4+yr	0	n/a	25	2-4+yr	0	n/a	0	n/a	25	2-4+yr	Yes; disabled
Ridge View Commons	Pleasanton	200	50	Tax Credit / Sec8	65	1-12+ mo	0	n/a	56	1-12+ mo	9	1-12+ mo	65	1-12+ mo	0	1-12+ mo	Yes; elderly
Arbor Vista	Livermore	80	80	Sec202	30	6-24 mo	0	n/a	30	6-24 mo	0	n/a	30	6-24 mo	0	n/a	No
Arroyo Commons	Livermore	12	12	Sec811	10	1-3+ yr	0	n/a	10	1-3+ yr	0	n/a	0	n./a	10	1-3+ yr	Yes; disabled
Carmen Ave. Apts.	Livermore	29	29	HOME/Hsg Trust	89	1-3+ yr	22	1-3+ yr	43	1-3+ yr	17	1-3+ yr	0	n/a	20	1-3+ yr	Yes; disabled
Las Posadas / Leahy Square	Livermore	134	134	Public Housing	200	2-4+ yr	0	n/a	75	2-4+ yr	125	2-4+ yr	25	2-4+ yr	20	2-4+ yr	Yes (Las Posadas)
Lorenzo Creek	Castro Valley	28	28	HOME/Hsg Trust	3	6-24 mo	3	6-24 mo	3	6-24 mo	3	6-24 mo	0	n/a	3	6-24 mo	Yes; disabled
Fremont Oak Gardens	Fremont	51	51	HOME/Other	25	1-3+ yr	0	n/a	25	1-3+ yr	0	n/a	25	1-3+ yr	25	1-3+ yr	Yes; disabled
Total:		887	503		623		115		337		193		295		103		

2) Section 8 / Public Housing Administered by Housing Authorities Serving Tri-Valley Area:

HACA (Alameda County)	(various)	6,403	6,403	Sec8 (cert/voucher)	1,048	1-10 yr		(Not	tracked	by unit:	size)		62	1-10 yr	173	1-10 yr	No; by application
HACA (Alameda County)	(various)	230	230	Public Housing	1,247	1-7+ yr	0	n/a	272	1-4+ yr	903	1-10 yr	142	1-10 yr	256	1-10 yr	No; by application
Livermore	Livermore	718	718	Sec8 (cert/voucher)	1,800	2-4+ yr	(Not tracked by unit size or elderly / disabled status)					No; by application					

3) Tri-Valley Housing Scholarship Program (Funded by City of Pleasanton; Administered by Abode Services):

, ,	9	1 9 1		<u> </u>			,		,									
(Tenant-based)		Pleasanton	6	6	HOME	15	3-6+ mo	0	n/a	5	3 to 6+	10	3 to 6+	0	n/a	3	3 to 6+	Yes
			•															

4) Units in Other Subsidized Rental Complexes in Pleasanton (Below-Market; Could be Combined with Section 8):

Archstone Hacienda Apts.	Pleasanton	540	135	80% AMI							Yes; family
Division St. Apts.	Pleasanton	20	20	50-80% AMI							Yes; elderly
Gardens at Ironwood	Pleasanton	172	138	50-60% AMI							Yes; elderly
Kensington Apts.	Pleasanton	100	31	50-80% AMI							Yes; family
Ridge View Commons	Pleasanton	200	150	50-60% AMI							Yes; elderly
Parkview Assisted Living	Pleasanton	105	22	50% AMI							Yes; family
Promenade Apts.	Pleasanton	146	60	50-60% AMI							Yes; family
Stanley Junction Apts.	Pleasanton	86	86	50-80% AMI							Yes; elderly

Notes:

Section 1 (top) includes projects with Public Housing level rents that are located in the Tri-Valley area (i.e., the cities of Pleasanton, Livermore and Dublin) as well as "regional housing projects" in the broader region, most of which have received funding from the City of Pleasanton in exchange for a priority for Pleasanton residents. These are generally projects that provide housing for "special needs" groups (e.g., persons with physical / mental / developmental disabilities). Note that some households may be on multiple waiting lists (e.g., 1BR, 2BR, etc.). The projects listed in section 4 are not publicly managed and do not offer rents equivalent to Public Housing levels without Section 8 subsidies; therefore, waiting list information is not provided.

Attachment 5

FY 2015 Approved Operating Budget

BUDGET WORKSHEET INCOME AND EXPENSE PROJECTIONS

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Project Number:			f Project:	KOTTINGER PLACE			
DESCRIPTION C	DFACCOUNT	ACCT. NO.	Statement of Profit/Loss FY July 12 to June 13		Budget From July 14 to June 15		
RENTAL INCOME	Rent - Apartment	5120	163,515	161,650	176,345		
5100	Rent - Subsidized	5121					
	Lease Penalty	5125					
	Rent - Employee	5126	13,464	12,342	13,464		
	Miscellaneous Grant Revenue	5130	124,630	123,394	156,000		
	Rent - Furniture and Equipment	5131			·····		
	Rent - Beauty Salon	5135			······································		
	Stores / Commercial	5140					
	Garage / Parking Spaces	5170			<u>-</u>		
	Flexible subsidy Income	5180					
	Rent Revenue Miscellaneous (Specify)	5190					
	Excess Rent	5191					
	Rent Revenue/Insurance	5192	·		· · · · · · · · · · · · · · · · · · ·		
	Special Claims Revenue	5193			· · · · · · · · · · · · · · · · · · ·		
	Retained Excess Income	5194					
	TOTAL RENT REVENUE POTENTIAL AT 100% OCCUP	5100T	301,609	297,386	345,809		
VACANCIES	Apartments	5220	· · · ·	227	1,500		
5200	Stores / Commercial	5240			.,		
	Concessions/Rent Credits	5250					
	Garage / Parking Spaces	5270					
	Miscellaneous (Specify)	5290					
	TOTAL VACANCIES	5200T	0	227	1,500		
	NET RENTAL REVENUE (Rent Revenue Less Vacancie	5152N	301,609	297,159	344,309		
ELDERLY &	Food Service	5310					
CONGREGATE	Tray Delivery Service	5311			······································		
SERVICES	Guest Meals Food Service	5312					
INCOME	Guest Meals Special Events	5313					
5300	Cable TV	5320			0		
	TOTAL SERVICE INCOME	5300T	0	0	0		
FINANCIAL	Operating Interest	5410					
REVENUE	Capital Interest	5411	119	132	144		
5400	Impound Interest	5415					
	Operating Reserve	5420	1,724	1,079	1,177		
	Residual Receipts Interest	5430		.,			
	Replacement Reserve Interest	5440					
	Board Fund Interest	5450					
	Project Improvement Interest	5460		8	0		
	Miscellaneous (Specify)	5490		°	<u> </u>		
	Minus Money Deposited into Impound Accounts	0.00	(1,843)	(1,219)	(1,321)		
	TOTAL FINANCIAL REVENUE	5400T	0	0	(1,521)		

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OTHER	Laundry / Vending	5910	900	1,850	2,018
REVENUE	Late Charges	5920			
900	Legal Fees	5921			
	NSF Fees	5925			
	Damages / Cleaning Fees	5930			
	Forfeited Tenant Security Deposits	5940			
	Insurance Refund	5941			
	Utility Refunds	5943			
	Interest Reduction Payment	5945			
	Credit Checks	5955			
	Donations/Fundraisers	5970			
	Miscellaneous Revenue	5990	100	0	0
	Insurance Recovery - Lost Rent	5991			
	TOTAL OTHER REVENUE	5900T	1,000	1,850	2,018
	TOTAL REVENUE	5000T	302,609	299,009	346,328
PREOPENING	Start-up Expenses	6160			
EXPENSES	Start-up Expenses - Fees Reg.	6161			
6100	Start-up Expenses - Supplies	6162			
	Start-up Expenses - Miscellaneous	6163			
	Pre-Opening - Legal	6167			
	Pre-Opening - Furniture	6170			
	Pre-Opening - Equipment	6173			
	Pre-Opening - Janitorial	6176			
	Pre-Opening - Maintenance	6179			
	Pre-Opening - Decorating	6182			
	Pre-Opening - Miscellaneous	6190			
	TOTAL PREOPENING EXPENSES	6100T	0	0	0
MARKETING &	Advertising - Creative	6201			
RENTING	Advertising - Direct Mail	6202			
EXPENSES	Advertising - Flyers	6203			
6200	Advertising - Magazines	6204			
	Advertising - Newspapers	6205			
	Advertising - Signs	6207			
	Advertising - Internet	6208	240	880	960
	Advertising - Brochures	6209			
	Advertising - Personnel	6210			
	Advertising - Yellow Pages	6211			
	Advertising - Collateral	6216			
	Payroll - Marketing Director	6230			
	Marketing - Other Renting Expense	6250			
	Resident Screening	6251		24	150
	Marketing - Promotional Events	6255			
	Marketing Office Supplies	6260			
	Miscellaenous Marketing and Renting Expense	6290		-	
1	Total Marketing Expenses	6200T	240	904	1,110

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ADMINISTRATIVE	Payroll Processing Fee	6306	2,805	2,311	2,906
EXPENSES	Office Salaries	6310	8,640	10,633	11,760
6300	Office Supplies	6311	1,488	1,279	1,437
	Copier Contract	6312			
	Copier Paper and Supplies	6313		279	304
	Site Postage	6315	389	182	205
	Managment Fee	6320	25,200	23,100	34,200
	Owner Rep Fee	6321			01,200
	Owner Supervisor Fee	6322			
	Manager or Superintendent Wages	6330	55,229	34,288	46,506
	Administrative Rent Free Unit	6331			40,000
	Legal Expenses - Project	6340			1,700
	Audit Expenses	6350	5,400	9,000	
	Bookkeeping Fees/Accounting Services	6351	0,400	3,000	9,450
	Professional Consulting Fees	6352			<u> </u>
	Telephone / Answering Services	6360	4 420	4 265	4 000
	Telephone - Pagers/Cell Phones		4,420	4,265	4,885
	Telephone - Equipment Service	6361		— <u> </u>	
	Bad debts	6362			
	Miscellaneous Administrative Expenses. (specify)	6370			2,000
	Training/Seminars	6390	2,142	346	389
	Computer Software and License	6391	755	1,413	1,500
		6392	3,531	2,927	3,000
	Contributions/Donations	6393			
	Parking	6394			
	Dues/Subscriptions/Memberships	6395	178	178	178
	Associations/Board Meetings-Plaques	6396			
	TOTAL ADMINISTRATIVE EXPENSES	6263T	110,175	90,200	120,420
JTILITIES	Fuel Oil / Coal	6420			
i400	Electricity	6450	23,295	20,318	24,382
	Water	6451	11,463	8,982	10,778
	Gas	6452	20,772	22,476	26,971
	Sewer	6453	10,966	9,311	1,016
	TOTAL UTILITIES EXPENSE	6400T	66,496	61,087	63,147
DPERATING &	Custodial Payroll	6510			
AINTENANCE	Window Washing	6511			
XPENSES	Drapery Cleaning	6512			
500	Carpet Cleaning Supplies	6513			
	Carpet Cleaning Contract	6514	850	790	900
	Custodial Supplies	6515	863	697	783
	Custodial Contract	6517			/ 00
	Exterminating Supplies	6519	138	94	95
	Exterminating Contract	6520	2,707	1,815	
	Operating and Maintenance Rent Free Unit	6521	2,101	1,010	2,480
	Cogen Supplies	6522			
	Cogen Contract				

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OPERATING &	Garbage/Trash Removal	6525	4,283	4,025	4,610
MAINTENANCE	Security Payroll	6528			
EXPENSES	Secuity Supplies	6529	41	82	90
6500	Security Contract	6530	315	240	270
	Security Rent Free Unit	6531			
	Grounds Payroll	6535			
	Grounds Supplies	6536	2,829	887	996
	Grounds Contract	6537	13,380	14,765	16,429
	Tools	6539		478	400
	Repair Payroll	6540	32,015	25,808	33,194
	Repair Supplies	6541	3,229	1,947	2,188
	Repair Contract	6542	698	3,953	4,398
	Electrical Supplies	6543	2,571	929	1,044
	Electrical Contract	6544			2,000
	Elevator Maintenance Contract	6545			
	Heating Cooling Maint. Supplies	6546	31	161	181
	Heating Cooling Maint. Contract	6547	190	0	200
	Appliance Repair Supplies	6548	457	620	696
	Appliance Repair Contract	6549		142	158
	Parking Lot Supplies	6550			
	Parking Lot Contract	6551	2,790		
	Plumbing Supplies	6554	2,020	3,453	3,880
	Plumbing Contract	6555	3,078	2,515	2,799
	Decorating Payroll	6559			
	Decorating Supplies	6560	760	659	733
	Decorating Contract	6561		275	1,000
	Window Covering Replacement	6562			0
	Flooring Replacement	6563			0
	Appliance Replacement	6564			0
	Cabinet/Countertop Replacement	6565			0
	Vehicle/Equip Rep and Maintenance Supplies	6569			
	Vehicle/Equip Rep and Maintenance Contract	6570			
	Gas, Oil, Grease	6571		170	185
	Mileage Reimbursement	6572	0	132	148
	Van Licensing & Permits	6573			
	Storage - Offsite	6575			
	Satellite Fees	6580			
	Maintenance Uniforms	6585			
	Maintenance Conforms Maintenance Laundry Service	6586	1,632	1,358	1,511
		6590	0	0	1,000
	Misc. Op./Maint. Exp.(Specify)	6591	682	650	744
	Cable Service	6595			
	Rehab Supplies	6596			
	Rehab Contract		0	0	
	Minus Funds that Should Be Listed as an Asset TOTAL OPER. & MAINTENANCE EXP	6562-6565 6500T	75,558	66,644	83,11

TAXES AND	Real estate Taxes	6710			
INSURANCE	Payroll Taxes	6711	9.092	8,074	8,942
6700	Misc. Taxes, Lic. & Permits	6719	0,002		
	Property & Liability Insurance (Hazard)			60	(
		6720			
	Vehicle Insurance	6721			
	Worker's Compensation	6722	7,194	7,638	13,136
	Health Ins. / Benefits	6723	11,654	11,473	13,146
	401K Employee Benefits	6724			744
	Other Insurance (Specify) -	6729			· · · · · · · · · · · · · · · · · · ·
	Earthquake Insurance	6731			
	D & O Insurance TOTAL TAXES & INSURANCE	6733			
FINANCIAL	Interest Expenses	6700T	27,940	27,246	35,968
EXPENSES	Interest Expenses	6810			
6800	Interest on Notes Payable (Long Term)	6820			
	Interest on Notes Payable (Short Term)	6830			
	Mortgage Insurance Premium/Service Charge	6840 6850			
	Refinance Loan Fees	6850			
	Miscellaneous Financial Expenses	6890			
	Amortization Fees	6890			
	Loan Fees	6892			
	TOTAL FINANCIAL EXPENSES	6800T			
ELDERLY &	Food and Beverage	6911		789	0
CONGREGATE	Food - Special Events	6913			861
SERVICES	Dietary Supplies Miscellaneous	6914		1,289	1,406
EXPENSES	Dietary Supplies - China	6920			
900	Dietary Supplies - Linens	6921			
	Dietary Supplies - Uniforms	6922			
	Dietary Supplies - Florists	6923			
	Dietary Supplies - Paper	6924		· · · · · · · · · · · · · · · · · · ·	
	Dietary Supplies - Chemicals	6925			
	Dietary Supplies - Equipment	6926			
	Dietary Supplies - Other	6927			
	Dietary Maintenance and Repairs	6928	·		
	Dietary Laundry Service	6929			
	Dietary Contract	6932			
	Food Trays	6934			
	Board Meals	6936			
	Recreation/Activity - Payroll	6980			
	Recreation/Activity - Supplies	6981	1,637	364	397
	Recreation/Activity - Contracts	6982	.,		
	Service Coordinator	6983	8,205	7,039	8,736
	Recreation/Actiity - Miscelleneous	6990		.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	0,700
	Transportation Payroll	6991			0
	Transporation Contract	6992			<u></u>
	Nursing Homes/Assisted Living Board and Care				
	Other Elderly Care/Coop/ Other Revenues	6900T	9,842	9,481	11,400
	Reserve for Replacements Dep Required	1320			
	Principal Payments Required	2320			
	Debit Service for other approved loans	1340			
	Debt Service Reserve if required	1340			
	General Operating Reserve (Coops)	1365			
	Total Cash Requirements		290,252	255,562	315,158
	Less Total Revenue		302,609	299,009	346,328
	Net Cash Surplus (Deficiency)		12,357	43,447	31,170

BUDGET FOOTNOTES

INCOME

Total Rent Revenue:

Budget is based on YTD Rental Income annualized.

Grant revenue represents the HUD Operating Subsidy. Anticipated revenue from the OFND subsidy is \$13,000 per month.

Employee Rent:

This expense is based on the estimated market rate rent for the employee unit of \$1,122/month.

Total Vacancies:

Although the site has enjoyed nearly 100% occupancy for the current fiscal year, management thinks it prudent to budget for \$1,500 of vacancy loss, in the event that a future turnover of a long-term resident takes more than a few

Total Other Revenue:

Budgeted investment income assumes a somewhat flat prognosis to interest rates and thus interest income.

EXPENSES

Total Marketing Expenses:

Budgeted expenses for marketing consists of required Credit/Criminal background checks that are performed for applicants just prior to admission and a monthly fee of \$80 to G5 for internet marketing. We would not anticipate for than 5 turnovers for the year at a cost of \$30 each.

Total Administrative Expenses:

Payroll Processing:

Based on 2.9% of total payroll.

Office Salaries:

Office Salaries are a combination of Corporate Occupancy expense and On-Call employee wages.

Office Supplies:

Based on year to date expenses annualized with a 3% increase.

Management Fee:

Proposed Management Fee of \$57 Per Unit Per Month (PUPM). This comes out to \$2850/month

Manager Wages:

Budget allows for up to a 2% performance and cost of living increase.

Legal Expenses:

Based on the cost of 1 evictions and related expenses.

Audit expense:

Based on a 5% increase over 2013-2014 costs.

Telephone:

Based on year to date amount annualized with a 5% increase.

Bad Debt:

Although no bad debt was written off in 2014, management feels, that it would not be prudent to plan for \$0. Training/Seminars:

Estimated amount for staff training, including mandated training for occupancy and Service Coordinator, as well as maintenance and Fair Housing training.

Computer:

This line item includes monthly expenses for computer security and maintenance, as well as annual costs for the accounting software licensing, etc.

Dues and Subscriptions:

Based on estimates for AHMA membership, etc.. This membership allows for a "member" discount on most major training classes and the annual conference with intensive training sessions for occupancy, maintenance and HUD-related information. (AHMA = Affordable Housing Management Association)

Total Utility Expenses (The cost of this category is based on the following assumptions):

Electricity: Based on 2013-2014 figures annualized with a 10%.

Water: Based on 2013-2014 figures annualized with a 10% increase. Even though water is being conserved, as possible, it is wise to anticipate high costs with the drought.

Gas: Based on 2013-2014 figures annualized with a 10% increase.

Sewer: Based on 2013-2014 figures annualized with a 10% increase

Total Operating and Maintenance Expenses:

Carpet Cleaning Contract:

This line item includes the cleaning of resident carpets on a rotational basis, as well as common area carpets. **Custodial Supplies:**

This is based on YTD expenses annualized with a 3% increase.

Exterminating Contract:

Based on monthly fee of \$165 for spraying, with an additional \$500 for unforseen exerminations.

Garbage/Trash Removal:

Based on YTD figures annualized with a 5% increase.

Security Supplies:

This line item includes locks, keys, etc. Projected budget is derived from YTD expenses annualized. Security Contract:

This line item includes lock and door repair, etc. Projected budget for this line item is derived from YTD expenses annualized with a 3% increase.

Grounds Supplies:

This line is based on YTD expenses annualized plus 3%. The expenses include occasional material used by onsite Grounds Contract:

This is based on YTD amounts annualized plus a 2% increase.

Tools:

This line includes costs of new tools for maintenance staff.

Repair Payroll:

This amount is based on payroll for 1 FTE Maintenance tech with an allowed 2% increase over the previous fiscal **Repair Supplies:**

This is based on YTD expenses annualized with a 3% increase due to increased cost of materials. **Repair Contract:**

This is based on YTD expenses annualized with a 2% increase.

Electrical Supplies:

This is based on YTD expenses annualized with a 3% increase due to increased cost of materials.

Electrical Contract:

This is based on the possibility of having to make additional repairs to the pull cord system.

Heating Cooling Supplies:

This is based on YTD expenses annualized with a 3% increase.

Heating Cooling Contract:

As the site had no expenses in this line item for the current year. This amount is a placeholder for the possible need for a vendor to repair an air conditioner or wall heater.

Appliance Repair Supplies:

This is based on YTD expense annualized with a 3% increase.

Plumbing Supplies:

This is based on YTD expense annualized with a 3% increase.

Plumbing Contract:

This is based on YTD expense annualized with a 2% increase. **Decorating Supplies:**

This is based on YTD expenses annualized with a 2% increase.

Decorating Contract:

This expense is based on the estimated cost to repaint two units on turns.

Maintenance and Laundry Service

This is based on the YTD expense annualized with a 2% increase. **Cable Service:**

This is based on YTD expenses annualized with a 5% increase.

Taxes and Insurance

Real Estate Taxes:

Payroll Taxes:

This amount is based on a rate of \$14.45% for the first \$7,000 for each employee, and a rate of 7.65% thereafter. Worker's Compensation Insurance:

The current rate for Workers Compensation for Kottinger is \$10.05 per \$100 of payroll, however we have budgeted for a 15% increase in the Workers Compensation Rate bringing the budgeted rate to \$11.56 per \$100 of payroll. With more payroll budgeted, and the increase in Workers Compensation rate, a significant raise from the prior fiscal year is Health Insurance/Benefits:

This amount is based on the employer portion of insurance for employees, who work more than 30 hours per week. Current rates for this are \$545 per employee per month.

Other Insurance(specify):

Financial Expenses

Elderly & Congregate Services Expenses

Food and Beverage:

This Line Item consists of food and beverage costss for resident meetings and events such as bingo.

Food- Special Events

This Line Item consists of food and beverage costs for Holiday parties such as Thanksgiving, Chinese New Year, Valentine's Day, etc...

Service Coordinator:

The expenses for a service coordinator. The service coordinator works approximately 22 hours per month. Also included is a small fee for Corporate Service Coordinator Supervisor.

Other Expenses

HOUSING AUTHORITY OF THE CITY OF PLEASANTON ALAMEDA COUNTY, CALIFORNIA

RESOLUTION NO. HA-2014-2

RESOLUTION ADOPTING THE ANNUAL OPERATING BUDGET FOR FISCAL YEAR 2014/15 FOR THE HOUSING AUTHORITY OF THE CITY OF PLEASANTON FOR KOTTINGER PLACE

- WHEREAS, The Housing Authority of the City of Pleasanton has reviewed the proposed Low-Rent Housing Program Operating Budget for Kottinger Place, covering the Fiscal Year 2014/15; and
- WHEREAS, The Housing Authority Board of Commissioners approved the proposed Low-Rent Housing Program Operating Budget at its meeting of June 19, 2014;

NOW, THEREFORE, THE BOARD OF COMMISSIONERS OF THE HOUSING AUTHORITY OF THE CITY OF PLEASANTON RESOLVES AS FOLLOWS:

Section 1: Approves the Operating Budget for Fiscal Year 2014/15 for Kottinger Place.

Section 2: This resolution shall become effective immediately upon its passage and adoption.

THIS RESOLUTION ADOPTED JUNE 19, 2014.

APPROVED:

Ann Welsh, Chairperson Housing Authority Board of Commissioners

ATTEST

Steven R. Bocian

Executive Director

PHA Board Resolution

Approving Operating Budget

U.S. Department of Housing and Urban Development Office of Public and Indian Housing -Real Estate Assessment Center (PIH-REAC) OMB No. 2577-0026 (exp. 04/30/2016)

Public reporting burden for this collection of information is estimated to average 10 minutes 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. This agency may not collect this information, and you are not required to complete this form, unless it displays a currently valid OMB control number.

This information is required by Section 6(c)(4) of the U.S. Housing Act of 1937. The information is the operating budget for the low-income public housing program and provides a summary of the proposed/budgeted receipts and expenditures, approval of budgeted receipts and expenditures, and justification of certain specified amounts. HUD reviews the information to determine if the operating plan adopted by the public housing agency (PHA) and the amounts are reasonable, and that the PHA is in compliance with procedures prescribed by HUD. Responses are required to obtain benefits. This information does not lend itself to confidentiality.

PHA Name: Pleasanton Housing Authority	PHA Code: CA 081
PHA Fiscal Year Beginning: 07/2014	Board Resolution Number: HA-2014-2

Acting on behalf of the Board of Commissioners of the above-named PHA as its Chairperson, I make the following certifications and agreement to the Department of Housing and Urban Development (HUD) regarding the Board's approval of (check one or more as applicable):

DATE

\square	Operating Budget approved by Board resolution on:
	operating Dudget approved by Dourd resolution on.

Operating Budget submitted to HUD, if applicable, on:

Operating Budget revision approved by Board resolution on:

Operating Budget revision submitted to HUD, if applicable, on:

I certify on behalf of the above-named PHA that:

- 1. All statutory and regulatory requirements have been met;
- 2. The PHA has sufficient operating reserves to meet the working capital needs of its developments;
- 3. Proposed budget expenditure are necessary in the efficient and economical operation of the housing for the purpose of serving low-income residents;
- 4. The budget indicates a source of funds adequate to cover all proposed expenditures;
- 5. The PHA will comply with the wage rate requirement under 24 CFR 968.110(c) and (f); and
- 6. The PHA will comply with the requirements for access to records and audits under 24 CFR 968.110(i).

I hereby certify that all the information stated within, as well as any information provided in the accompaniment herewith, if applicable, is true and accurate.

Warning: HUD will prosecute false claims and statements. Conviction may result in criminal and/or civil penalties. (18 U.S.C. 1001, 1010, 1012.31, U.S.C. 3729 and 3802)

Ann Welsh 6/19/14	Print Board Chairperson's Name:	Signature:	1.1 4	Date:
	Ann Welsh	An	Melek	6/19/14

Previous editions are obsolete

form HUD-52574 (04/2013)

06/19/2014

Attachment 6

Public Housing Management and Maintenance Policy Documents

ANNUAL INSPECTION

R = Repair/ DATE _/_/	Cost to Correct \$.	INSPECTED BY: Unit # Code: A = Acceptable D = Da BEDROOM(S) Ceilings Closets Doors/Locks Electrical Outlets/Switches Floors/Coverings/Baseboards Lighting Walls/Coverings Windows/Coverings/Screens BATHROOM(S) Cabinets Ceiling Closets Curtain rack/Door Doors/Locks Electrical Outlets/Switches Exhaust fan Floors/Coverings/Baseboards Lighting Shower/Tub Sink/Faucets Toilet Towel bar/rod Walls/Coverings		C
SPECTION	Cost to Correct \$ -	Code: A = Acceptable D = Da BEDROOM(S) Ceilings Closets Doors/Locks Electrical Outlets/Switches Floors/Coverings/Baseboards Lighting Walls/Coverings/Baseboards Windows/Coverings/Screens Doors/Locks BATHROOM(S) Cabinets Ceiling Closets Curtain rack/Door Doors/Locks Electrical Outlets/Switches Exhaust fan Floors/Coverings/Baseboards Lighting Shower/Tub Sink/Faucets Toilet Towel bar/rod	INSPECTION	\$
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		Windows/Coverings/Screens		
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		OTHER EQUIPMENT		
		Air-conditioning unit(s)		\$
		Doorbell		ľ
	\$	Heating Equipment		1
	1	Hot-water heater		
	1	Smoke/Fire alarms		
		Thermostat		1
		Other		
		Serial # - Oven	·	
		Serial # - Stove		
		Serial # - Refrigerator		
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		RK ORDER NUMBER	Serial # - Stove Serial # - Refrigerator Serial #	Serial # - Stove Serial # - Refrigerator Sarial #

MOVE IN / MOVE OUT INSPECTION

				SITE	NAME				
RESIDENT NAME:					ADDRESS: Unit#				
Code: A = Accep	table D = Da	maged R =	Repair/Replace		Code: A = Accep	otable D = Da	amaged R = I	Repair/Replace	
	MOVE-IN	PRE MOVE- OUT	MOVE OUT	Cost to Correct		MOVE-IN	PRE MOVE- OUT	MOVE OUT	Cost to Correct
ENTRANCE / HALLS					BEDROOM(S)				
Ceilings				\$	Ceilings				\$
Closets					Closets				
Doors/Door Viewer					Doors/Locks				
Electrical Outlets/Switches					Electrical Outlets/Switches				
Fire Alarms/Equipment					Floors/Coverings/Baseboards				
Floors/Coverings/Baseboards					Lighting				
Handrails					Walls/Coverings				
Hardware/Locks					Windows/Coverings/Screens				
Lighting									
Steps/Landings									
Weatherstripping					BATHROOM(S)				
Windows/Coverings/Screens					Cabinets				\$
					Ceiling	ſ	Γ		
LIVING ROOM					Closets				1
Ceiling				\$	Curtain rack/Door				1
Electrical Outlets/Switches	1	İ		ľ	Doors/Locks				1
Floors/Coverings/Baseboards	1				Electrical Outlets/Switches	-	İ		1
Lighting	1			1	Exhaust fan	1	1		1
Walls/Coverings	1	1		1	Floors/Coverings/Baseboards	1			1
Windows/Coverings/Screens	1	1		1	Lighting	1			1
windowa/coveringa/ocreena					Shower/Tub				1
DINING ROOM					Sink/Faucets	+			
Ceiling				\$	Toilet	+	ł		1
		-		Þ	Towel bar/rod				
Electrical Outlets/Switches		-							
Floors/Coverings/Baseboards					Walls/Coverings			-	-
Lighting					Windows/Coverings/Screens				
Walls/Coverings									
Windows/Coverings/Screens					OTHER EQUIPMENT				
					Air-conditioning unit(s)				\$
KITCHEN					Doorbell				-
Cabinets/Counter				\$	Heating Equipment				
Ceiling					Hot-water heater				
Closets/Pantry					Smoke/Fire alarms				
Electrical Outlets/Switches					Thermostat				
Exhaust Fan					Other				
Fire Alarms/Equipment					Serial # - Oven				
Floors/Coverings/Baseboards					Serial # - Stove				
Lighting					Serial # - Refrigerator				
Range									
Refrigerator									
Sink/Faucets									
Towel/Paper Bars									
Walls/Coverings									
Windows/Coverings/Screens									
ITEM			WORK ORDER		COMMENTS			CHARGE TO	RESIDENT
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* State reason if damaged and I	no work order	is issued							
Move-In					Move-Out				
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(Manager to initia					disagreement	ar mopection	un unsagree	nar specilic	ICHIS UI
condition. Any deficiencies			ii be remedie	u within 30	usayieemeni				
days of the date the tenant									
(Resident to initia									
unit to be in decent, safe, a									
above. I recognize that I am					(Resident to initial)				
condition, with the exception				age, I agree					
to pay the cost to restore th	e apartment	to its origina	l condition.		(Resident to initial)				
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Inspected by			Date		Inspected by			Date	
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Resident Signature			Date		Resident Signature			Date	
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Administrator Signature	-	/	1	Administrator Signature Date					
Administrator Signature			Date		Automistrator Signature			Dale	

APARTMENT VACATING GUIDE

THE FOLLOWING ITEMS, IF APPLICABLE, SHALL BE THE BASIS FOR CHARGES WITHHELD FROM THE RESIDENT'S SECURITY DEPOSIT.

KITCHEN

- □ Clean refrigerator and freezer out, including shelves, crisper, and defrost if required. Leave the refrigerator plugged in and the temperature on the lowest setting.
- □ Clean cupboards inside and out, under sink, faucet fixtures, and countertops, backsplash and grout (if applicable).
- □ Clean and wash walls, ceiling, light fixtures, and shelves. DO NOT USE ABRASIVES.
- \Box Clean and mop floors.
- □ Clean oven, stove, and stove hood including drip pans, rings, and exhaust fan.
- □ Clean kitchen cabinets and drawers inside and out. REMOVE ALL SHELF PAPER. Remove adhesive.

LIVING ROOM AND DINING ROOM

- □ Clean ceilings and baseboards, wash walls and clean finger marks, or other marks off switch plates, switches, doors and walls. DO NOT USE ABRASIVES.
- □ Clean traverse rods, windowsills, windows, sliding doors, clean and vacuum out sliding window tracks.
- □ Clean window coverings, drapes and blinds as necessary.

BEDROOMS

- □ Clean ceilings and baseboards, wash walls and clean finger marks, or other marks off switch plates, switches, doors and walls. DO NOT USE ABRASIVES.
- □ Clean traverse rods, window sills, windows, sliding doors, clean and vacuum out sliding window tracks.
- □ Clean window coverings, drapes and blinds as necessary.
- □ Clean and vacuum closets and remove clothes hangers. Wash down shelving.

BATHROOMS

- □ Clean toilet, toilet tank, vanity bowl, cabinets, and countertops.
- \Box Clean fixtures.
- □ Clean and wash walls, ceiling, doors and ceiling vents. DO NOT USE ABRASIVES.
- □ Clean medicine cabinet, drawers and remove all shelf paper and adhesive.
- \Box Clean and wax floor.
- □ Clean shower, tub, shower doors, and shower door runner. Remove soap scum and water build up (extra fine gauge steel wool or plaster scraper will aid in removal.)

GARAGE/CARPORT/STORAGE AREAS

- \Box Clean floors and shelving.
- □ Remove all grease and oil stains from ground and driveways.

PATIOS

□ Clean and sweep concrete patio. Remove all weeds and cut grass if necessary.

GENERAL AREAS

- □ Clean all walls and ceilings, switch plates, switches, outlets and other wall fixtures. DO NOT USE ABRASIVES.
- □ Replace all burned out light bulbs.
- □ Remove nails from walls and fill nail holes with spackle.
- □ Remove all of your personal property.
- □ Check smoke detectors. Replace battery if necessary.
- □ Clean carpet throughout the unit. Arrange with Management for all carpet cleaning.

IF THERE ARE ANY QUESTIONS REGARDING THE ABOVE, PLEASE CONTACT THE MAINTENANCE DIRECTOR OR ADMINISTRATOR OF THE PROPERTY.

SEQUENTIAL MAINTENANCE WORK ORDER STATUS

Property Name: _____

WORK ORDER	DATE	UNIT NO.	WORK REQUESTED	COMMENTS REGARDING STATUS – INCLUDING	COMPLET	ED
NUMBER	DAIL	110.	REQUESTED	ANTICIPATED COMPLETION	Date	Initials
	/ /				/ /	
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PREVENTIVE MAINTENANCE PROGRAMMING CHART

Property Name: _____

Frequency & Month Due	Frequency	JAN	FEB	MAR	APR	MAY	JUN	JUL	AUG	SEP	ОСТ	NOV	DEC	Emergenc	y & Frequently Used	Numbers
Heater (clean & inspect)	1 / year													Fire		
iteater (cican & inspect)	17 year													rite		
Trees & Shrubs (trim)	1 / year									-				Police		
Circulator Pumps (oil)	1 / month													Ambulance	:	
Water Heater (drain residue)	6 months													Plumber		
Fertilizing	3 months													Electrician		
Storm Drains (clean)	6 months													PG&E		
Roof (inspect & repair)	6 months													Elevator		
Rain Gutters (clean)	Sep / Dec															
Screens (inspect & repair)	1 / year													Preventive	& Service Call Sche	lule
Exterior Lighting & Timers	1 / month													SUN		
Power Tools (inspect for safety)	1 / month													MON		
Power Equipment (inspect for service)	1 / month									+				TUE		
Fire Equip. Inspection/Sprinkler System Test	6 months													WED		
Fences & Buildings Paint (inspect for damage)	1 / month													THU		
Common Area Carpets (clean)	4 months													FRI		
Other														SAT		
				1			1	1							•	•
Weekly Routine Schedule		SUN	MON	TUE	WED	THU	FRI	SAT		Position		Name & Un	nit #		Phone Number	
Outside Lighting										Administrat	or					
Garbage Areas (clean)										Emergency/	On-Call					
Garbage meas (crean)										Emergency	on oun					
Parking Lot/Walkways (clean)										Maintenance	e					
Graffiti Patrol (clean)										Painter						
Entry Doors/Windows (clean)										Janitor/Grou	inds					
Other																

APARTMENT STATUS CHART

PROPERTY NA	AME:]	ADMINISTRA	TOR:]	DATE:				
Unit Number	Unit Size	Refrig Replaced Date	Carpet Replaced Date	Vinyl Replaced Date	Blinds Replaced Date	Stove Replaced Date	Garbage Disp. Replaced Date	Toilet Replaced Date	Vanity Replaced Date	Countertop Replaced Date	Bath enclosure Replaced Date	Misc. Item Replaced	Misc. Item Replaced	Misc. Item Replaced
		/	/	/	/	/	/	/	/	/	/	/	/	/
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0 = STUDIO, 1 = 1BEDROOM, 2 = 2 BEDROOMS, 3 = 3 BEDROOMS, 4 = 4 BEDROOMS, 5 = 5 BEDROOMS

EQUIPMENT & APPLIANCE SERVICE RECORD

Pr	operty Name:			
Office	Maintenar	nce	Grounds	Housekeeping
TYPE OF EQU	UIPMENT OR A	PPLIANCE		
Purchased from				
Invoice Number	r			
Date purchased individual author				
Cost				
Serial Number				
Model Number				
Warranty expira	ation date			
Extended warra date (if applical	• •			
Schedule of Pre Maintenance In				
Serviced by				
Date serviced an invoice number	nd service & cost of service			
Serviced by				
Date serviced an invoice number	nd service & cost of service			
Serviced by				
Date serviced an invoice number	nd service & cost of service			

Note: Use <u>one sheet</u> for each appliance and/or equipment. If site maintenance staff services equipment, please note this on the form.

WORK SAFETY GUIDELINES

- 1. No employee is to jeopardize his/her health or safety, or the health or safety of his/her coworkers by rushing or taking shortcuts on safety measures.
- 2. Material Safety Data Sheets, which outline the hazards and precautions for use of chemicals, are available in the office. Utilize this safety information in your daily use of these substances. For example, chlorine and bleach can be explosive when mixed together; this combination should never be used.
- **3.** Before using any chemicals, read the label directions completely and follow accurately. Read the Material Data Safety Sheet if it is a substance listed with the State as a hazardous substance.
- **4.** Ensure that all toxic and flammables are stored in a well-ventilated area, apart from workshop areas. The Material Data Safety Sheet provides information on proper storage.
- 5. If the electricity needs to be shut off for any reason because of work being done, a tag should be taped over the switch stating that the system is shut down, and the name of the person who is working on the system.
- 6. Always use mechanical moving aids such as handcarts and dollies when possible. Get help when needed.
- 7. Always plan lifting and moving jobs so that the path is clear and you have the help necessary to do the job.
- **8.** All ladders should be inspected prior to each use. Do not use aluminum ladders when making electrical repairs, including minor fixture repairs. Do not use extension ladders unless another adult is present.
- **9.** Do not work on roofs unless another adult is present. Use a lifeline when working on roofs on windy days, or when working near the roof's edge.
- **10.** During work performance, do not leave tools or equipment on walkways (potential trip hazard for residents or other employees).
- **11.** Rings should not be worn when climbing or doing construction-type work. Watches, bracelets, and rings should be removed or covered with electrical tape when making electrical repairs.
- **12.** When painting with toxic-base paints, open windows and ensure adequate ventilation.
- **13.** Ensure safety of power tools and equipment. Check for loose mower blades, bare wires, and short circuits in power tools, safety catches on ladders, etc.

- 14. Personnel are to wear safety glasses or goggles when performing tasks where flying debris is probable. Example: power lawn edger, power saws, bench grinders, when hammering on steel objects, etc.
- **15.** Hearing protection should be worn when using two-cycle engine equipment such as backpack air blowers or weed eaters.
- **16.** When cutting lawns on hilly areas, never pull the mower up the hill backwards. Heavy boots must be worn when mowing.

SUPERVISORY GUIDELINES

- 1. Administrator will ensure the safety wear and equipment on onsite, in its proper location, and available to personnel.
- **2.** Ensure that employees are using the correct tools and equipment for the type of work they are performing.
- **3.** If continued heavy lifting is required, ascertain that enough personnel are assigned to handle such tasks.
- 4. Properties owning or leasing vehicles are to set up a safety and operation inspection schedule of said vehicles.
- 5. Material Safety Data Sheets, which outline the hazards and precautions for use of chemicals, are to be obtained from vendors for all chemicals used and listed with the State as hazardous substances.

I have read the above guidelines and agree to abide by them at all times when performing my duties.

Name: _____

 Signature:
 Date:

WORK ORDER

				WORK ORDER #
Resident Name	Work C	Order Date	Work Order Co	mpletion Date
Address	/ Permission	To Enter	/ Yes ()	No ()
WORK REQUESTED	Appointmer	nt Time	::::	
	Call First	Yes () No ()	Phone: ()	-
		MATE	RIALS USED	
	Qty		Item	
		I	ABOR	
	Ti	ime Started	Time	Finished
WORK COMPLETED				
		CONTRAC		C .
	Date		TED SERVICE	Invoice #
	Date	Compa	iy inallic	Invoice #
SMOKE DETECTOR CHECKED: OK / REPLACE				
Detail of costs billed to Resident				

Detail of costs billed to Residen	t	
Item	Cost	Requested by
	\$	
	\$	Resident Signature
	\$	
	\$	Completed by
Total due from Resident	\$	Approved by

PROPERTY KEY LOG

PROPERTY NAME: _____

Keyholder's Name	Key Location	Date Given	Keyholder's Initials	Date Returned
		/ /		
		/ /		/ /
		/ /		/ /
		1 1		/ /
		1 1		/ /
		1 1		
		/ /		/ /
		/ /		
		/ /		

This form is to be used for all keys signed out to residents, employees, caregivers, vendors, contractors, or any other persons in possession of any facility key.

SMOKE DETECTOR CLEANING

PROPERTY NAME: _____

DATE	UNIT #	APPT. TIME	COMMENTS
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LANDSCAPE AND MAINTENANCE – SCHEDULE A

Note: Minimum frequency guide only. Some areas will require frequent cycles. Also weather conditions will change frequency.

TOTAL YEARLY	DESCRIPTION	JAN	FEB	MAR	APR	MAY	JUN	JUL	AUG	SEP	OCT	NOV	DEC
40	Lawn Mowing and Edging	2	2	3	3	4	4	4	4	4	4	3	2
4	Fertilizing		1			1			1			1	
1	Aerating	1											
3	Selective Weed Control			1		1				1			
2	Pre-emergent weed control – other areas		1					1					
2	Pest Control & Lawn				1			1					
3	Tree, Bushes Pest Control		1			1				1			
2	Trimming & Pruning Trees			1									1
3	Trimming & Pruning hedges, ivy, ice plants	1			1							1	
53	Watering Schedule			2	4	8	8	8	8	8	4	2	1

For trimming and pruning shrubs, acquire a pruning guide for different types of shrubs.

APARTMENT TURNOVER CHART

PROPERTY	7	F .						TDATOD]	MONTH					VEAD	7			PAGE OF
PROPERTY		E:					ADMINIS	IKATOK	:			•	MONTH:					YEAR:				PAGE OF
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Unit Number	Unit Size	30-Day Notice	Move-Out	Pre-M/O Inspection	Actual Move Out	Move-Out Inspection	Trash Removed	Locks	Major Major	Minor Maint	Paint	Carpet		Blinds Cleaned		Detail Inspect			ease Status D. Estimated	Actual	Rent	
INUINDEL	Size		Sent Date	Date	Date	Date	Date	Yes/No	Yes/No	Date	Date	Date	Date	Date	Date	Date			d M/I Date			COMMENTS
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0 = STUDIO, 1 = 1BEDROOM, 2 = 2 BEDROOMS, 3 = 3 BEDROOMS, 4 = 4 BEDROOMS, 5 = 5 BEDROOMS

KEY: If item is replaced, write "R" to show a replacement with the date in the date box.

QUARTERLY INSPECTION REPORT

Property Name: _____ Date: ____/___/

Inspection Conducted by: _____

NOTE: If more than one building, use page 1 for each building

EXTERIOR –	A=Acceptable	Comments
BUILDING NO.	M=Maintenance	
	N/A – Not Applicable	
Paint		
Siding/trim		
Patios		
Railing		
Roofs		
Gutters		
Downspouts		
Flashing		
Vents		
Screens		
Windows		
Doors		
Water-heaters		
LIGHTING / FIXTURES	A / M / N/A	Comments
Walkways		
Parking Areas		
Patios/lights		
Other		
GROUNDS	A / M / N/A	Comments
Lawns		
Shrubs		
Ground cover		
Trees		
Sprinklers		
Drainage		
Weed Control		
Debris Removal		
Common Area		
Signage		
Sidewalks		
Cobweb Removal		
Fences		
Ramps		
Dumpster Areas		
Parking Spaces		
LAUNDRY ROOM #	A / M / N/A	Comments
Washer Hoses		
Drains		
Floors		
Garbage		
Door Handles/locks		
Lint/traps		

LAUNDRY ROOM #	A=Acceptable M=Maintenance N/A – Not Applicable			Comments		
Washer Hoses				••		
Drains						
Floors						
Garbage						
Door handles/locks						
Lint/traps						
LAUNDRY ROOM #	Α	/	Μ	/	N/A	Comments
Washer Hoses						
Drains						
Floors						
Garbage						
Door handles/locks						
Lint/traps						
BATHROOMS	Α	/	Μ	/	N/A	Comments
Sink	1					
Toilet	[
Mirror	[
Floor						
Lighting						
Garbage						
MEETING/ACTIVITY RM.	Α	1	Μ	1	N/A	Comments
Floor		,				
Doors/Locks						
Fire Extinguisher – mounted and						
date last serviced						
MAINTENANCE SHOP	Α	/	Μ	/	N/A	Comments
Work Area						
Supply/Storage						
Tool Inventory						
Safety Equipment						
Lighting						
Emergency Contacts						
Shut off Location Maps						
Work Order Log – current and						
updated						
Stock Sheet						
Prevent Maintenance Chart						
Apt. Turnover Chart						
SAFETY	Α	/	Μ	/	N/A	Comments
Fire Extinguisher mounted and						
date last serviced						
Emergency Exit – Exit Clear		_				
Emergency Exit sign lit						
Safety Posters Posted						
Hazardous protruding objects –						
posts, pipes, etc.						
Holes/depressions in lawns,						
walks, pavement						
Missing access covers						
Exposed common area wiring						
Earthquake Safety plan						

Date last updated		
Work Safety Guidelines posted		
Elevator inspection posted or on		
file. Date of last inspection		
OFFICE	A=Acceptable	Comments
	M=Maintenance	
	N/A – Not Applicable	
Office hours posted		
No Cash Accepted sign posted		
Fair Housing Posting Posted		
Office Neat and uncluttered		
On-Call Emergency Numbers		
Posted		
Fire Extinguisher Mounted and		
Serviced		
Income Limits Posted		
SWIMMING POOL	A / M / N/A	Comments
Pool Servicing (list if contracted		
or site monitoring		
Auto Chlorinators		
Safety signs/equipment		
Pool furniture condition		

Overall Comments, if any maintenance is noted list corrective action that will be taken.

Inspection submitted to:	Date://
	//////

Reviewed by: _____

Date: ____/___/____

DRIVER'S VEHICLE INSPECTION REPORT

seats Comfort destination sign entry door air conditioning mirrors trip hazards reflectors Driver Area lighting compartment doors Driver Area lighting fuel cap energency equip. engine noise engine noise driver seat Exterior battery seat belt ligs lugs lugs									
Odometer Reading:	Property	y Name:	Location:						
CHECK ANY DEFECTIVE ITEM AND GIVE DETAILS UNDER "REMARKS" Initial Operational Items marker lights leaks (oil, fuel, water) low air warning turn lights leaks (oil, fuel, water) low air warning turn lights low air warning parking brake low air warning low air pressure & brakes head lights low air warning parking brake low damage low air warning parking brake low damage low air warning parking brake low dawage low air windswid wipers license plates low air windswid mutomatic side doorstep seats Comfort destination sign lemergency exits heat reflectors lighting lighting lewinows memergency equip. lighting lewinows driver seat batery batery driver seat belt ligs batery driver seat belt lugs batery driver seat batery batery driver seat batery batery loriver's Signature: destory<	Date:	//	Time:: am/pm	Vehicle License #:					
Initial Operational Items marker lights leaks (oil, fuel, water) low air warning turn lights water service brakes brake lights water service brakes brake lights water service brakes brake lights water service brakes brake lights water service brakes body damage windshield wipers license plates body damage windswis born / steering automatic side doorstep seats Comfort automatic side doorstep emergency exits beat reflectors entry door air conditioning mirrors if the axinguisher cleanliness compartment doors mergency equip. lighting fuel cap friver seat Exterior battery seat belt lugs lugs lugs condition of THE ABOVE VEHICLE IS SATISFACTORY Driver's Signature: doove DEFECTS CORRECTED ABOVE DEFECTS NEED NO CORRECTION FOR SAFE OPERATION OF VEHICLE	Odomet	er Reading:							
leaks (oil, fuel, water) low air warning turn lights engine oil / engine air pressure & brakes brake lights water service brakes body damage windshield wipers license plates windows automatic side doorstep seats Comfort destination sign emergency exits heat reflectors entry door air conditioning mirrors trip hazards rest room windshield priver Area lighting fuel cap fire extinguisher cleanliness engine noise driver seat Exterior battery seat belt tires and wheels battery lugs lugs battery		CHECK ANY DEFEC	TIVE ITEM AND GIVE DETA	ILS UNDER "REMARKS"					
 CONDITION OF THE ABOVE VEHICLE IS SATISFACTORY Driver's Signature:		 leaks (oil, fuel, water) engine oil / engine water belts and hoses Interior windows seats emergency exits entry door trip hazards Driver Area fire extinguisher emergency equip. driver seat 	 low air warning air pressure & brakes service brakes parking brake windshield wipers horn / steering Comfort heat air conditioning rest room PA system lighting cleanliness Exterior tires and wheels 	 turn lights brake lights head lights body damage license plates wheelchair lift automatic side doorstep destination sign reflectors mirrors windshield compartment doors fuel cap exhaust system engine noise 					
 Driver's Signature: ABOVE DEFECTS CORRECTED ABOVE DEFECTS NEED NO CORRECTION FOR SAFE OPERATION OF VEHICLE 	Remark	s:							
 ABOVE DEFECTS CORRECTED ABOVE DEFECTS NEED NO CORRECTION FOR SAFE OPERATION OF VEHICLE 									
Mechanic's Signature: Date:/		ABOVE DEFECTS CORREC	CTED						
	Mechan	ic's Signature:	Date:	//					

Driver's Signature:	Date://
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HAZARDOUS SUBSTANCE STATEMENT

Property Name:		
Name of Contractor:		
Address:	City:	ZIP Code:
Phone: (

I certify that no chemicals or substances known to the State of California Health and Welfare Agency to cause cancer or reproductive toxicity will be used in work for this site.

I also agree to notify Barcelon Associates Management Corporation, 590 Lennon Lane, #110, Walnut Creek, CA 94598, in writing of any hazardous chemical or substance discovered in my work at the site.

Signed: _____

Date _____

Copy to Property Contractor File

PEST CONTROL SERVICE NOTICE & ACKNOWLEDGEMENT

Resident is renting from Owner / Agent the premises located at:

Street address	a .	Unit #
	CA	
City		ZIP Code

California state law (SB 2143) requires that an owner/agent of a residential dwelling unit provide new residents with a notice provided by a registered structural pest control company if a contract for ongoing periodic pest control service is in effect.

Pursuant to law, we are notifying you that the location you are renting and/or the common areas of the community are covered by a contract for standard pest control service. We are also attaching a notice provided by the pest control company containing additional information including pesticides used for extermination.

The undersigned hereby acknowledges that Resident(s) has/have received a copy of this notice and a copy of the notice provided by a registered structural pest control company.

Resident Signature

Resident Signature

/ / Date

/ / Date

Administrator/Management Agent Signature

Copy to Resident file

Date

EMERGENCY CONTACT LIST

BAMC Corporate office: (925) 627-7000

Asset Manager: _				
Home No.: (_)	Cell No.: ()	

Administrator: ______ Home No.: (____)___- Cell No.: (____)__-

 Site Maintenance Supervisor:

 Home No.:
 (_____)___-____

SERVICE	NAME	OFFICE NO.	<u>24-HOUR NO.</u>
Watar			
Water			
Electric/Gas			
Electrician			
Elevator Co.			
Heating-A/C			
Plumber			
Fire Sprinkler Monitoring and/or Security			
Insurance Co.			
Property Owner and/or Board Representative			
Emergency Restoration Company			

This form is to be kept current and available for accessibility in case of emergency. Copy provided to BAMC Corporate office.

STOCK ROOM USAGE – INVENTORY CONTROL

Property: _____ Date of Inventory: _____

DATE	ITEM & PART NUMBER	NUMBER IN STOCK	USED	BALANCE	INITIALS
/ /					
/ /					
/ /					
/ /					
/ /					
/ /					
/ /					
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/ /					
/ /					
/ /					

MECHANICAL EQUIPMENT RECORD

Calendar Year: 20____

Name of Property: _____

Equipment	Scheduled Service Date	Actual Service Date	Company Performing Service
Boilers			
Elevators			
Fire Alarm			
Fire Sprinklers			
Hot Water Heaters			
HVAC			
Irrigation			
Kitchen Systems			
Solar Systems			
Trash Compactor			
Generator			
Co-Generation System			
Playground Equipment			
Laundry Room Equipment			
Pool filtering pump system			
Emergency Pull Cord System			
Remote Pendant Alarm System			
Fire Damper System			

Note: A new form is to be used <u>each</u> calendar year and maintained in a master property file.

UNIT MAKE READY REPORT

PROPERTY: _____

UNIT NO.: _____ TYPE: _____

DATE VACATED: ____/____

DATE TO BE OCCUPIED: ____/___/

 INITIAL INSPECTION BY:
 DATE:
 /____

Checklist Before Move-In	Instructions/Comments
Check all plumbing (Toilets, faucets, all plumbing in unit), make sure no leaks.	
Check all appliances (run dishwasher once on each cycle, check for proper operation of refrigerator, disposal, and range).	
Check hardware in unit (all doorknobs, closet hooks, closet rods, door pulls, night locks, door stops, magnetic catches).	
Check windows and screens (no breaks in either). Clean out tracks on all sliding glass windows and doors (make sure they are working correctly). Ensure that all screens are installed where needed.	
Check all walls for holes, seams, cuts, or nail pops.	
Check paint (all walls, ceilings, woodwork trim, which needs to be cleaned or painted). No spots, streaks or scratches.	
Check flooring (all floors cleaned and waxed, carpet vacuumed, parquet block floors or wood strip and asphalt tile included).	
Clean bathroom(s) (tubs, toilets, tile walls, tile floors, vanities, mirrors, utility cabinet, and sinks; all towel bars, toilet paper holders, soap dispenser installed and cleaned).	
Check tile in bathroom(s) for cracks or flaws.	
All baseboards, closet shelves, and electrical outlet plates installed properly.	
All thresholds and metal strips installed where needed.	
Check that all doors close properly, with no rubbing or warping.	

Check that all vents and registers are installed and clean.	
Check heating and air conditioning (when appropriate) to be sure working properly.	
Check that filters are installed in all air handling units or air conditioning units (as appropriate).	
Clean all closets, drawers and cabinets inside and out.	
Clean windows.	
Check all lighting (new bulbs in all fixtures and all fixtures hung and working).	
Check all electrical outlets to be sure that they are working properly.	
Check plumbing for chips or cracks.	
Check front entrance to be sure cleaned and swept, including spider webs.	
Check patio or balcony to be sure cleaned and swept and all rails or fences secure.	
Check drapes and blinds. All drapes or blinds hung on all windows, clean, unstained, and operating properly.	
Check that the following items are in the apartment (if appropriate): 2 ice cube trays, butter dish, 1 garbage disposal stopper, 1 bathroom stopper, 1 broiler pan.	
Final Inspection by:	Date:/

 Date://	

EQUIPMENT INVENTORY

Office Equipment

Quantity	Item/Description	Manufacturer	Model Number	Serial Number

Miscellaneous Equipment

Quantity	Item/Description

Grounds Equipment

Quantity	Item/Description

Power Equipment

Quantity	Item/Description	Manufacturer	Model Number	Serial Number

Hand Tools

Quantity	Item/Description

Kitchen Equipment

Quantity	Item/Description	Manufacturer	Model Number	Serial Number
	1		1	1

Housekeeping Equipment

Quantity	Item/Description	Manufacturer	Model Number	Serial Number

Laundry Equipment

Quantity	Item/Description	Manufacturer	Model Number	Serial Number

VENDOR AND CONTRACTOR LIST

NAME	ADDRESS	<u>TAX ID #</u>	PHONE #

UNIT APPLIANCE INVENTORY FORM

PROPERTY NAME:

Unit #	Type of Appliance	Model	Serial	Date
	Appliance	Number	Number	Purchased

POTENTIAL CLAIMS REPORT

Complete and submit to Barcelon Associates' corporate office within 24 hours of any property damage, resident injury, fire, or police matter, to the attention of Ron Holz and Christine Freeze.

Property Site:			
Date and time	e of occurrence:		
Location of o	ccurrence:		
Description of	f occurrence:		
Staff present/a	assisting:		
Police report	#:	(attach copy of report)	
Recommende	d follow-up action:		
Date		Signature of Administrator	
Date		Signature of Administrator	
Date		Signature of Asset Manager	
For completi	on by the Corporate Office		
Copied to:	 Asset Manager Director of Asset Management File: Property / Insurance 		

INCIDENT INVESTIGATION

RESPONSE AND FORMS

An incident investigation must be completed following every incident or accident.

The purpose of the investigation is to obtain factual information so that the cause can be determined and recurrence prevented. <u>It is not to fix blame</u>.

It is the responsibility of the supervisor to make an immediate report of every incident, "near miss", and accident. The supervisor usually has more information about what occurred than anyone else, and it is up to the supervisor, in most cases, to put into effect whatever measures may be adopted to prevent similar incidents and accidents.

Each investigation should be made as soon after the incident / accident as possible. A delay of only a few hours may allow important facts to be destroyed or removed.

The following items should be covered in the supervisor's incident investigation:

- **Describe injuries or property damage, if any.** Cover what injuries were sustained by employees or others and/or damage to equipment, vehicles or materials. Examples might be:
 - Particle in eye
 - Left arm broken
 - Right index finger lacerated
 - Strain in lower right side of back
 - Drove over bicycle
 - o Back Strain
 - o Contusion
- What was involved during the incident / accident? Cover the items involved and how it occurred. Examples may be:
 - Grinding tool on grinder without safety glasses or guard
 - Standing on three boxes to change light bulb
 - Boxes slipped and employee fell.
 - Feeding unguarded electric meat slicer
 - Employee was loading boxed can goods into cabinet
 - Backing car/van out of driveway
 - Assisting resident to bed or shower
 - Uncooperative resident
- How was the incident / accident caused? Describe unsafe act, unsafe condition or defective equipment or material. This should cover the specific cause of the incident / accident. Examples may be:
 - Failed to have eye shield on grinder and to wear safety glasses
 - Employee stood on boxes instead of ladder
 - Electric meat slicer was not guarded and employee was feeding slicer by hand instead of using hand-feeding tool
 - Lifted and piled boxes improperly
 - Failed to look before backing up the car/van
 - Wheelchair too far from resident
 - Not in correct position to lift load

- How can this be prevented in the future? Cover corrective action to prevent recurrence of the incident / accident. Examples may be:
 - Personal protection has been purchased for persons using the scrap grinder, and employees need to be instructed on use of safety glasses with a sign to be posted enforcing the use of this protection.
 - Checked to see that ladders were available and will instruct employees on the use of ladders at the next safety meeting.
 - Will guard machine and provide hand feeding tools
 - Will instruct employees on proper lifting at next safety meeting and review instructions to employees before they begin job
 - Driver has been instructed to check behind the vehicle before backing up, have someone assist while backing or avoid situations that require unnecessary backing
 - o Correct placement of wheelchair
 - Obtain assistance to attend to this resident.

MANAGING THE ACCIDENT SCENE

An accident scene is a chaotic place, particularly when injuries are involved. The supervisor will take charge of the site and direct any response activities.

It is important to remember that two concerns take priority at any incident scene:

- Care and treatment of the injured
- Elimination or control of remaining hazards

TREAT THE INJURED FIRST

The care and treatment of the injured will take first priority at the scene. However, when hazardous conditions at the scene present an immediate threat to the health or safety of anyone, including rescue workers, eliminating or controlling the hazard should take priority.

When injuries are encountered at an accident scene, the supervisor should make sure that proper emergency help has been summoned and the victims are given any necessary first aid. If emergency providers are already on the scene, the supervisor should make sure they receive whatever cooperation they need to get the job done. Only authorized first-aid personnel should be administering first-aid treatment. This includes trained employees, emergency medical technicians (EMTs), paramedics and medical personnel.

CONTROLLING REMAINING HAZARDS

After an accident, conditions at the site can remain hazardous. If anything at the scene still presents a danger, restrict access to the area until the hazard can be eliminated or controlled. If there is any uncertainty about conditions at an incident site, do not take chances, keep people out of the area until no danger remains.

ISOLATE THE SITE TO PROTECT PEOPLE AND PRESERVE EVIDENCE

Keep area from being disturbed until it has been inspected. A common way to handle this is to use a brightly colored marking tape, rope, cones, barricades or other types of signs to outline the restricted area. If none of these are available, employees may be posted around the site to keep people out of an area.

INCIDENTS INVOLVING NON-EMPLOYEES

STEP 1 – CARE FOR THE INJURED PERSON(S)

- 1. Take necessary precautions to ensure that no one else is injured and that the injured person is safe from additional injury.
- 2. Arrange for first aid or any other necessary emergency treatment. (Note: Do not promise to take care of any medical or hospital bills)
- 3. Make the injured person as comfortable as possible.
- 4. Secure injured person's version of the accident.

STEP 2 – SECURE THE NAMES OF WITNESSES

- 1. Gather the names, addresses, telephone numbers and account of the incident from others in the vicinity.
- 2. Gather the names, addresses, telephone numbers, and account of the incident from employees. It is important to have the witness reports created in advance. The reports can help generate the pertinent information by prompting the witnesses for the kind of information needed to complete the investigation.
- 3. Get two or more employees to inspect the scene of the incident and fill out witness reports on what they saw.

STEP 3 – EVALUATE THE CONDITION OF THE PREMISES

- 1. Analyze and evaluate the premises where the incident occurred for:
 - a. Noteworthy problems in flooring, equipment or hazards in the immediate area.
 - b. Cleanliness and general housekeeping.
 - c. Water and/or moisture (find source of moisture and remedy immediately)
 - d. Any objects near the injured person.
 - e. If the person was injured by falling objects, determine whether the objects were improperly stored or maintained.
 - f. If equipment was involved in the injury, determine whether the equipment was operating properly.
 - g. Complete a signed and dated Incident Report and give it to your Administrator
- 2. Fill out a maintenance report.
- 3. Preserve pre-incident cleaning/Maintenance/repair records for the area or equipment involved.
- 4. Take photos of the area. (Note: Do not start investigating the incident scene until after the injured person has been cared for and removed from the area.)

KEY POINTS TO REMEMBER – NON EMPLOYEE

DON'T...

- Apologize for the incident.
- Argue with the injured party about the cause of the incident.
- Reprimand an employee at the scene of an incident.
- Offer to pay all medical bills.
- Admit responsibility. (Responsibility is often a legal conclusion that parties at the scene are not competent to make.)
- Mention insurance.

- Discuss the incident with anyone other than parties within your organization that need the information. Only discuss the incident with outside parties upon the recommendation of your legal counsel.
- Permit investigators to take pictures at the scene without supervision and management approval.

DO...

- Go to the scene of the incident at once.
- Show your concern for the injured parties and safety.
- Secure the scene so that others are not injured.
- Act courteously.
- Act professionally.
- Inspect scene closely.
- Get all essential details.
- Report the incident to your Asset Manager or Director of Assisted Living. In their absence, report the incident to either Senior Vice President or VP of Human Resources at your earliest convenience, no matter how slight the injury.

SUPERVISOR'S INVESTIGATION REPORT FOR WORKPLACE INCIDENTS / ACCIDENTS

1.	Name of Employee involved in inc	ident/ac	cident						
2.	Position			De	ept				
	Incident Date:				ime: _	:	AM /	PM	
4.	Place of Incident/Accident					Rm/Apt	#		
5.	Witness Information:					_			
	Name								
	Address								
	Telephone Number_()_								
6.	Did you authorize first aid or Docto	or?	YES	NO (If no,	, give	reason):			
7.	Did Employee refuse medical treati	ment?	YES	NO					
	Did employee leave work?		NO	Date			Time	:	AM / PM
	Employee return to work?		NO	Date					AM / PM
	Describe the incident / accident:								-
11	Describe nature and extent of injuri	es if an	17.						
11.									

12. Cause of incident /accident (mark those that apply)

PHYSICAL SOURCES

- o Poorly maintained tools or equipment
- Poor housekeeping, slippery floor or tripping hazards
- Unguarded equipment
- o Crowded work conditions
- o Poor storage practices
- Personal protection and clothing not adequate for hazards
- o Insufficient lighting or ventilation
- Cold or hot temperatures
- Other contributing conditions
- 0

UNSAFE BEHAVIORS

- Inadequate instructions
- Did not use assigned personal protective equipment
- o Did not follow rules or instructions
- o Circumvented safety features
- o Used poorly maintained tools and machinery
- Failed to follow established procedures and practices
- Unable to physically perform work
- Other contributing behaviors
- One Employee for 2 person transfer
- 0

13. Actions required to avoid recurrence: ______

(Over)

14. Prepared by:

		Date:	_ Time:	:	AM / PM
Supervisor's print	ed name				
Supervisor's Sign	ature				
15. Reviewed by:		Date:	Time		AM / PM
Administrator's p	rinted name	Duto		·	
		. <u> </u>			
Administrator's S	ignature	Name of Property			
		Date:	_ Time:	:	AM / PM
(Corporate Safety	Coordinator – Print)				

(This form must be completed immediately after attending to injured and incident scene hazards)

This report and all attached additional statements or descriptions must be signed and dated by the person completing the report and attachments and faxed to: Employee Benefits Administrator at (925) 627-7045.

Date Faxed _____

Time Faxed _____ AM / PM

Note: If employee's injury is more than "First-aid", complete an Employer's Report of Occupational Injury or Illness and fax to: Employee Benefits Administrator at (925) 627-7045 within 24 hours of the injury.

EMPLOYEE INJURY REPORT FORM (To be completed by the injured employee)

Report Date:	-		
Employee's Name (please print)	Departi	ment	
Months or years in department Mont	ths or years doing t	the task caus	sing injury
Name of Supervisor	Date and Time	Reported to	Supervisor
Where did the injury occur?		Rm/Apt#_	
Date of the injury	Time of injury		AM / PM
When did you first report the injury? Date		Time	AM / PM
To whom did you report the injury? Name		Title	
When did you report it to your Supervisor? Date		Time	AM / PM
Do you require medical treatment? YES NO			
(Circle One) Are you RIGHT HANDED	LEFT I	HANDED	AMBIDEXTROUS
Describe the accident in detail. Include equipment na dimensions, weight, exact incident location, what you area (left, right, or both) and body part, etc.			
Continue on reverse side, if needed) If equipment was involved in the incident, was it equip	oped with adequate	ouards?	□ Yes □ No □ N/A
 (a) Safeguards in place, used and in good cond (b) Properly adjusted protecting bystanders an (c) Hands and fingers kept clear of point of op Was the equipment being serviced at the time of the in Did the equipment jam or malfunction at the time of th If yes to either of the previous 2 questions, was lockor 	dition? d operators? peration and other h ncident? ne incident?	nazards?	 ☐ Yes □ No □ N/A ☐ Yes □ No ☐ Yes □ No ☐ Yes □ No ☐ Yes □ No
Explain in more detail the situation as you saw it:			

Witness Information:

Give this completed rep Date and time provided				Time AM / PM
		Time Faxe	d	AM / PM
	s soon as possible (no later Administrator at (925) 627-		from the t	ime of the injury) and fax
Name of Property				
Signature of Employee		Date of cer	tification	
I hereby certify that the a	bove information is true and	l correct to the l	best of my k	nowledge.
(b) Is there a better way/t If yes, please describe		□ Yes		
If yes, please describe	lure need to be changed?		□ No	Don't Know
In your opinion:				
First Name	Last Name		M / F	Relationship to Injured?
First Name	Last Name		M / F	Relationship to Injured?
First Name	Last Name			Relationship to Injured?
			M / F	

Procurement Policy Pleasanton Housing Authority

Approved February 18, 2010

Revised February 2010 in accordance with 24 CFR PART 85, Administrative Requirements for Grants and Cooperative Agreements to State, Local and Federally Recognized Indian Tribal Governments, and the guidelines for the American Recovery and Reinvestment Act (ARRA).

I. Procurement Standards

- A. The Pleasanton Housing Authority (PHA) will use its own procurement procedures which reflect applicable State and local laws and regulations, provided that the procurements conform to applicable Federal law and the standards identified in this section.
- B. The PHA will maintain a contract administration system which ensures that contractors perform in accordance with the terms, conditions, and specifications of its contracts or purchase orders.
- C. The PHA will maintain a written code of standards of conduct governing the performance of its employees engaged in the award and administration of contracts. No employee, officer or agent of the PHA shall participate in selection, or in the award or administration of a contract supported by Federal funds if a conflict of interest, real or apparent, would be involved. Such a conflict would arise when:
 - i. The employee, officer or agent,
 - ii. Any member of his immediate family,
 - iii. His or her partner, or
 - iv. An organization which employs, or is about to employ, any of the above, has a financial or other interest in the firm selected for award.
- D. The PHA's officers, employees or agents will neither solicit nor accept gratuities, favors or anything of monetary value from contractors, potential contractors, or parties to subagreements. The PHA may set minimum rules where the financial interest is not substantial or the gift is an unsolicited item of nominal intrinsic value. To the extent permitted by State or local law or regulations, such standards or conduct will provide for penalties, sanctions, or other disciplinary actions for violations of such standards by the PHA's officers, employees, or agents, or by contractors or their agents. The awarding agency may in regulation provide additional prohibitions relative to real, apparent, or potential conflicts of interest.
- E. PHA procedures will provide for a review of proposed procurements to avoid purchase of unnecessary or duplicative items. Consideration should be given to consolidating or breaking out procurements to obtain a more economical purchase. Where appropriate, an analysis will be made of lease versus purchase alternatives, and any other appropriate analysis to determine the most economical approach.
- F. To foster greater economy and efficiency, the PHA is encouraged to enter into State and local intergovernmental agreements for procurement or use of common goods and services.
- G. The PHA is encouraged to use Federal excess and surplus property in lieu of purchasing new equipment and property whenever such use is feasible and reduces project costs.
- H. The PHA is encouraged to use value engineering clauses in contracts for construction projects of

- I. The PHA will make awards only to responsible contractors possessing the ability to perform successfully under the terms and conditions of a proposed procurement. Consideration will be given to such matters as contractor integrity, compliance with public policy, record of past performance, and financial and technical resources.
- J. The PHA will maintain records sufficient to detail the significant history of a procurement. These records will include, but are not necessarily limited to the following: rationale for the method of procurement, selection of contract type, contractor selection or rejection, and the basis for the contract price. The level of documentation should be commensurate with the value of the procurement. Individual contract records are to be retained for a period of six (6) years after final payment and all matters pertaining to that contract are closed, including litigation. Procurement records related to Grants are to be retained a minimum of three (3) years after audit and close out of each Grant.
- K. The PHA will use time and material type contracts only
 - i. After a determination that no other contract is suitable, and
 - ii. If the contract includes a ceiling price that the contractor exceeds at its own risk.
- L. The PHA alone will be responsible, in accordance with good administrative practice and sound business judgment, for the settlement of all contractual and administrative issues arising out of procurements. These issues include, but are not limited to source evaluation, protests, disputes, and claims. These standards do not relieve the PHA of any contractual responsibilities under its contracts. Federal agencies will not substitute their judgment for that of the PHA unless the matter is primarily a Federal concern. Violations of law will be referred to the local, State, or Federal authority having proper jurisdiction.
- M. The PHA will have protest procedures to handle and resolve disputes relating to its procurements and shall in all instances disclose information regarding the protest to the awarding agency. A protestor must exhaust all administrative remedies with the PHA before pursuing a protest with the Federal agency. Reviews of protests by the Federal agency will be limited to 1) violations of Federal law or regulations and the standards of this section (violations of State or local law will be under the jurisdiction of State or local authorities); and 2) violations of the PHA's protest procedures for failure to review a complaint or protest. Protests received by the Federal agency other than those specified above will be referred to the PHA.
 - i. <u>Informal Appeals Procedure</u>. The PHA shall adopt an informal bid protest/appeal procedure for contracts of less than \$100,000. Under these procedures, the bidder/contractor must request to meet with the Procurement Officer or designee. The decision of the PHA's designated Procurement Officer shall be the final determination. For solicitations/contracts over \$100,000, the Procurement Officer's decision shall inform the contractor of its formal appeal rights to the Board of Commissioners.
 - ii. <u>Formal Appeals Procedure</u>. A formal appeals procedure shall be established for solicitations/contracts of more than \$100,000. Under these procedures, the bidder/contractor must request to meet with the Procurement Officer. Decisions of the Procurement Officer may be appealed to the Board of Commissioners for resolution. The Board of Commissioners shall be the final authority of PHA disputes and or claims.

- a. <u>Bid Protest</u>. Any actual or prospective contractor may protest the solicitation or award of a contract for serious violations of the principles of this Policy. Any protest against a solicitation must be received before the due date for the receipt of bids or proposals, and any protest against the award of a contract must be received within ten (10) calendar days after contract award, or the protest will not be considered. All bid protests shall be in writing, submitted to the Procurement Officer or designee, who shall issue a written decision on the matter. The Procurement Officer or designee may at his/her discretion suspend the procurement pending resolution of the protest if the facts presented so warrant.
- b. <u>Contractor Claims</u>. All claims by a contractor relating to performance of a contract shall be submitted in writing to the Procurement Officer or designee for a written decision. The contractor may request a conference on the claim. The Procurement Officer's decision shall inform the contractor of its appeal rights to the PHA Board of Commissioners. Contractor claims shall be governed by the changes clause in the HUD 5370 or 5370-C.

II. Delegations of Authority

- A. The PHA Board of Commissioners designates the Executive Director as PHA's Contracting Officer. The Executive Director is responsible for ensuring that PHA's procurement actions comply with this Policy. The Executive Director may delegate all or some procurement authority as is necessary and appropriate to conduct the business of the Commission. The Executive Director shall appoint delegations of Contract Authority in writing. The appointment shall state the scope and limitations of authority. Changes in the scope or limitations shall be made in writing by amendment to the existing delegation or by issuance of a new appointment. Each Delegation of Authority shall clearly state the position's limit of authority, e.g.:
 - i. Award, agree to, or execute any contract, contract modification, or notice of intent;
 - ii. Obligate, in any way, the payment of grant funds by the government;
 - iii. Make a final decision on any contract matter subject to disputes; or
 - iv. Terminate, for any cause, the contractor's right to proceed.

Further, and in accordance with this delegation of authority, the Executive Director shall ensure that the established standard operating procedures are followed to implement this Policy. The Executive Director shall also establish a system of sanctions for violations of the ethical-standards described in Page 6 and 7 of this policy, consistent with Federal, State, or local law. The Executive Director, or designee(s), shall ensure:

- i. Contracts and modifications are in writing and clearly specify the desired supplies, services, or construction, and are supported by sufficient documentation.
- ii. Procurement requirements are subject to an annual planning process to assure efficient and economical purchasing.
- iii. For contracts exceeding \$100,000, one (1) or more public advertisement(s) shall be made over a minimum of 10 business days. Contractor/vendor preparation and submission of bids or proposals shall be allowed a minimum of 10 business days. Solicitation procedures are conducted in full compliance with the Federal standards set forth at 24 CFR 85.36; and/or the Recovery Act.
- iv. An independent cost estimate shall be prepared before solicitation for all procurement actions that exceed \$2,500.
- v. A cost or price analysis is conducted on responses for all procurement actions that

- vi. Contract awards are made to the lowest responsive responsible bidder. In the case of Requests for Proposals or quotes, contract awards are to be made only to the offeror whose proposal or quote offers the greatest value to PHA, considering the evaluation criteria stated in the solicitation.
- vii. Notice of award is made available to the public.
- viii. Unsuccessful firms are notified.
- ix. Work, equipment, or service is inspected/reviewed and accepted/approved prior to payment.
- x. PHA complies with applicable HUD review requirements as provided by "the Recovery Act".

III. Competition

- A. All procurement transactions will be conducted in a manner providing full and open competition consistent with the standards of Sec. 85.36. Some of the situations considered to be restrictive of competition include but are not limited to:
 - i. Placing unreasonable requirements on firms in order for them to qualify to do business,
 - ii. Requiring unnecessary experience and excessive bonding,
 - iii. Noncompetitive pricing practices between firms or between affiliated companies,
 - iv. Noncompetitive awards to consultants that are on retainer contracts,
 - v. Organizational conflicts of interest,
 - vi. Specifying only a brand name product instead of allowing an equal product to be offered and describing the performance of other relevant requirements of the procurement, and
 - vii. Any arbitrary action in the procurement process.
- B. The PHA will conduct procurements in a manner that prohibits the use of statutorily or administratively imposed in-State or local geographical preferences in the evaluation of bids or proposals, except in those cases where applicable Federal statutes expressly mandate or encourage geographic preference. Nothing in this section preempts State licensing laws. When contracting for architectural and engineering (A/E) services, geographic location may be a selection criteria provided its application leaves an appropriate number of qualified firms, given the nature and size of the project, to compete for the contract.
- C. The PHA will have written selection procedures for procurement transactions. These procedures will ensure that all solicitations:
 - i. Incorporate a clear and accurate description of the technical requirements for the material, product, or service to be procured. Such description shall not, in competitive procurements, contain features which unduly restrict competition. The description may include a statement of the qualitative nature of the material, product or service to be procured, and when necessary, shall set forth those minimum essential characteristics and standards to which it must conform if it is to satisfy its intended use. Detailed product specifications should be avoided if at all possible. When it is impractical or uneconomical to make a clear and accurate description of the technical requirements, a brand name or equal description may be used as a means to define the performance or other salient requirements of a procurement. The specific features of the named brand which must be met by offerors shall be clearly stated; and
 - ii. Identify all requirements which the offerors must fulfill and all other factors to be used in

D. The PHA will ensure that all prequalified lists of persons, firms, or products which are used in acquiring goods and services are current and include enough qualified sources to ensure maximum open and free competition. Also, the PHA will not preclude potential bidders from qualifying during the solicitation period.

IV. Methods of Procurement to be Followed

- A. <u>Procurement by Small Purchase Procedures</u>. Small purchase procedures are those relatively simple and informal procurement methods for securing services, supplies, or other property that do not cost more than the simplified acquisition threshold fixed at 41 U.S.C. 403(11) (currently set at \$100,000). If small purchase procedures are used, price or rate quotations shall be obtained from an adequate number of qualified sources.
- B. <u>Procurement by Sealed Bids (Formal Advertising</u>). Bids are publicly solicited and a firm-fixedprice contract (lump sum or unit price) is awarded to the responsible bidder whose bid, conforming with all the material terms and conditions of the invitation for bids, is the lowest in price. The sealed bid method is the preferred method for procuring construction, if the conditions in Sec. 85.36(d)(2)(i) apply.
 - i. In order for sealed bidding to be feasible, the following conditions should be present:
 - a. A complete, adequate, and realistic specification or purchase description is available;
 - b. Two or more responsible bidders are willing and able to compete effectively and for the business; and
 - c. The procurement lends itself to a firm fixed price contract and the selection of the successful bidder can be made principally on the basis of price.
 - ii. If sealed bids are used, the following requirements apply:
 - a. The invitation for bids will be publicly advertised and bids shall be solicited from an adequate number of known suppliers, providing them sufficient time prior to the date set for opening the bids;
 - b. The invitation for bids, which will include any specifications and pertinent attachments, shall define the items or services in order for the bidder to properly respond;
 - c. All bids will be publicly opened at the time and place prescribed in the invitation for bids;
 - d. A firm fixed-price contract award will be made in writing to the lowest responsive and responsible bidder. Where specified in bidding documents, factors such as discounts, transportation cost, and life cycle costs shall be considered in determining which bid is lowest. Payment discounts will only be used to determine the low bid when prior experience indicates that such discounts are usually taken advantage of; and
 - e. Any or all bids may be rejected if there is a sound documented reason.
 - iii. Solicitation must be done publicly. The PHA must use one or more of the following solicitation methods, provided that the method employed provides for meaningful competition:
 - a. Advertising in newspapers or other print mediums of local or general circulations.
 - b. Advertising in various trade journals or publications.
 - c. Mailing/Faxing or emailing to Vendor Lists.

- C. <u>Procurement by Competitive Proposals</u>. The technique of competitive proposals is normally conducted with more than one source submitting an offer, and either a fixed-price or cost-reimbursement type contract is awarded. It is generally used when conditions are not appropriate for the use of sealed bids. If this method is used, the following requirements apply:
 - i. Requests for proposals will be publicized and identify all evaluation factors and their relative importance. Any response to publicized requests for proposals shall be honored to the maximum extent practical;
 - ii. Proposals will be solicited from an adequate number of qualified sources;
 - iii. The PHA will have a method for conducting technical evaluations of the proposals received and for selecting awardees;
 - iv. Awards will be made to the responsible firm whose proposal is most advantageous to the program, with price and other factors considered; and
 - v. The PHA may use competitive proposal procedures for qualifications-based procurement of architectural/engineering (A/E) professional services whereby competitors' qualifications are evaluated and the most qualified competitor is selected, subject to negotiation of fair and reasonable compensation. The method, where price is not used as a selection factor, can only be used in procurement of A/E professional services. It cannot be used to purchase other types of services though A/E firms are a potential source to perform the proposed effort.
- D. <u>Procurement by Noncompetitive Proposals</u>. Procurement by noncompetitive proposals is procurement through solicitation of a proposal from only one source, or after solicitation of a number of sources, competition is determined inadequate.
 - i. Procurement by noncompetitive proposals may be used only when the award of a contract is infeasible under small purchase procedures, sealed bids or competitive proposals and one of the following circumstances applies:
 - a. The item is available only from a single source;
 - b. The public exigency or emergency for the requirement will not permit a delay resulting from competitive solicitation;
 - c. The awarding agency authorizes noncompetitive proposals; or
 - d. After solicitation of a number of sources, competition is determined inadequate.
 - ii. Cost analysis, i.e., verifying the proposed cost data, the projections of the data, and the evaluation of the specific elements of costs and profits, is required.
 - iii. The PHA may be required to submit the proposed procurement to the awarding agency for pre-award review in accordance with paragraph (g) of this section.

V. Contracting with Small and Minority Firms, Women's Business Enterprise and Labor Surplus Area Firms

- A. The PHA will take all necessary affirmative steps to assure that minority firms, women's business enterprises, and labor surplus area firms are used when possible.
- B. Affirmative steps shall include:
 - i. Placing qualified small and minority businesses and women's business enterprises on solicitation lists;
 - ii. Assuring that small and minority businesses, and women's business enterprises are solicited whenever they are potential sources;
 - iii. Dividing total requirements, when economically feasible, into smaller tasks or quantities

- iv. Establishing delivery schedules, where the requirement permits, which encourage participation by small and minority business, and women's business enterprises;
- v. Using the services and assistance of the Small Business Administration, and the Minority Business Development Agency of the Department of Commerce; and
- vi. Requiring the prime contractor, if subcontracts are to be let, to take the affirmative steps listed in paragraphs (e)(2) (i) through (v) of this section.

VI. Contract Cost and Price

- A. The PHA must perform a cost or price analysis in connection with every procurement action including contract modifications. The method and degree of analysis is dependent on the facts surrounding the particular procurement situation, but as a starting point, the PHA must make independent estimates before receiving bids or proposals. A cost analysis must be performed when the offeror is required to submit the elements of his estimated cost, e.g., under professional, consulting, and architectural engineering services contracts. A cost analysis will be necessary when adequate price competition is lacking, and for sole source procurements, including contract modifications or change orders, unless price reasonableness can be established on the basis of a catalog or market price of a commercial product sold in substantial quantities to the general public or based on prices set by law or regulation. A price analysis will be used in all other instances to determine the reasonableness of the proposed contract price.
- B. The PHA will negotiate profit as a separate element of the price for each contract in which there is no price competition and in all cases where cost analysis is performed. To establish a fair and reasonable profit, consideration will be given to the complexity of the work to be performed, the risk borne by the contractor, the contractor's investment, the amount of subcontracting, the quality of its record of past performance, and industry profit rates in the surrounding geographical area for similar work.
- C. Costs or prices based on estimated costs for contracts under grants will be allowable only to the extent that costs incurred or cost estimates included in negotiated prices are consistent with Federal cost principles (see Sec. 85.22). The PHA may reference its own cost principles that comply with the applicable Federal cost principles.
- D. The cost plus a percentage of cost and percentage of construction cost methods of contracting shall not be used.

VII. Awarding Agency Review

A. The PHA must make available, upon request of the awarding agency, technical specifications on proposed procurements where the awarding agency believes such review is needed to ensure that the item and/or service specified is the one being proposed for purchase. This review generally will take place prior to the time the specification is incorporated into a solicitation document. However, if the PHA desires to have the review accomplished after a solicitation has been developed, the awarding agency may still review the specifications, with such review usually limited to the technical aspects of the proposed purchase.

- B. The PHA must on request make available for awarding agency pre-award review procurement documents, such as requests for proposals or invitations for bids, independent cost estimates, etc. when:
 - i. The PHA's procurement procedures or operation fails to comply with the procurement standards in this section; or
 - ii. The procurement is expected to exceed the simplified acquisition threshold and is to be awarded without competition or only one bid or offer is received in response to a solicitation; or
 - iii. The procurement, which is expected to exceed the simplified acquisition threshold, specifies a "brand name" product; or
 - iv. The proposed award is more than the simplified acquisition threshold and is to be awarded to other than the apparent low bidder under a sealed bid procurement; or
 - v. A proposed contract modification changes the scope of a contract or increases the contract amount by more than the simplified acquisition threshold.
- C. The PHA will be exempt from the pre-award review in paragraph (g)(2) of this section if the awarding agency determines that its procurement systems comply with the standards of this section.
 - i. The PHA may request that its procurement system be reviewed by the awarding agency to determine whether its system meets these standards in order for its system to be certified. Generally, these reviews shall occur where there is a continuous high-dollar funding, and third-party contracts are awarded on a regular basis.
 - ii. The PHA may self-certify its procurement system. Such self-certification shall not limit the awarding agency's right to survey the system. Under a self-certification procedure, awarding agencies may wish to rely on written assurances from the PHA that it is complying with these standards. The PHA will cite specific procedures, regulations, standards, etc., as being in compliance with these requirements and have its system available for review.

VIII. Bonding Requirements

For construction or facility improvement contracts or subcontracts exceeding the simplified acquisition threshold, the awarding agency may accept the bonding policy and requirements of the PHA provided the awarding agency has made a determination that the awarding agency's interest is adequately protected. If such a determination has not been made, the minimum requirements shall be as follows:

- A. A bid guarantee from each bidder equivalent to five percent of the bid price. The ``bid guarantee" shall consist of a firm commitment such as a bid bond, certified check, or other negotiable instrument accompanying a bid as assurance that the bidder will, upon acceptance of his bid, execute such contractual documents as may be required within the time specified.
- B. A performance bond on the part of the contractor for 100 percent of the contract price. A "performance bond" is one executed in connection with a contract to secure fulfillment of all the contractor's obligations under such contract.
- C. A payment bond on the part of the contractor for 100 percent of the contract price. A "payment bond" is one executed in connection with a contract to assure payment as required by law of all persons supplying labor and material in the execution of the work provided for in the contract.

IX. Contractor Qualifications / Duties

- A. <u>Contractor Responsibility</u>. The PHA will not award any contract until the prospective contractor (i.e., low responsive bidder or successful offeror) has been determined to be responsible. A responsible bidder/offeror must:
 - i. Have adequate financial resources to perform the contract, or the ability to obtain them;
 - ii. Be able to comply with the required or proposed delivery or performance schedule-, taking into consideration all the bidder's/offeror's existing commercial and governmental business commitments;
 - iii. Have a-satisfactory performance record;
 - iv. Have a satisfactory record of integrity and business ethics;
 - v. Have the necessary organization, experience, accounting and operational controls, and technical skills, or the ability to obtain them;
 - vi. Have the necessary production, construction, and technical equipment and facilities, or the ability to obtain them; and,
 - vii. Be otherwise qualified and eligible to receive an award under applicable laws and regulations, including not be suspended, debarred or under a HUD-imposed Limited Denial of Participation.

If a prospective contractor is found to be non-responsible, a written determination of nonresponsibility shall be prepared and included in the official contract file, and the prospective contractor shall be advised of the reasons for the determination.

- B. <u>Suspension and Debarment</u>. Contracts shall not be awarded to debarred, suspended, or ineligible contractors. Contractors may be suspended, debarred, or determined to be ineligible by HUD or other Federal, State or local governmental agencies when necessary to protect its business dealings.
- C. <u>Vendor Lists</u>. All interested businesses shall be given the opportunity to be included on vendor mailing lists. Any lists of persons, firms, or products which are used in the purchase of supplies and services (including construction), shall be kept current and include enough sources to ensure competition.

X. Contract Provisions

The PHA's contracts must contain the provisions listed this section. Federal agencies are permitted to require changes, remedies, changed conditions, access and records retention, suspension of work, and other clauses approved by the Office of Federal Procurement Policy. All contracts should identify the contract pricing arrangement as well as other pertinent terms and conditions, as determined by the PHA. Additionally, applicable HUD forms 5369, 5369A, 5369B, 5369C, 5370, 5370C, 5370-EZ, 51915, and 51915-A, which contain all HUD-required clauses and certifications for contracts of more than \$100,000, as well as any forms/clauses as required by HUD for small purchases, shall be used in all corresponding solicitations and contracts issued by the PHA.

A. Administrative, contractual, or legal remedies in instances where contractors violate or breach contract terms, and provide for such sanctions and penalties as may be appropriate. (Contracts more than the simplified acquisition threshold)

- B. Termination for cause and for convenience by the PHA including the manner by which it will be effected and the basis for settlement. (All contracts in excess of \$10,000)
- C. Compliance with Executive Order 11246 of September 24, 1965, entitled "Equal Employment Opportunity," as amended by Executive Order 11375 of October 13, 1967, and as supplemented in Department of Labor regulations (41 CFR chapter 60). (All construction contracts awarded in excess of \$10,000 by the PHA and its contractors or subgrantees)
- D. Compliance with the Copeland "Anti-Kickback" Act (18 U.S.C. 874) as supplemented in Department of Labor regulations (29 CFR part 3). (All contracts and subgrants for construction or repair)
- E. Compliance with the Davis-Bacon Act (40 U.S.C. 276a to 276a-7) as supplemented by Department of Labor regulations (29 CFR part 5). (Construction contracts in excess of \$2000 awarded by the PHA when required by Federal grant program legislation)
- F. Compliance with Sections 103 and 107 of the Contract Work Hours and Safety Standards Act (40 U.S.C. 327A 330) as supplemented by Department of Labor regulations (29 CFR part 5). (Construction contracts awarded by the PHA in excess of \$2,000, and in excess of \$2,500 for other contracts which involve the employment of mechanics or laborers)
- G. Notice of awarding agency requirements and regulations pertaining to reporting.
- H. Notice of awarding agency requirements and regulations pertaining to patent rights with respect to any discovery or invention which arises or is developed in the course of or under such contract.
- I. Awarding agency requirements and regulations pertaining to copyrights and rights in data.
- J. Access by the PHA, the Federal grantor agency, the Comptroller General of the United States, or any of their duly authorized representatives to any books, documents, papers, and records of the contractor which are directly pertinent to that specific contract for the purpose of making audit, examination, excerpts, and transcriptions.
- K. Retention of all required records for three years after the PHA makes final payments and all other pending matters are closed.
- L. Compliance with all applicable standards, orders, or requirements issued under section 306 of the Clean Air Act (42 U.S.C. 1857 (h)), section 508 of the Clean Water Act (33 U.S.C. 1368), Executive Order 11738, and Environmental Protection Agency regulations (40 CFR part 15). (Contracts, subcontracts, and subgrants of amounts in excess of \$100,000).
- M. Mandatory standards and policies relating to energy efficiency which are contained in the state energy conservation plan issued in compliance with the Energy Policy and Conservation Act (Pub. L. 94A 163, 89 Stat. 871).

XI. Specifications Statement / Scope of Work

- A. <u>General</u>. All specifications shall be drafted so as to promote overall economy for the purpose intended and to encourage competition in satisfying the PHA's needs. Specifications shall be reviewed by the Procurement Officer or designee prior to issuing any solicitation to ensure that they are not unduly restrictive or represent unnecessary or duplicative items. Function or performance specifications are preferred. Detailed product specifications shall be avoided whenever possible. Consideration shall be given to consolidating or breaking out procurements to obtain a more economical purchase. For equipment purchases, a lease versus purchase analysis should be performed to determine the most economical form or procurement.
- B. <u>Limitation</u>. The following types of specifications shall be avoided:
 - i. Geographic restrictions not mandated or encouraged by applicable Federal law (except for architect/engineer contracts, which may include geographic location as a selection factor if adequate competition is available); and
 - ii. Brand name specification (unless the specifications list the minimum essential characteristics and standards to which the item must conform to satisfy its intended use.)

XII. Procurement of Activities Utilizing ARRA Funding

The provisions in this section pertain only to procurement transactions paid with Capital Fund Program grants funded under the American Recovery and Reinvestment Act of 2009 (ARRA).

- A. <u>Origin of Manufactured Products</u>. For contracts and purchases exceeding \$100,000, the PHA may only purchase materials and equipment manufactured in America. The PHA will retain on file evidence demonstrating compliance with this provision.
- B. <u>Inapplicability of State and Local Laws</u>. State and local laws do not apply to procurement transactions under this section.
- C. <u>Use of the Non-Competitive Method of Procurement</u>. The need to expend grant funds is considered a public exigency by HUD; and the PHA may use this declaration as the basis for using the non-competitive proposals method of procurement in accordance with the standards set forth under Section III.E of this Policy. Each procurement action, based on noncompetitive proposals, shall be supported by a written justification for the selection of this method. The Executive Director or designee shall approve the justification in writing. Poor planning or lack of planning is not justification for emergency or sole-source procurements. The justification, to be included in the procurement file, should include the following information.
 - i. Description of the requirement.
 - ii. History of prior purchases and their nature (competitive vs. noncompetitive).
 - iii. The specific exception in 24 CFR 85.36(d) (4) (i) (A) through (D) which applies.
 - iv. Statement as to the unique circumstances that require award by noncompetitive proposals.
 - v. Description of the efforts made to find competitive sources (e.g., advertisement in trade journals or local publications, phone calls to local suppliers, issuance of a written solicitation, etc.).
 - vi. Statement as to efforts that will be taken in the future to promote competition for the

- vii. Signature by the Executive Director or designee.
- D. <u>Eligibility of Expenses</u>. The PHA may not use grant funds to support housing operations. Prohibited purchases include, but are not necessarily limited to: Management improvements, including training, travel, salary costs, maintenance programs, occupancy programs, social services, consulting services (other than architectural, engineering and other types of services related to physical improvements); office equipment and furniture; and maintenance equipment.
- E. <u>File Documents</u>. The PHA must maintain records sufficient to detail the significant history of each procurement action. These records shall include, but shall not necessarily be limited to, the following:
 - i. Rationale for the method of procurement;
 - ii. Rationale of contract pricing arrangement;
 - iii. Reason for accepting or rejecting quotes, bids or proposals;
 - iv. Basis for the contract price;
 - v. Copies of solicitation documents;
 - vi. Bid tabulations;
 - vii. Copies of written offers (including, where applicable, catalog pages, brochures, advertisements, web pages, etc.);
 - viii. Transcript of offers where not in writing;
 - ix. Copies of contract documents;
 - x. Copies of submittals received by the PHA (e.g., insurance certificates, payroll reports, shop drawings, payment requests, contract modification requests, requests for time extensions, etc.);
 - xi. Basis for contract modifications;
 - xii. All directives issues by the PHA (e.g., notices-to-proceed, stop orders, change orders, approvals, designation of contracting officer forms, etc.);
 - xiii. Inspection reports generated by the PHA or consultant;
 - xiv. Certificates of completion;
 - xv. Documentation describing disputes or protests; and
 - xvi. Warranty documentation.
- F. <u>Filing System</u>. The PHA shall maintain one file folder for procurement transactions under \$2,000; and at least two file folders (one set for the planning and solicitation processes; and a second set for contract award and administration processes) for all procurement transactions over \$2,000. All paperwork shall be neatly filed and in chronological order. Multi-leaf folders shall be used when the size of the contract warrants it.
- G. <u>Record Retention</u>. Records are to be retained for a period of five years after final payment, or all matters pertaining to the contact are closed, whichever is longer.

HOUSING AUTHORITY OF THE CITY OF PLEASANTON ALAMEDA COUNTY, CALIFORNIA

RESOLUTION NO. HA-2010-01

RESOLUTION APPROVING REVISIONS TO THE PROCUREMENT POLICY FOR THE HOUSING AUTHORITY OF THE CITY OF PLEASANTON

- WHEREAS, The Housing Authority Board of Commissioners is periodically required to amend the policies and procedures for the Housing Authority to remain current with applicable federal requirements; and
- WHEREAS, The U.S. Department of Housing and Urban Development (HUD) recently enacted new procurement policies and requirements related to the American Recovery and Reinvestment Act (ARRA) of 2009; and
- WHEREAS, The Housing Authority Board of Commissioners of the City of Pleasanton has reviewed the proposed revisions to the Procurement Policy at its meeting of February 18, 2010;

NOW, THEREFORE, THE BOARD OF COMMISSIONERS OF THE HOUSING AUTHORITY OF THE CITY OF PLEASANTON RESOLVES AS FOLLOWS:

- Section 1: Approves the revised Procurement Policy for the Pleasanton Housing Authority as presented in the agenda report reviewed at the meeting of February 18, 2010.
- Section 2: This resolution shall become effective immediately upon its passage and adoption.

THIS RESOLUTION ADOPTED FEBRUARY 18, 2010.

APPROVED:

John Casey, Chairperson Housing Authority Board of Commissioners

ATTEST:

Steven R. Bocian Executive Director

BARCELON ASSOCIATES

MANAGEMENT CORPORATION

MAINTENANCE

MANUAL

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APPENDIX A - MAINTENANCE FORMS

THIS PAGE IS FOR FUTURE USE

MAINTENANCE

100. MAINTENANCE

Analysis

In property management, maintenance is the activity that preserves the physical investment of the Owner and provides for the resident's physical safety and well-being.

Adequate and conscientious care and maintenance of the property can often mean the difference between a property's success and failure.

If the grounds and buildings of a property are well maintained and attractive, the value of the property will stabilize and increase. Conscientious employees and an effective maintenance program are the key contributors to full occupancy and satisfied residents.

Implementation

The maintenance and improvement of the property is accomplished through a system that efficiently manages a regular program of preventive and regular maintenance and custodial care.

The objective of good property management is to provide successful and prompt service to residents while controlling costs, safeguarding the Owner's investment, and contributing to the community's appearance.

It is the responsibility of the Administrator, Asset Manager, and Resource Team to see that the property maintains pleasing curb appeal and an efficient maintenance program.

To achieve this goal, it is necessary for the maintenance department to work hand-in-hand with the Administrator and the Asset Manager, applying the priorities set forth in this manual. All activities must be coordinated between the property's office and maintenance department, especially in the areas of budgeting, managing the maintenance work order system, and scheduling of inspections.

With regard to budgeting, the property must operate within an established budget. Budgets must reflect realistic maintenance costs for the successful operation of the property.

Open and recognized communication lines must be maintained between the property's office and the maintenance department. At all times, the Administrator must keep the Asset Manager up-to-date on any anticipated expenses that could affect the budget.

Evaluation

The utilization of the maintenance manual should be evident in the appearance of the property and its improvements, in the level of service provided to the residents, and in controlled maintenance costs.

Daily, weekly, monthly, semi-annual, and annual inspections performed by various property personnel and Barcelon Associates Management Corporation (BAMC) personnel will further evaluate and show the progress of the property.

The procedures and policies of this manual have been established in an effort to standardize, professionalize, and control the physical maintenance of the property and its improvements.

THIS PAGE IS FOR FUTURE USE

MAINTENANCE PRIORITIES

200. MAINTENANCE PRIORITIES

The Administrator must use personal judgment to set the priorities in handling maintenance issues. The following guide lists the six (6) most important maintenance concerns in the order of their priority.

- 1. Any item affecting the health and safety of the residents or items causing damage to the property. Examples are interruption of the following services hot or cold running water, electricity and gas, adequate heat/air conditioning, leaking roofs, plumbing, garbage removal; inability of the following appliances to function refrigerator and stove; glass breakage wherein the resident is deprived of security and/or loss of heat; repairs of a nature which, if left, would expose people to personal injury, such as water intrusion or trip hazards in the units or in common areas.
- 2. Important maintenance requests, which are an inconvenience to the resident and affect the suitability of the resident's living conditions and comfort. Examples include minor but necessary repairs, adjustments, and replacements such as a chipped toilet seat, missing towel bars, chipped floor tile, inoperable fans, etc.
- 3. Cleanliness of the lobby, laundry rooms, rest rooms, recreation areas, sidewalks, stairs, elevators, grounds, and public areas.
- 4. The cleaning and repairing of units for occupancy, including, but not limited to, interior building and fixture repairs, drapery and carpet cleaning, and painting of the unit. Extra attention should be given to minor repairs and final clean up.
- 5. Normal maintenance items of a cosmetic nature such as replacement of a chipped floor tile, bent towel bars, etc., that are of a routine, minor, and non-hazardous nature.
- 6. Preventive maintenance tasks, which lengthen the life of major operating equipment including, but not limited to, cleaning out boilers or water heaters, oiling motors, changing filters, and clearing rain gutters.

A preventive maintenance program conducted on a regularly scheduled basis will result in a reduction of major problems. For this reason, preventive maintenance is to be worked into the maintenance department's daily schedule.

SAFETY

300. SAFETY

Emergency Operating Procedures

- 1. The emergency maintenance program is composed of a series of maintenance responses to emergency needs.
- 2. Emergency needs are situations, which are an immediate threat to the safety of the residents and/or the integrity of the grounds, buildings, and equipment.
- 3. The response to these needs must be made in an orderly and rapid manner. No two emergency situations are alike. It is most important not to act too hastily or take actions in a panicked frame of mind.
- 4. A twenty-four (24) hour, seven (7) day a week emergency contact list (BAMC-M-57) is to be posted in the Administrator's office, posted in the employee work area, and provided to the Asset Manager and on-call personnel.
- 5. An additional list of back-up persons is to be kept current as to which individual of the property and the company are to be notified and under what circumstances. Please use BAMC M-54 Home Numbers of Administrators and Relief Persons.
- 6. Instruct site staff who to call in an emergency. Staff will all have access to a list of phone numbers, which is to be posted in the office and employee work area, and will list, at a minimum, the following:

Asset Manager	Heating & Air Conditioning
Administrator	Assistant Administrator
Doctor/Hospital (RCFE only)	Electrician
Fire, Police, Ambulance	Water Company
Towing Company	Electric Company
Plumber	Gas Company
Fire/Sprinkler & Monitoring Company	

- 7. Each property must have a BAMC Emergency Safety Plan.
- 8. Emergency exiting plans are to be prepared, framed, and posted throughout the building.
- 9. Routine preventive maintenance procedures will alleviate and help identify emergencies before they occur. As a normal procedure, inspection of grounds, buildings, and equipment should be made after:
 - a. Rainstorms
 - b. Windstorms
 - c. Hailstorms

- d. Any fire damage
- e. Earthquake
- f. Any other unusual occurrence
- 10. Work orders covering emergency work will be filled out even if the work is already complete. This is to provide a full record of all maintenance work done.
- The licensing agency has strict requirements for night supervision and on-call schedules. Please see Section 87514 Night Supervision of the Licensing Manual.
- 12. Persons providing night supervision shall be trained in the facility's emergency procedures and first aid.

Emergency Shut-Off Location Charts

- 1. All BAMC-managed properties must have Emergency Shut-off Location Charts posted in the office or maintenance room.
- 2. Use the basic plot plan from the blueprints and clearly mark color codes.
- 3. As listed below, all utilities are to be included (but not limited to):
 - a. Gas main valves;
 - b. Electrical main breakers;
 - c. Hot water shut-off valves;
 - d. Cold water shut-off valves;

- e. Irrigation main valves;
- f. Fire sprinkler main valves;
- g. Fire equipment location;
- h. Sewer cleanouts
- 4. Identify all circuits on all electrical distribution panels.
- 5. Operating directions for all items of property equipment are also to be kept on file.

Work Safety Guidelines

All properties are to comply with the following work safety guidelines. These are only a few of the safety practices each employee should be aware of in their daily routines.

- 1. No employee is to jeopardize his/her health or safety, or the health or safety of his/her co-workers by rushing or taking shortcuts on safety measures.
- 2. Material Safety Data Sheets, which outline the hazards and the precautions for use of chemicals, are available in the site office and posted. Utilize this safety information in the use of these substances.
- 3. Chlorine and bleach when mixed together can be explosive; therefore, this combination should never be used.
- 4. Before using any chemicals, read the label directions completely and follow the instructions accurately. Read the Material Data Safety Sheet if it is a substance listed with the State as a hazardous substance.
- 5. Ensure that all toxic and flammable materials are stored in well-ventilated areas and away from workshop areas on an approved Fire Proof cabinet. The Material Data Safety Sheet provides information on proper storage.
- 6. If work is being done and the electricity needs to be shut off for any reason, a tag with the name of the person who is working on the system should be taped over the switch stating that the system is shut down.
- 7. Always use mechanical moving aids, such as handcarts and dollies, where possible. Get help when needed.
- 8. Always plan lifting and moving jobs so that the path is clear and you have the necessary help to do the job.
- 9. Inspect ladders prior to climbing and use according to their design. Do not use aluminum ladders when making electrical repairs, including minor fixture repairs. Do not use extension ladders unless another adult is present.
- 10. Do not work on roofs unless another adult is present.

- 11. Use a lifeline when working on roofs on windy days, or when working near the roof's edge.
- 12. During work performance, do not leave tools or equipment on walkways for employees and residents to trip over.
- 13. Do not wear rings when climbing or doing construction-type work. When making electrical repairs, remove watches, bracelets, and rings or cover them with electrical tape.
- 14. When painting with toxic-base paints, open windows and ensure adequate ventilation.
- 15. Ensure safety of power tools and equipment. Check for loose mower blades, bare wires, and short circuits in power tools, safety catches on ladders, etc.
- 16. Personnel are to wear safety glasses or goggles when performing tasks where flying debris is probable. Example: Power lawn edger, power saws, bench grinders, when hammering on steel objects, etc.
- 17. Ear protectors should be worn when using any motorized equipment such as backpack air blowers, weed eaters, or table saws.
- 18. Never pull the mower backwards up the hill when cutting lawn on a hilly area. Wear steel-toed work boots when mowing. It is highly recommended that all maintenance workers use steel-toed shoes for safety purposes.

SUPERVISORY GUIDELINES

- 1. Administrator will ensure that safety wear and equipment are on-site, in their proper location and available to personnel.
- 2. Ensure that employees are using the correct tools and equipment for the type of work they are performing.
- 3. If continued or heavy lifting is required, ascertain that the appropriate personnel are assigned to handle such tasks.
- 4. Properties owning or leasing vehicles are to set up a safety and operation inspection schedule of said vehicles. Any new hire that will be driving a vehicle must be _____? through our insurance company and approved to operate our vehicle (TAG/AMs as appropriate).
- 5. Material Data Safety Sheets, which outline the hazards and precautions for use of chemicals listed with the state as hazardous substances, are to be obtained from vendors for all hazardous chemicals used and discussed with each employee using them.

It is recommended that each employee be given a copy of these guidelines on an annual basis. A copy is to be posted, in plain view, in the Maintenance Office at all times (see BAMC-M-39 Work Safety Guidelines).

CAL/OSHA

- 1. The California Occupational Safety and Health Act (CAL/OSHA) became law in 1973. The Act places the responsibility upon the employer to provide "workplaces that are safe and healthful."
- 2. Stiff fines can be levied if unsafe conditions are found, whether by CAL/OSHA or other agencies.

- 3. For Worker's Compensation & Employee Injuries, CAL/OSHA requires that accurate and current records be kept on the accidents or injuries occurring on the property.
- 4. Listed below are a few of the areas which, if not in order cause some of the most frequent OSHA violations for which penalties may be imposed.
 - a. Fire extinguishers must be mounted, inspections current, and access clear.
 - b. All extinguishers are to be annually recharged.
 - c. Stair handrails must be in place and in good repair.
 - d. Ladders must be in good repair.
 - e. Exits and aisles must be clear.
 - f. Exits must be marked.
 - g. Lights must be working and replaced as needed.
 - h. Elevators must be in running condition with valid permits posted.
 - i. Workshop areas, restrooms, and lunchrooms must be clean and free from debris.
 - j. All secondary containers must be clearly marked as to their content.
 - k. Material Safety Data Sheets must be obtained and used for all chemicals listed by the state as hazardous substances.
 - 1. Safety equipment is to be available for all types of work, conditions, and substances used on the site.

Consult the property SB198 safety guidelines and participate in its implementation.

Supervisory Safety Guide

BAMC places its Administrators and Asset Managers in a unique position of trust; not only does the company rely on them as the direct management representatives to apply its policies wisely and fairly, but also entrusts to them the obligation to safeguard the well-being of the workers in their charge. No responsibility transcends this importance.

A Supervisor should:

- 1. Be sure each employee understands and accepts his or her employment responsibility.
- 2. Know the rules of safety that apply to the work he or she supervises. An employee injury should never occur because the Supervisor was not aware of the precautions required on the job.
- 3. Anticipate the risks that may arise from changes in equipment or methods. Make use of the expert safety advice that is available to help guard against such new hazards.
- 4. Encourage employees to discuss the hazards of their work. No job should proceed where a question of safety remains unanswered. When a supervisor is receptive to the ideas of employees, he or she taps a source of firsthand knowledge that will help prevent needless loss.
- 5. Instruct employees to work safely. Utilize the information provided on the Material Safety Data Sheets.
- 6. Follow instructions consistently. See to it that employees make use of the safeguards provided them. If necessary, enforce safety rules by disciplinary action.
- 7. Set a good example. Demonstrate safety in his or her own dress, work habits, personal conduct, and use of safety apparatus such as gloves, goggles, guards, etc.

- 8. Investigate and analyze every accident—however slight—that befalls any of the employees. Where minor injuries go unheeded, crippling accidents may later follow.
- 9. Cooperate fully with those in the organization who are actively concerned with employees' safety. Their purpose is to keep employees fully able and on the job and to cut down the heavy personal toll of accidents.
- 10. Remember: Not only does accident prevention reduce bodily injury and loss, but from the practical viewpoint, it is good business.
- 11. Recognize unsafe conditions and take action immediately to eliminate the hazard. Remember: Unsafe conditions are to be corrected immediately. They are not to be worked into a routine schedule.
- 12. Be sure that all employees conscientiously read, sign and comply with the corporate work safety guidelines and the SB 198 manual.

13. Have safety meetings as outlined in the SB198 manual.

Fire Safety

- 1. Emergency evacuation routes and instructions must be posted on each floor. Check with the local fire department for their advice and approval.
- 2. Internal system for checking the following must be set up:
 - a. Emergency exit lights;
 - b. Smoke detectors;
 - c. Fire extinguishers (especially if there is a problem with them disappearing); and
 - d. The storage of combustible materials.
- 3. The emergency alarm panel must be operational at all times. All buttons, lights, and cords must be in good repair.
- 4. The use of home-type or lightweight extension cords is never acceptable in any area of the building or operation. Keep a supply of heavy-duty extension cords on hand.
- 5. All electrical cords in any offices, shops, and common areas are to be in perfect condition or they are to be replaced.
- 6. Appliance and lamp cords in the residents' apartments are to be checked/observed when performing routine repairs and during the annual apartment inspection. Any cords, which are not in perfect condition, are to be brought to the immediate attention of the Administrator. The Administrator will follow up appropriately with the resident in writing, and will follow up to ensure compliance.
- 7. All fires, regardless of their size, are to be reported to the Corporate Office for documentation on a Potential Claims Report (BAMC-M-65).
- 8. Periodic fire safety meetings are to be set up with the residents. The local fire departments have always been willing to participate.
- 9. Schedule periodic fire drills with the participation of the local Fire Chief. All drills are to be documented and kept on file with a copy to the Asset Manager.

- 10. Give demonstrations on the proper use of fire extinguishers. Let staff and residents actually experience the use of the extinguisher.
- 11. A location map showing units of handicapped persons and naming their handicap is to be kept at the lockbox, office, and/or maintenance shop.

Use of Chemicals

- 1. It is imperative that no unsafe levels of hazardous substances that are harmful to animal or human life be allowed to exist on or around any property.
- 2. Take care in the use or application of any chemical. The instructions printed on the package, container, or the Material Safety Data Sheet must be adhered to strictly.
- 3. Many chemicals require a use permit from the Agricultural Department in the local area. If this is the case, a licensed and insured independent contractor is to be hired to complete the job.
- 4. A "Material Safety Data Sheet" is to be obtained for all chemicals purchased that are listed with the State of California as hazardous. The salesperson is familiar with this law.
- 5. The Director's List of Hazardous Substances prepared by the Department of Industrial Relations is to be posted in the maintenance office for reference.
- 6. Section 5194 of Title 8 of the California Administrative Code (Hazardous Communications Act) requires the employer to furnish an employee with an explanation of the material data sheet for any hazardous substance listed with the Department of Industrial Relations. The law requires that employees be informed when they are using a potentially hazardous chemical or substance.
 - a. Review safety precautions.
 - b. Provide any necessary safety equipment such as goggles, gloves, guards, masks, etc.
 - c. Discuss emergency procedures.
 - d. Post the Material Safety Data Sheet in the maintenance shop.
 - e. Maintain the data sheets in a binder in the maintenance shop or administrator's office for quick reference.
- 7. When using liquid drain openers, remove water from the fixture being cleared and never use liquid drain opener in toilets, as heat build-up can crack the porcelain bowl. Make sure the room is well vented. Use liquid drain openers only as a last resort; try a hand-snake and/or plunger first.
- 8. Application of chemicals is to be closely monitored and supervised by the Administrator or site Maintenance Supervisor.
- 9. Caution should be taken in the purchase of chemicals from high-pressure salespersons. Previous experience has proven that more information regarding the chemical, its use, and application, may be required than what is sometimes given by the salesperson. Also, a Department of Agriculture permit for its application may be required.
- 10. Reference to SB198.

Vehicle Safety and Operation Inspection

- 1. Properties which own and operate a vehicle, whether it is a van or bus for resident transportation or a truck for maintenance purposes, are responsible for the vehicle's repair, condition, safety, and inspection.
 - a. The driver is responsible on a daily basis for the condition of the vehicle and the vehicle inspection.
 - b. The Administrator and the Asset Manager are ultimately responsible for the condition of the vehicle and the inspection reports.
- 2. A Driver's Vehicle Inspection Report (BAMC-M-53) is to be completed and signed on a regular basis by the driver.
 - a. If a vehicle is a van or bus carrying passengers, by law the report is to be completed and signed and kept on file daily.
 - b. If the vehicle is a truck used for maintenance, daily inspections are also recommended. Weekly reports are required.
- 3. The Driver's Vehicle Inspection Report (BAMC–53) pad will be used as follows:
 - a. Keep the pad in the vehicle with the yellow permanent copy intact.
 - b. The law requires that the reports be kept on file for a minimum of one month.
- 4. If the report shows any needed maintenance or repairs, it is a requirement that they are rectified before the vehicle is driven again.
- 5. The California Highway Patrol performs an annual inspection of all vehicles that carry ten or more passengers. A copy of their inspection report is to be sent to the Corporate Office for the insurance files. The following items will be covered:
 - a. Inspection reports
 - b. Maintenance records
 - c. Documented preventive maintenance program
- 6. Reference: Title 13, California Code of Regulations.
 - a. Section 1215B requires the daily inspections of passenger-carrying vehicles.
 - b. Section 1234E requires that the employee insure that the driver performs the inspections.
- 7. Safety items to be carried in the vehicle are:
 - a. Fire extinguisher
 - b. Large triangular reflectors
 - c. Accident reporting information

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MAINTENANCE FILES

400. MAINTENANCE FILES

The following is a list of the minimum files each property should maintain at the site.

Maintenance Files

- 1. Annual Unit Inspections, BAMC-M-31 (a file for each year, maintained in each Resident file)
- 2. Driver's Vehicle Inspection Reports, BAMC-M-53
- 3. Energy Conservation
- 4. Equipment and Appliance Service Records, BAMC-M-38
- 5. Equipment and Appliance Warranties
- 6. Equipment and Appliance Manuals
- 7. Mechanical Equipment Record, BAMC-M-59
- 8. Quarterly Property Inspections, BAMC-M-52
- 9. Stock Room Control, BAMC-M-58
- 10. Supplier Catalogs
- 11. Hazard Control, BAMC-M-56
- 12. SB198 Manual
- 13. SB198 Meeting Sheet
- 14. Sequential Maintenance Work Order Status Binder. This binder will contain BAMC-M-35, which is the log that tracks all work orders and their status.
- 15. Preventive Maintenance Log (where applicable)
- 16. Smoke Detector Cleaning Log, BAMC-M-45
- 17. Unit Make Ready Report Binder, BAMC-M-60
- 18. Emergency Contact List, BAMC-M-57
- 19. Equipment Inventory, BAMC-M-61
- 20. Unit Appliance Inventory Form, BAMC-M-63

PROPERTY INSPECTIONS

500. PROPERTY INSPECTIONS

Introduction

The Management Agreement, which Barcelon Associates Management Corporation has entered into with the Owner/Sponsor for each property states:

"We will maintain the property in good repair in accordance with local, state, and federal codes and in a condition at all times acceptable to the Owner."

In order to meet the above requirement and goal, property and apartment inspections are required to be made on a scheduled basis with the results recorded and kept on file. Maintenance-repair work orders are to be issued to repair any discrepancies noted during the inspection.

The following inspections are standard:

- 1. The Maintenance Supervisor or Administrator performs daily interior and exterior inspections of the property by walking the entire property.
- 2. The Asset Manager along with the Administrator and Maintenance Supervisor performs a formal property inspection of the entire property each quarter, utilizing BAMC-M-52.
- 3. The Administrator and/or Maintenance Supervisor perform formal annual apartment inspections of each unit.
- 4. The Administrator and/or Maintenance Supervisor perform the apartment turnover inspections.
 - a. Pre-inspection with vacating resident, BAMC-M-32
 - b. Apartment Inspection Move-out with vacating resident, BAMC-M-32
 - c. Unit Make-Ready Report before new resident is shown the unit, BAMC-M-60
 - d. Apartment Inspection Move-in with new resident, BAMC-M-32
- 5. The Administrator and/or Maintenance Supervisor will always accompany any outside vendors conducting a property inspection.

Daily Property Inspection

It is Barcelon Associates Management Corporation's policy that the Administrator and/or Maintenance Supervisor makes daily inspections of the property and the operations in order to assure the quality of maintenance and service being performed is acceptable.

- 1. Walk the property grounds on a daily basis. This practice will ensure and assist in the following:
 - a. Scheduling of the daily workload of the maintenance and housekeeping staff.
 - b. The progress of work being performed by outside contractors.
 - c. Determination of any overnight changes that may have taken place due to vandalism or weather conditions.
- 2. All common areas and public facilities are to be inspected on a daily basis to ensure that they are safe, clean, well lit, and in good repair.

- 3. Inspect vacant units on a regular basis to ensure that the Administrator is knowledgeable at all times regarding the condition of each vacant unit and the process of refurbishing taking place.
- 4. Regularly inspect the housekeeping, laundry, kitchen, and maintenance work areas and storage rooms to ensure that:
 - a. Stock is being properly stored;
 - b. All equipment and tools are in good condition;
 - c. No hazardous conditions exist; and
 - d. All work areas are neat and sanitary.
- 5. The following procedures and charts are to be reviewed on a daily basis:
 - a. Maintenance, housekeeping, and kitchen staff scheduling
 - b. Sequential Maintenance Work Order Status (BAMC-M-35)
 - c. Preventive Maintenance Chart (BAMC-M-36)
 - d. Apartment Status Chart (BAMC-M-37)
 - e. Apartment Turnover Chart (BAMC-M-51)
 - f. Stock Room and Inventory Control, (BAMC-M-58)

Quarterly Property Inspection

- 1. A Quarterly Property Inspection (BAMC-M-52) is to be made by the Asset Manager/in coordination with the Administrator and Maintenance Supervisor four times each year.
- 2. The lender or regulating agency makes a similar annual inspection, which may take place at any time during the year.
- 3. Areas covered in these inspections are: grounds, lighting, building exterior, public facilities, common areas, vacant units, maintenance workshop and programs, and safety. A sampling of occupied units may also be inspected.
- 4. The Asset Manager will take the appropriate follow-up action:
 - a. If the items noted are of such a nature that the on-site staff may perform the work, then a maintenance-repair work order will be prepared and signed by the Administrator.
 - b. If items noted cannot be completed by the on-site staff, the Asset Manager will work with the Administrator to hire an outside contractor to complete the work, following the appropriate guidelines for the bidding process.

Annual Apartment Inspection

- 1. Inspect all units on an annual basis or more frequently if the situation warrants.
- 2. Should the resident have any questions regarding this procedure, direct him/her to their signed lease and house rules.
- 3. Send Annual Inspection notification to the residents at least five (5) days prior to the inspection of their units.
- 4. Record unit inspections and results on the Annual Apartment Inspection form (BAMC-M-31).

- 5. Record any necessary repairs on a maintenance work-order form and schedule into the daily workload. Some minor repairs may be made during the inspection to avoid a second trip to the unit.
- 6. The Annual Apartment Inspection also allows management the following opportunities:
 - a. To replace batteries in smoke detectors. Use form BAMC-M-45 to record the completion.
 - b. To establish if further pest control services should be utilized.
 - c. If applicable, to examine emergency pull cords and/or pendants and remote emergency transmitters to ensure they are operable.
- 7. File the original Annual Apartment Inspection in the resident's individual file and place a copy in the unit maintenance file.
- 8. In addition, there are several logs that note the specific timing of window screen inspection, ceiling fan cleaning, smoke detector cleaning and battery replacement, exterior lighting, etc. that are to be used throughout the year. These inspections are part of your preventive maintenance schedule. Be sure to schedule these inspections throughout the year as needed (see forms BAMC M 46 through BAMC M 49).

Apartment Turnover and Inspection Procedure

- 1. When a resident gives their thirty day notice, a copy of the Vacating Guide (BAMC-M-33) is to be given to them and a pre-apartment inspection is to be scheduled so that the resident has an understanding of what is expected in order to receive his/her security deposit refund. BAMC-M-32 is to be used for both the pre-move-out and move-out inspection reports.
- 2. Record the unit on the Apartment Turnover Chart (BAMC-M-51).
- 3. After a resident has given thirty-day notice of intent to vacate, set up an appointment with the resident for a mutually convenient time (during normal office hours) to perform the Inspection Move-out (BAMC-M-32).
 - a. Move-out inspections are usually held on the last day of occupancy or the morning immediately following.
 - b. All items must be removed from the unit before the move-out inspection can be made.
 - c. It is important that the resident be present to sign off on the inspection move-out form (BAMC-M-32). Make every effort to coordinate the above-listed items.
 - d. In addition to the resident's signature, and the site employee who conducts the inspection, the administrator will also review and sign all BAMC-M-32 Move-In/Move-Out Inspection forms.
- 4. Place all items needing repair or replacement on a maintenance work order form (BAMC-M-41).
- 5. Record the refurbishing progress on the Apartment Turnover Chart (BAMC-M-51).
- 6. The completed inspection form indicating any and all labor and material charges beyond normal wear and tear is then given to the on-site accounting person for the preparation of the Final Closing Statement. This is to be completed and mailed to the resident within 21 days of move-out, and including a refund check, if applicable.
- 7. The Unit Make Ready Report (BAMC-M-60) is used by:
 - a. The Maintenance Supervisor and repairperson before turning the unit over to the Administrator on completion.
 - b. The Administrator to double-check the unit before it is shown to a prospective resident.

- 8. On the day a new resident is to sign the leasing forms, pay the rent, and receive the keys, the Apartment Inspection Move-in, BAMC-M-32, will be made by the resident and Administrator (note: as per the form, both will sign as to the condition of the unit).
- 9. Use the Apartment Turnover Chart (BAMC-M-51) for every step in this procedure. It is the coordination point for administration, maintenance, housekeeping, marketing, and accounting during a unit turnover.

Apartment Turnover & Inspection Sample Calendar

Day of the Month	Procedure
1	The Resident gives a 30-day notice. The Administrator gives the resident a copy of the
	Vacating Unit Guide (BAMC-M-33). The Administrator schedules a pre-unit move-out
	inspection with the Resident. The unit is placed on the Apartment Turnover Chart,
	(BAMC-M-32).
8	Administrator conducts pre-apartment inspection with Resident and schedules Move-out
	Inspection, (BAMC-M-32).
10	Approximate move-in date is suggested, but not promised to new resident.
15	Resident vacates (early)
16	Resident returns to remove personal belongings.
18	The Resident and Administrator conduct Move-out Inspection, (BAMC-M-32). The
10	Administrator records all information on the Unit Make Ready Report (BAMC-M-60),
	initiates refurbishing work orders, and contacts new resident with suggested move-in
	date.
20	Administrator and staff update Apartment Turnover Chart (BAMC-M-51).
21	The Assessment Maintenant Charle's DAMC M 24 is seen by the de Maintenant
21	The Apartment Maintenance Checklist, BAMC-M-34, is completed by the Maintenance Supervisor and then reviewed by the Administrator.
	Supervisor and then reviewed by the Administrator.
22	The new Resident and Administrator have a pre-occupancy orientation, Apartment
	Move-In Inspection (BAMC-M-32), sign all papers (effective 23 rd) pay rent, and receive
	keys.
23	Bookkeeper prepares Final Closing Statement and refunds for vacating resident.
	Vacating resident's ledger card is closed out showing application of Security Deposit.
	Rent refund and the entire resident file are stored for 3 years.

HUD, CalHFA, and Mortgagor Physical Inspections

- 1. The U.S. Department of Housing and Urban Development (HUD) makes an annual Real Estate Assessment Center (REAC) inspection of HUD-related properties, which is similar to Barcelon Associates Management Corporation's Quarterly Property Inspection guidelines.
- 2. California Housing Finance Agency (CalHFA) mortgagor or other agencies may conduct similar annual inspections.
- 3. The Asset Manager, Maintenance Supervisor, and Administrator will accompany the inspector(s).
- 4. The Asset Manager will ensure that all Exigent Health and Safety (EH&S) items are corrected and responses sent within statutory requirements (check the report for appropriate timeframes). Examples of these forms are shown below:
 - a. EH&S items Detail
 - b. EH&S Response
 - c. Project Owner's Certification of Correction
 - d. REAC Inspection Summary Report
 - e. REAC Inspection Response
- 5. Asset Managers will respond to each inspection report after consulting the Administrator. All parties concerned will receive a copy of the inspection report and the response. Examples of these forms are shown below:
 - a. REAC Inspection Summary Report
 - b. REAC Inspection Response
- 6. It will be the responsibility of the Asset Manager and the Administrator to coordinate all necessary repairs or improvements and to meet established deadlines.
- Should there be any unforeseen circumstances which prevent the completion of the items agreed upon, it will be the responsibility of the Asset Manager to notify the Director of Asset Management of BAMC at least five (5) days prior to the deadline so that an amended response can be prepared.

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MAINTENANCE WORK ORDERS

600. MAINTENANCE WORK ORDERS

Instructions

The Maintenance Supervisor for each property, under the direction of the Administrator, shall be responsible for maintaining a system for rapid and efficient attention to work orders and assignment of their priorities.

- 1. It is necessary to prepare a Property Work Order (BAMC-M-41) for any and all maintenance repairs to be completed on the property, other than routine housekeeping or custodial cleanup, whether initiated by management or by a resident.
- 2. Every work order must state the name of the person requesting the work. This may be the resident, the Administrator, the Asset Manager, or property employee.
- 3. Except for emergency-type repairs, resident-initiated work orders will be handled during work hours in the order of receipt. Work orders involving health or safety issues must be completed within 24 hours. BAMC's goal is to complete all other work orders within 24 48 hours, depending on the type of work needed.
- 4. A resident should not have to wait an excessive amount of time to have repairs made. If the work cannot be completed the same day the work order is received, then it should be completed early the next day. If there is some reason why it cannot be completed within that time, such as the need for parts or materials to be ordered, notify the resident immediately, either personally or by leaving a written memo, explaining the delay and an approximate date for completion of the repair. A notation as to the date the resident was notified shall be entered on the work order in the "work requested" section.
- 5. Keep the resident or responsible party informed of any problems that might tend to delay an estimated completion date. The resident should not have to make repeated calls to determine the status of an expected repair.
- 6. The BAMC Property Work Order (BAMC-M-41) 3-part work order formbook is to be used at all properties. Any voided work orders must be intact and filed in a permanently maintained "void" file, which the auditor can crosscheck against the numerical series.
- 7. A Sequential Maintenance Work Order Status form BAMC-M-35 will also be maintained on-site under the direction of the Administrator. The form is to be up-to-date at all times. Furthermore, it is to be presented to the Asset Manager for review on a weekly basis.
- 8. Fill out work orders for each apartment that is being refurbished. Separate work orders are to be prepared for housekeeping, painting, and maintenance repairs. Enter expended staff hours on each form.
- 9. Order the work order formbook with property name, address, and "permission to enter" printed on each form.
- 10. As per the Management Agreement, which Barcelon Associates Management Corporation has entered into with the Owner/Sponsor of each property:

"The Agent will systematically and promptly receive and investigate all service requests from tenants, take such action thereon as may be justified, and will keep records of the same..."

Procedure

- 1. The work order (BAMC-M-41) is a three-part form. The white copy is for the unit file, the yellow copy is for the resident, and the pink copy is for the office's work order file.
- 2. When a request comes into the office for repair, cleaning, or extra work, initiate a work order form (BAMC-M-41). The resident will sign any resident-initiated work orders. The Administrator or Maintenance Supervisor will sign any site-staff initiated work orders. If the request is taken over the phone, the maintenance person will have the resident sign the form upon completion.
- 3. The person who performs the work will complete the work order in full, listing the materials used, a description of work completed, labor hours, start and finish time, and any other information required on the form that is applicable to the specific work order.
- 4. It is preferred that the resident, if available, sign the form upon completion. The yellow copy is left in the apartment so that the resident may see that the work was done.
- 5. The white copy and pink copy will then be returned to the Administrator/Maintenance Supervisor for review and filing, and then logged in the Sequential Maintenance Work Order Status form, BAMC-M-35.
- 6. Note any resident charges (in red ink) and reference the work order number on the ledger card. Send a statement to the resident within 10 days, itemizing any charges incurred.
- 7. The Sequential Maintenance Work Order Status form (BAMC-M-35), is to be reviewed daily by the Administrator as well as being updated at the end of each day.

CHART SYSTEM CONTROLS

700. CHART SYSTEM CONTROLS

Preventive Maintenance Programming

- 1. The preventive maintenance program is composed of a series of inspections followed by appropriate corrective maintenance work. The goal of preventive maintenance is to keep every piece of operating equipment in running order and to detect potential equipment failure before it becomes a problem. Daily, weekly, monthly, quarterly, semi-annual, and annual checklists of performance activities accomplish this.
- 2. The sample 1/4-scale Preventive Maintenance Programming Chart (BAMC-M-36) is to be transcribed in full scale to white poster board, attached to the wall of the maintenance shop or office, and covered with clear acetate sheets. Use grease pencils to make the entries on the charts (chart may be provided by the Corporate Office).
- 3. The charts may be adjusted to meet the specific property requirements and maintenance force. Requirement frequencies will vary depending on the type of property, type of amenities, and property location.
- 4. The chart indicates the desired frequency for which items are to be checked and work performed. Put the date completed and the initials of the person servicing the equipment in the appropriate box.
- 5. Handle preventive maintenance on a time-permitting basis along with the necessary daily maintenance work and in accordance with the procedures listed in Chapter 2 Maintenance Priorities.

Apartment Status Chart

- 1. An Apartment Status Chart (BAMC-M-37) is to be prepared for each Barcelon Associates Management Corporation-managed Property.
- 2. The chart is meant to be a coordination point between office administration and maintenance departments scheduling. It is to be posted in a common employee area and kept up to date by the Administrator (with the assistance of the office staff) and the Maintenance staff.
- 3. Enlarge the chart and legibly arrange it on white poster board. Purchase "Pres-a-ply" labels 43-524. Use these to record information. To change, apply on top or remove old label.

Apartment Turnover Chart

- 1. The Apartment Turnover Chart (BAMC-M-51) is to be used by all sites to document the progress of the apartment turnover.
- 2. The chart is a coordination point for the administrator, occupancy, maintenance, housekeeping, marketing, and the bookkeeper.
- 3. Record each step of the turnover, from the vacating residents' 30-day notice, through refurbishing, to the lease effective date.
- 4. The chart is to be kept posted on a bulletin board accessible by all site departments and the Asset Manager.

Equipment and Appliance Service Record

- 1. Equipment and Appliance Service Record (BAMC-M-38)
 - a. In an effort to prolong the useful life expectancy of property equipment and appliances, a service record will be maintained for the equipment and appliances. BAMC-M-38 will be used in each department.
 - b. List capital items owned by the property on the form. Complete the requested data and keep each item current.
 - c. Such items are to be listed as follows (but not limited to): typewriters, computers, copy machine, lawn mower, power edger, carpet extractor, vacuum cleaners, floor polisher, freezers, refrigerators, etc.
- 2. Mechanical Equipment Record (BAMC-M-59). This form is to be maintained to document the manufacturer, installer, and local service company for all large mechanical equipment in the building.
- 3. BAMC-M-38 is to be maintained in a ¹/₂ binder by the administrator and maintenance person and kept in the administrator's office. The Equipment and Appliance Service Record and Mechanical Equipment Record (both forms in one binder) are to be available for review by the Asset Manager at all times.

Inventories

- 1. Semi-annually during the months of March and September, take complete inventories of all stock (e.g. maintenance supplies, janitorial and housekeeping supplies, and grounds supplies) with records maintained in each stock room and general office files.
- 2. Stock Room Usage Control Inventory (BAMC-M-58) will be kept current at all times.
- 3. Maintain stock control to:
 - a. Assist in replenishing the required amount of stock needed on hand;
 - b. Monitor usage for budget purposes; and
 - c. Observe usage for inventory control.
- 4. The Asset Manager and Administrator will determine the amount and types of stock to be kept onsite, based on the size and specific needs of the individual property, as well as the amount of secured storage area that is available. At a minimum, the amount will consist of major maintenance supplies and standard janitorial supplies, which will be purchased in bulk.

Sequential Maintenance Work Orders Status

Hang three (3) clipboards in the maintenance workshop for incomplete work orders. Use the following headings:

1	2	3
EMERGENCY	COMMON AREA	RESIDENT SERVICE
WORK ORDERS	WORK ORDERS	WORK ORDERS

Other Clipboards can be added for:

- Work orders/contractors those assigned to an independent contractor.
- Work orders/resident requests those requests that can be worked in on a time permitting basis, such as hanging a picture or cutting an extra shelf in a closet.

- Housekeeping work order.
- Janitorial work order.
- Grounds work order.
- Night Clerk or Security work order.

Add sequential maintenance form policy & procedure (Sandy B)

LANDSCAPE & GROUNDS

800. LANDSCAPING & GROUNDS

Introduction

- 1. After emergency maintenance, our primary concern is the daily upkeep, improvements, and general appearance of the landscaped grounds surrounding the property.
- 2. The appearance of the grounds provides the first impression of the property, the management, and the type of residents who live there. This will have a large bearing on the type of prospective residents who will be received in the rental office.
- 3. The appearance of the grounds affects the care and respect the residents and their families will have for the property.
- 4. One of the most important aspects of property management is maintaining the appearance of the grounds and public areas.
- 5. Curb appeal is very important to how the residents and members of the surrounding community perceive the property. It is BAMC's policy that the grounds be trimmed, mowed, weeded, and clean at all times.

Landscape Maintenance Guide for On-Site Personnel

- 1. Fertilizing program to get weak, yellow, and patchy lawns into shape:
 - a. Apply Ammonium Sulfate 21-0-0 as per specifications on bag.
 - b. After thirty (30) days, apply 16-6-8 at the rate of 280 lbs. per acre. Setting: 5 to 7 on a Scotts spreader. One (1) acre: 208.75 feet X 208.75 feet = 43,650 square feet. NOTE: Use caution with this application; if not watered properly, lawns will get a chemical burn.
 - c. Follow up with application of 16-6-8 as per specifications on the bag in two and one-half (2 1/2) to three (3) months or sooner if yellowing or deterioration appears. Good lawn care reference books include <u>Ortho's All About Lawns</u> (from Ortho's "All About Gardening" series) (ISBN 0897214218) or <u>Scotts Lawns: Your Guide to a Beautiful Yard</u> (ISBN 0696212706).
- 2. Fertilizing of average, healthy lawns, shrubs, and trees:
 - a. Lawns, shrubs, and ground cover: Apply 16-6-8 at the rate of 280 lbs. to the acre. Follow up with application of 16-6-8 as per specifications on the bag in two and one-half (2 1/2) to three (3) months or sooner if yellowing or deterioration appears.
 - b. Trees: Fertilize at drip line with 0-20-0 in the fall season.
 - c. Fertilizing should be started as soon as the average daytime temperature reaches 70 degrees or above, usually in February or March. All fertilizer is to be applied to dry grass and watered to the point of run-off on repeat short cycles. DO NOT FLOOD to the point where run-off occurs. NOTE: A minimum of four (4) fertilizer applications will be done per year. Some areas may require more frequent applications with lesser quantities.
- 3. Mowing:
 - a. A good, healthy lawn cut is 1 1/2" to 2". Frequent mowing is of extreme importance. Do not remove more than 1/3 of the blade at a cutting. Removal of more is stressful for the grass and may result in an increase of disease and pest problems. It exposes the lower stems of the grass to sunlight, causing

them to burn. It also accelerates baking and drying at the topsoil, which causes more water use. If the grass is too high, reduce it a little at a time. Mow when the grass is dry and change your mowing pattern to avoid compacted ruts. Keep mower blades sharp. Dull blades tear the grass and give the lawn a whitish appearance. Dull blades injure the grass, making it more vulnerable to pests and diseases. During the summer months, consider keeping the grass higher to retain soil moisture. If the grass is healthy and the clippings are small enough to drop out of sight, it is not necessary to remove them. They can provide nutrition the grass needs and result in fewer fertilizer applications.

b. If you have Bermuda lawns, and it is decided that you maintain it rather than get rid of it, you should crop the lawn close to the ground 2-3 times yearly to slow excessive build-up and browning.

4. Irrigation:

- a. <u>Lawns:</u> Water in early morning, for example between 3 7 a.m. An alternative for manual or handcontrolled watering could be between 7 - 11 a.m. To guard against fungus, blades need to be dry sixteen (16) hours out of every twenty-four (24) hours. Watering should be done on repeated short cycles. <u>Do not flood.</u> NOTE: Do not water in late afternoon or evenings. A couple of hours after watering, the soil should be wet 3-4 inches down. Check by pushing a shovel into the soil and tilting it forward. If the water has penetrated more than 4 inches, you can reduce your watering time. Clay soils retain moisture and will need less frequent irrigations. Sandy soils drain quickly and may need more. If there are areas where the water pools or runs off, the soil may be compacted. Take a screwdriver and push it into the soil. If you can't push it into the soil 5" - 6", then it needs to be aerated. Irrigate the area 5" - 6" deep, allow it to dry slightly and use a hollow tined aerator, either manual or motorized. The aerator will remove plugs of soil that can be left on the lawn and broken up with a garden rake.
- b. <u>Shrubs:</u> Deep water weekly, allowing 5 or 6 days between intervals for a drying-out period. For shrubs in ground cover areas the ground cover irrigation will suffice.
- c. <u>Trees:</u> Trees on lawn areas -- the lawn irrigation should suffice. If not, deep water as needed. Trees in shrub areas -- deep water weekly with shrubs. Do not allow water to pool around trees and shrubs. If soil raising is required in these areas, take care not to raise above the crown.
- d. <u>Ground cover:</u> Each ground cover has its own watering requirements. Consult a good guide, such as <u>Ortho's All About Ground Covers</u> (from Ortho's "All About Gardening" series) (ISBN 0897214587).

The irrigation system should be cleaned out, checked, and repaired as necessary in January or February and before any fertilizers are applied. Also, periodic checks and repairs during the year are equally important for the assurance of healthy maintenance.

5. Reseeding:

Seeding should be done as soon as the average daytime temperature reaches 70 degrees or above, usually March. Seeds can be kept damp by covering with 1/8 inch of compost and repeated short-cycle watering, allowing enough time between cycles for soil to gain the advantage of sun warmth. Again, do not allow water to run off.

- 6. Weed Control:
 - a. Shrub and ground cover beds: Pre-emergent granules should be applied in early spring before ground gets warm enough to stop new germination of weeds. Any existing weeds should be pulled after watering to ensure complete root removal. Because pre-emergent granules prevent any seed from germinating, do not apply to areas where future seeding may be likely.
 - b. Lawns: Apply Super D Weedone to healthy lawns only. It is a good selective broadleaf "weed" killer. Apply as per specifications on can. Do not get near shrubs or ground cover. If labor permits, hand removal may be preferable on your property.

- c. Around trees, along borders, and in sidewalk section cracks: Contact your local Department of Agriculture for guidance on selection of vegetation killers.
- d. Be careful about overspray and wind drift on while performing items b. and c. above.
- 7. Staking of Trees:
 - a. Tree ties should be loosened periodically to eliminate girdling or choking.
 - b. Stakes should be positioned so as not to rub off tree bark. The bark is the avenue for food to the tree. Ideally, three (3) stakes in a triangle one (1) foot from the tree should be used with rubber hose and wire for ties.
- 8. Pruning:
 - a. Trees: Prune during dormant period, usually December and January. The only pruning you would do before fall is removal of dead limbs, suckers, or pruning for maintenance access or safety reasons, i.e. around air conditioners, along walkways.
 - b. Shrubs: For pruning shrubs, consult a pruning guidebook, since the species and pruning schedules for each differ. <u>Ortho's All About Pruning</u> (from Ortho's "All About Gardening" series) (ISBN 0897214293) is a good resource.
 - c. Consideration of desired growth direction should be taken prior to pruning.
 - d. Cuts should be made ¹/₄ inch above an outward facing bud. The cut should be made at a slight angle to ensure that moisture doesn't collect on the fresh cut.
- 9. Refer to Landscape Maintenance Schedule "A" (BAMC-M-50) for minimum maintenance frequencies.
- 10. Any further information desired, can be acquired from the local County Agricultural Commissioner or State Agriculture Office from which an abundance of free literature is available. Another good reference is the <u>Sunset Western Garden Book</u> (ISBN 0376039175). This book is highly recommended as part of every maintenance library.

Landscape Maintenance Contracts

- 1. Any property that is going to use the services of a landscape maintenance contractor or company shall first request approval from the Asset Manager.
- 2. The Administrator in conjunction with the Asset Manager/Director of Asset Management will prepare the bid specifications, on which the contracts are to bid:
 - a. These bid specifications, including insurance requirements, are issued by the Administrator, and are the only specs for which the maintenance department is authorized to receive bids. All bids must include references of current customers.
 - b. Each contractor or company will be given the <u>same</u> bid specs upon which to bid.
 - c. Bids should only be taken from a landscape contractor or company that is experienced in landscape maintenance.
- 3. Take a minimum of three (3) bids.
- 4. Copies of each bid received will be received by the Asset Manager and then forwarded to the Director of Asset Management for final review and approval.
- 5. Visit at least two (2) current customers of each bidder to ensure the landscape quality of each bidder's work.

CHAPTER 9

SPECIAL ITEMS

900. SPECIAL ITEMS

Key Systems and Locks

- 1. Master Keys
 - a. All master keys are the Administrator's responsibility.
 - b. Any master keys given out to contractors must be signed for on the Key Log (BAMC-M-44).
 - c. Any employee who is issued a master key must sign for the responsibility of that key.
 - d. Master keys are only available to staff as a life-saving precaution, not as a convenience.
 - e. Master keys must be returned before a final paycheck is issued upon employment termination.
- 2. Common Area Keys
 - a. Common area keys (office, storage room, recreation room, etc.) will not be marked by location.
 - b. Keys will be coded, with the key code card kept in a separate location from the key box.
 - c. Any storage areas should have a separate deadbolt lock, which is used at night and on weekends.
- 3. Unit Keys
 - a. Unit keys <u>will</u> be kept in a locked key control box.
 - b. Two duplicate keys will be kept for each apartment; the last key will never be given out.
 - c. As a rule, unit keys will not be given out to residents' family members or caregiver. Exceptions can be made for the purpose of caregiving provided a record is maintained of all persons with a key and logged on BAMC-M-44. If a unit needs to be opened, a staff member should open it and return the key to the office.

Sanitation and Pest Control

- 1. Garbage areas should be kept absolutely clean and garbage containers tightly closed at all times.
 - a. Detached garbage areas should be a minimum of ten (10) feet from the building and in good repair <u>at all times</u>.
 - b. Best protection is afforded if the area is completely enclosed and garbage is kept in sealed containers.
 - c. Wash and sanitize trashcans and dumpsters with a liquid Clorox, Lysol-water solution, or a commercial disinfectant on a regular basis for sanitation purposes.
 - d. These areas are to be sprayed every month by the pest control company under contract.
- 2. Garbage chutes in high-rise buildings are to be sanitized a minimum of every two (2) weeks by the onsite staff; and sprayed once a month by the pest control company under contract.
- 3. All walkways, halls, stairways, and other areas should be free from litter and food remnants.
- 4. Eliminate any stagnant water and weeds near the building (if this is the situation on vacant land near the property, it should be reported to the City for proper action.)
- 5. All properties should be under a pest control contract with a licensed and insured exterminating company.
- 6. The frequency with which the services of a professional pest control company are used, will vary, depending on the individual property, but administration of monthly service is required.

Independent Contractors and Maintenance Contracts

- 1. Any property use the services of an outside contractor must require the following from the contractor:
 - a. State and city business license (if applicable)
 - b. Certificate of Insurance showing current coverage for:
 - Worker's Compensation Statutory and \$1,000,000 Employer Liability
 - Liability Insurance \$1,000,000/occurrence minimum
 - c. The property is to be named "Additional Insured" on the contractor's Liability insurance coverage for all major or repetitive jobs.
- 2. Any property that is going to use the services of a contractor or company for major repairs and/or improvements shall first:
 - a. Check with the State Contractor's Licensing Board;
 - b. Check with the local Better Business Bureau;
 - c. Request approval from the property's Asset Manager;
 - d. Obtain Insurance Certificates; and
 - e. Obtain a completed and signed W-9 form.
- 3. The Administrator in conjunction with the Asset Manager/Director of Asset Management will prepare bid specifications, on which the contracts are to bid.
 - a. These bid specifications, including insurance requirements, are issued by the Administrator, and are the only specs for which the maintenance department is authorized to receive bids. All bids must include references of current customers.
 - b. Each contractor or company will be given the same bid specs upon which to bid.
 - c. Bids should only be taken from contractors or companies that are experienced in bid-specific maintenance.
- 4. Take a minimum of three (3) bids.
- 5. Copies of each bid received will be received by the Asset Manager and then forwarded to the Director of Asset Management for final review and approval.
- 6. Visit at least two (2) current customers of each bidder to ensure the quality of each bidder's work.

Maintenance Equipment Sample List

The following is a list of typical maintenance equipment and tools for a large property. Smaller communities would only need a selected portion of this list.

BURTON

Power Snake w/ accessories and 75'x1/2" cable	\$350
Reel-type sink snake w/35'x3/8" cable	\$ 46
Toilet snake	\$ 21

<u>CRAFTSMAN</u> for Maintenance

Electric Saber Saw\$35Electric Sander\$54Propane Torch Kit\$15Soldering Gun Kit\$14	
Bench Vise\$21Compression Stapler\$11	
Flaring Tool Set\$192-gallon Sprayer\$14	
Square\$ 6Trowel, Flat\$ 3	
Trowel Angle\$ 3Trowel Corner\$ 3	
4 Saw Horse Brackets \$14 Wood Plane \$15	
Brace & Bit Set\$252 Crosscut Saws\$23	
Level \$ 7 Drill Bit Set \$16	
Hack Saw\$ 4Hack Saw Close Quarter\$ 4	
Tin Snips\$ 8Basin Wrench\$ 5	
Strap Wrench\$ 5Set of 4 Wood Chisels\$11	
Scratch Awl\$ 2Steel Tape 12'\$ 5	
Knife Combination\$ 6Set of 6 Box End Wrenches\$13	
Set of 6 Open End Wrenches \$11 Regular Nose Slip Pliers \$3	
Diagonal Cutting Pliers\$ 6Lineman's Pliers\$ 6	
Long Chain Nose Pliers\$ 6All-Purpose Pliers\$ 4	
Locking Pliers\$ 4Slip Joint Pliers\$ 5	
Adjustable Wrench 4"\$ 5Adjustable Wrench 6"\$ 5	
Adjustable Wrench 8"\$ 5Adjustable Wrench 12"\$ 9	
Pipe Wrench 8"\$ 5Pipe Wrench 14"\$ 8	
Pipe Wrench 24"\$15Set Screw Wrench Set\$3	
Punch & Chisel Set\$12Wedge Bar\$ 5	
Claw Hammer \$ 3 Ball Pein Hammer 8 oz \$ 5	
Ball Pein Hammer 16 oz\$ 6Slot Screw Driver Set\$ 6	
Nut Driver Set\$10Phillips Screw Driver Set\$6	
13-piece Socket Set\$19Tool Box\$12	
Extension Ladder 26" \$80	

CRAFTSMAN for Cleaning

Vacuum	\$ 95	Vacuum, Wet-Dry	\$65
Shampooer	\$155	Bucket	\$4
Broom	\$5	Мор	\$4

CRAFTSMAN for Landscape

Lawn Edger, power	\$115	Push Mower, Power	\$1	90
Rider Mower	\$675	Post Hole Digger	\$	13
Shovel	\$ 8	Hoe	\$	7
Rake	\$ 7			

Maintenance Staff Training

- 1. Administrator and Maintenance Supervisors should evaluate their staff. If the maintenance staff is generally stable, conduct a full training program. In any case, the Administrator and Maintenance Supervisor should be aware of the importance of helping the staff to better understand equipment and procedures, even if it is on an informal, unscheduled basis.
- 2. The emphasis on training begins when staff is first hired. From that moment, habits, practices, and working rules should be put into effect. Orientation, or initial training, is a one-time opportunity, and first impressions are lasting.
- 3. Here are some hints for developing an effective maintenance training program:
 - a. Establish the needs of staff and training goals. These will differ between properties.
 - b. The responsibility for the onsite training program is that of the Administrator through the Maintenance Supervisor, who may then delegate responsibility for various training phases. For example, an employee particularly skilled in using a certain piece of equipment could, assist with a demonstration. Suppliers can aid in training and actually provide training tools.
 - c. Periodically reevaluate training needs and notify the Asset Manager/Director of Maintenance so he or she can make arrangements with the BAMC Corporate Office.
- 4. The maintenance staff should be aware of the property objectives, identify with them, know what is expected of them, and know how they are to perform.

Procedure for Elevator Problems and Service

At the first detection of a problem:

- 1. Determine whether a resident is locked inside the elevator. If so, establish voice contact either through the doors, or preferably by use of the elevator phone.
 - a. Ordinarily the elevator phone is wired so that if the receiver is lifted, it automatically dials the office.
 - b. Reassure resident that service is on the way. The resident should relax and perhaps sit down while they wait. See if there is anyone who you should call for them who might be waiting for them.
- 2. Post a sign on the outside of the elevator for service. The below-listed items are on-site responsibilities for which the elevator service company will charge the property for, as they are not warranted or service contracted items.
 - a. Is stop switch in normal run position?
 - b. Are all key-operated switches in their normal positions?
 - c. Are there any obstructions in the door path or sills?
 - d. Are there any blown fuses in the main disconnect?
 - e. Does your building have full power from the power company?

8:00 a.m. to 5:00 p.m. - Monday through Friday

- 3. Call and state that you wish to place a call for service.
- 4. Report the problem as specifically as possible, giving the building name and address, your name, and the exact elevator affected.

5. Give a brief description of the problem, i.e. doors not opening, car not answering calls, etc.

Give this information immediately if passengers are stuck in elevator, so the elevator company can dispatch a technician to remove them safely.

5:00 p.m. to 8:00 a.m. - Monday through Friday, Weekends and Holidays

- 6. Follow the procedures as noted above.
- 7. The elevator company's answering service will take the call. Be sure to leave all requested information including a phone number where you can be reached.
- 8. The on-call service technician will contact you to verify your need for service and to advise when they will be on the jobsite.

Energy Conservation

- 1. All buildings should make energy conservation education a regular part of their staff meetings.
- 2. Monitor rates for any substantial changes:
 - a. Meter readings could be in error;
 - b. Changes in weather, resident habits, number of residents, rate increases; or
 - c. Undetected leaks.
- 3. Areas to consider:
- a. Caulking
- b. Weather-stripping replace as needed
- c. Windows no cracks or chips
- d. Lighting clean fixtures, proper wattage
- e. Insulation pipes, water heaters, building
- f. Leaks faucet washers, flush tank valves
- g. Water temperature correct levels
- h. Thermostats and timers adjusted for seasonal changes

- i. Filters regularly replaced or cleanedj. Devices, i.e. water flow restrictors in showers and
- j. Devices, i.e. water now restrictors in showers and toilets
- k. Window coverings blinds, films, shades
- 1. Appliances well maintained refrigerators, stoves, air conditioners
- m. Watering schedule in the morning

Pest Control

The majority of communities should be under a pest control contract with a licensed and insured extermination company. Pest control service frequency will vary depending on the individual property's contract. The pest control company's agreement is to include the "Contractor's Hazardous Substance Statement" BAMC-M-56.

Senate Bill 2143, in conjunction with California law 1940.8, requires that all residents be notified prior to initial pest control service. Among other things, the notice includes the products applied and frequency of service.

Resident Notices

A registered structural pest control company will provide BAMC a pesticide disclosure notice for the property where work is to be done. This notice will contain, but is not limited to, the following information:

- 1. The pest to be controlled;
- 2. Any pesticide(s) proposed to be used and the active ingredient(s);
- 3. The application frequency; and
- 4. Contact information.

The Administrator will review the disclosure notice with the new resident during the initial lease agreement signing, prior to move in.

The Pest Control Notice (BAMC-M-56a) will need to signed by residents and filed in resident's file. Residents will be notified of new information within 48 hours of a contractor change.

APPENDIX A

MAINTENANCE FORMS

APPENDIX A – SUPPLEMENTAL FORMS

<u>FORM</u>	REFERENCE
Apartment Status Chart (see pages 22 and 31)	BAMC-M-37
Equipment Inventory (see page 19)	BAMC-M-61
Unit Appliance Inventory (see page 19)	BAMC-M-63
Vendor & Contractors List	BAMC-M-62
Hazardous Substance Statement (see pg. 19, 22, & 32)	BAMC-M-56

These forms are not mentioned in detail in the manual

APPENDIX A - MAINTENANCE AND GROUNDS FORMS

NUMERICAL SORT

FORM

FORM	REFERENCE
Annual Apartment Inspection	BAMC-M-31
Move-in & Move Out	BAMC-M-31 BAMC-M-32
Apartment Vacating Guide	BAMC-M-32 BAMC-M-33
Sequential Maintenance Work Order Status	BAMC-M-35
Preventive Maintenance Programming Chart	BAMC-M-35 BAMC-M-36
Apartment Status Chart	BAMC-M-37
Equipment and Appliance Service Record	BAMC-M-37 BAMC-M-38
	BAMC-M-39
Work Safety Guidelines	BAMC-M-39 BAMC-M-41
Property Work Order	BAMC-M-41 BAMC-M-44
Key Log	
Smoke Detector Cleaning Log	BAMC-M-45
Landscape and Maintenance Schedule A	BAMC-M-50
Apartment Turnover Chart	BAMC-M-51
Quarterly Inspection Report	BAMC-M-52
Driver's Vehicle Inspection Report	BAMC-M-53
Hazardous Substance Statement	BAMC-M-56
Pest Control Notice	BAMC-M-56a
Emergency Contact List	BAMC-M-57
Stock Room Usage - Inventory Control	BAMC-M-58
Mechanical Equipment Record	BAMC-M-59
Unit Make Ready Report	BAMC-M-60
Equipment Inventory	BAMC-M-61
Vendor & Contractors List	BAMC-M-62
Unit Appliance Inventory	BAMC-M-63
Potential Claims Report	BAMC-M-65
Work Safety Forms	See SB198

APPENDIX A - MAINTENANCE AND GROUNDS FORMS

ALPHABETICAL SORT

<u>FORM</u>	REFERENCE
Annual Apartment Inspection	BAMC-M-31
Apartment Status Chart	BAMC-M-37
Apartment Turnover Chart	BAMC-M-51
Apartment Vacating Guide	BAMC-M-33
Driver's Vehicle Inspection Report	BAMC-M-53
Emergency Contact List	BAMC-M-57
Equipment and Appliance Service Record	BAMC-M-38
Equipment Inventory	BAMC-M-61
Hazardous Substance Statement	BAMC-M-56
Key Log	BAMC-M-44
Landscape and Maintenance Schedule A	BAMC-M-50
Mechanical Equipment Record	BAMC-M-59
Move-in & Move Out	BAMC-M-32
Pest Control Notice	BAMC-M-56a
Potential Claims Report	BAMC-M-65
Preventive Maintenance Programming Chart	BAMC-M-36
Property Work Order	BAMC-M-41
Quarterly Inspection Report	BAMC-M-52
Sequential Maintenance Work Order Status	BAMC-M-35
Smoke Detector Cleaning Log	BAMC-M-45
Stock Room Usage - Inventory Control	BAMC-M-58
Unit Appliance Inventory	BAMC-M-63
Unit Make Ready Report	BAMC-M-60
Vendor & Contractors List	BAMC-M-62
Work Safety Forms	See SB198
Work Safety Guidelines	BAMC-M-39

Attachment 7

Capital Fund/Comprehensive Grant Program Annual Statement /Performance and Evaluation Report

Part I:	Summary				i		
PHA N	Pleasanton Housing Authority Capi	nt Typeand Number tal FunProgram Grant N&A39P08 of CFFP	Program Grant N&A39P08150115Replacement Housing Factor Grant				
Perf	nal Annual Statement Reserve for Disast ormance and Evaluation Report for Period Ending:		Annual Statement (revision no: Final Performance and Evaluat) ion Report			
Line	Summary by Development Account		stimated Cost		Total Actual Cost ¹		
		Original	Revised ²	Obligated	d Expended		
1	Total non-CFP Funds						
2	1406 Operations (may not exceed 20% of line ³ 21)						
3	1408 Management Improvements						
4	1410 Administration (may not exceed 10% of line 21)						
5	1411 Audit						
6	1415 Liquidated Damages						
7	1430 Fees and Costs						
8	1440 Site Acquisition						
9	1450 Site Improvement	\$51,501.00					
10	1460 Dwelling Structures						
11	1465.1 Dwelling Equipment Nonexpendable						
12	1470 Nondwelling Structures						
13	1475 Nondwelling Equipment						
14	1485 Demolition						
15	1492 Moving to Work Demonstration						
16	1495.1 Relocation Costs						
17	1499 Development Activities						
18a	1501 Collateralization or Debt Service paid by the PH/	A					
18ba	9000 Collateralization or Debt Service paid Via System of Payment						
19	1502 Contingency (may not exceed 8% of line 20)						
20	Amount of Annual Grant: (sum of lines £19)	\$51,501.00					
21	Amount of line 20 Related to LBP Activities	-0-					
22	Amount of line 20 Related to Section 504 Activities	n/a					
23	Amount of line 20 Related to SecuriteSoft Costs	n/a					
24	Amount of line 20 Related to Securite Hard Costs	n/a					
25	Amount of line 20 Related to Energy Conservation Me	asures n/a	1				

¹ To be completed for the Performance and Evaluation Report. ² To be completed for the Performance and Evaluation Report or a Revised Annual Statement. ³ PHAs with under 250 units in management may use 100% of CFP Grants for operations. 4 RHF funds shall **b** included here.

Annual Statement/Performance and Evaluation Report Capital Fund Program, Capital Fund Program Replacement Housing Factor and Capital Fund Financing Program U.S. Department of Housing and Urban Development Office of Public and Indian Hosing Expires

Part I	I: Summary					
PHAN	a Guddana dia	Grant Typeand Number Capital EunProgram Grant NGA 39P08	150115Replacement Housing Factor Gr	ant I	FFY of Grant:	
Plea	asanton Housing Authority	Date of CFFP	-	F	FFY of Grant Approval: 014	
(Original)	of Grant Annual Statement Reserve for mance and Evaluation Report for Period Ending:	Disasters/Emergencies	Revised Annual Statement (revision no Final Performance and Evaluation Re			
Line	Summary by Development Account	Total Es	stimated Cost	Total Actual Cost ¹		
		Original Revised	.2	Obligated	Expended	
Signa Steve	ature of Executive Director Source,	Date 4/6/2015	Signature of Public Housing Dire	ctor	Date	

Part II: Supporting P	ages								
PHA Name: Grant Type and			Number gram Grant NoA39P08150115 CFFP (Yes/ No): pusing Factor Grant No:				Federal FFY of Grant:		
Pleasanton Ho	ousing Authority	Replacement Ho	gram Grant NoAS ousing Factor Gra	ant No:	D CFFP (Yes/ No):	2015		
Development Number Name/PHAWide Activities	General Description Categor	n of Major Work	Development Account No.	Quantity	Total Esti	mated Cost	Total Actual Cost		Status of Work
					Original	Revised	Funds Obligated ²	Funds Expended	
CA-081-002	Kottinger Place Site I	mprovement			\$51,501.00				

¹ To be completed for the Performance and Evaluation Report or a Revised Annual Statement.

² To be completed for the Performance and Evaluation Report.

Part II: Supporting F	Pages								
PHA Name: Grant Type and Number					Federal FFY of G	rant:			
Pleasanton Housing Authority Capital Fund Program Grant NoA39P08150115 Replacement Housing Factor Grant No: CFFP (Yes/ No):						2015			
Development Number Name/PHAWide Activities	General Descriptio Catego	n of Major Work	Development Quantity Total Estimated Cost Total Actual Cost Account No.		Status of Work				
					Original	Revised	Funds Obligated	Funds Expended	

¹ To be completed for the Performance and Evaluation Report or a Revised Annual Statement.

² To be completed for the Performance and Evaluation Report.

Part III: Implementation Sc	hedule for Capital Fund F	Financing Program			
PHA Name: Pleasanton Housing Authority					Federal FFY of Grant: 2015
Development Number Name/PHAWide Activities	All Fund Obligated (Quarter Ending Date)		All Funds Expended (Quarter Ending Date)		Reasons for Revised Target Dates
	Original Obligation End Date	Actual Obligation End Date	Original Expenditure End Date	Actual Expenditure End Date	
CA-081-002	6/30/2016				

¹ Obligation and expenditure end dated can only be revised with HUD approval pursuant to Section 9j of the U.S. Housing Act of 1937, as amended.

Part III: Implementation Schedule for Capital Fund Financing Program

PHA Name: Pleasanton Housing Authority				Federal FFY of Grant: 2015	
Development Number Name/PHAWide Activities	All Fund Obligated (Quarter Ending Date)		All Funds Expended (Quarter Ending Date)		Reasons for ReviseTarget Dates
	Original Obligation End Date	Actual Obligation End Date	Original Expenditure End Date	Actual Expenditure End Date	

¹ Obligation and expenditure end dated can only be revised with HUD approval pursuant to Section 9j of the U.S. Housing Act of 1937, as amended.

Attachment 8

Most Recent Fiscal Year Audit of PHA (conducted under the Single Audit Act as implemented by OMB Circular A-133)



U.S. Department of Housing and Urban Development San Francisco Regional Office - Region IX 600 Harrison Street San Francisco, California 94107-1387 www.hud.gov espanol.hud.gov

CITY OF PLEASANTON

APR 2 2 2014

APR 25 2014 CITY MANAGER

Mr. Steven Bocian Executive Director Pleasanton Housing Authority 123 Main Street Pleasanton, CA 94566

Dear Mr. Bocian:

Subject: Independent Audit Report for 2013

Thank you for submitting the independent audit report prepared by Vavrinek, Trine, Day and Company for the period that ended June 30, 2013. The report was issued December 24, 2013 and was submitted into our office by email dated March 14, 2014.

Normally, if a housing authority expends less than \$500,000 in total federal awards, as Pleasanton did for this audit year, it is exempt from the A-133 audit requirements and the audit is filed for informational purposes. This audit contained three findings and due to the nature of these findings, our office was compelled to review them.

Finding 2013-1 noted the absence of the Annual Contributions Contract. This was an invalid and faulty finding as housing authorities are not required to execute operating subsidy ACCs annually. The housing authority did supply the auditor with the original ACC. As there was no basis for this finding, we are closing it.

Finding 2013-2 noted the absence of the General Depository Agreement. The housing authority executed and supplied this agreement. Based on this action, we are closing this finding.

Finding 2013-3 noted that the internal control environment over the public housing waiting list was deficient. The housing authority responded in their corrective action plan that they agreed with the finding and, on a going forwarded basis, will document and review the admissions against the waiting list. Based on the housing authority's corrective action, we are closing this finding.

If you have any questions, please contact Claire Garcia, Financial Analyst, at (415) 489-6436, or at <u>Claire.a.garcia@hud.gov</u>.

Sincerely,

Melina Whitehead Division Director Office of Public Housing



1

CITY OF PLEASANTON, CALIFORNIA

REPORT ON FEDERAL AWARDS IN ACCORDANCE WITH OMB CIRCULAR A-133

FOR THE FISCAL YEAR ENDED JUNE 30, 2013

CITY OF PLEASANTON SINGLE AUDIT REPORT

FOR THE YEAR ENDED JUNE 30, 2013

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VAVRINEK, TRINE, DAY & COMPANY, LLP Certified Public Accountants

VALUE THE DIFFERENCE

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 Honorable Mayor and Members of the City Council City of Pleasanton, California

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, the financial statements of the governmental activities, the business-type activities, each major fund, and the aggregate remaining fund information of the City of Pleasanton (City) as of and for the year ended June 30, 2013, and the related notes to the financial statements, which collectively comprise the City of Pleasanton's basic financial statements, and have issued our report thereon dated December 31, 2013. Our report included an emphasis of a matter paragraph regarding the City's adoption of GASB Statement 63 - *Financial Reporting of Deferred Outflows of Resources, Deferred Inflows of Resources, and Net Position*.

Internal Control Over Financial Reporting

In planning and performing our audit of the financial statements, we considered the City'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 opinions on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of the City's internal control. Accordingly, we do not express an opinion on the effectiveness of the City'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.

5000 Hopyard Road, Suite 335 Pleasanton, CA 94588 Tel: 925.734.6600 Fax: 925.734.6611 www.vtdcpa.com

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Compliance and Other Matters

As part of obtaining reasonable assurance about whether the City'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 no instances of noncompliance or other matters that are required to be reported under *Government Auditing Standards*.

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.

Varinet, Trine, Day & Co, L.L.P.

Pleasanton, California December 31, 2014



VAVRINEK, TRINE, DAY & COMPANY, LLP Certified Public Accountants

VALUE THE DIFFERENCE

INDEPENDENT AUDITORS' REPORT ON COMPLIANCE FOR EACH MAJOR FEDERAL PROGRAM AND ON INTERNAL CONTROL OVER COMPLIANCE REQUIRED BY THE OMB CIRCULAR A-133

To the Honorable Mayor and Members of the City Council City of Pleasanton, California

Report on Compliance for Each Major Federal Program

We have audited the City of Pleasanton's (City) compliance with the types of compliance requirements described in the *OMB Circular A-133 Compliance Supplement* that could have a direct and material effect on each of the City's major federal programs for the year ended June 30, 2013. The City's major federal programs are identified in the summary of auditor's results section of the accompanying schedule of findings and questioned costs.

Management's Responsibility

Management is responsible for compliance with the requirements of laws, regulations, contracts, and grants applicable to its federal programs.

Auditors' Responsibility

Our responsibility is to express an opinion on compliance for each of the City'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 OMB Circular A-133, *Audits of States, Local Governments, and Non-Profit Organizations*. Those standards and OMB Circular A-133 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 City'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 City's compliance.

Opinion on Each Major Federal Program

In our opinion, the City complied, in all material respects, with the compliance requirements referred to above that could have a direct and material effect on each of its major federal programs for the year ended June 30, 2013.

5000 Hopyard Road, Suite 335 Pleasanton, CA 94588 Tel: 925.734.6600 Fax: 925.734.6611 www.vtdcpa.com

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Other Matters

The results of our auditing procedures disclosed instances of noncompliance, which are required to be reported in accordance with OMB Circular A-133 and which are described in the accompanying schedule of findings and questioned costs as items 2013-1, 2013-2, and 2013-3. Our opinion on each major Federal program is not modified with respect to these matters.

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

Report on Internal Control Over Compliance

Management of the City 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 City's internal control over compliance with the types of requirements that could have a direct and material effect on a 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 OMB Circular A-133, 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 City's internal control over compliance.

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 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. 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 will not be prevented, or detected and corrected, on a timely basis. 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.

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. We did not identify any deficiencies in internal controls over compliance that we consider to be a material weakness. However, we identified certain deficiencies in internal control over compliance, as described in the accompanying schedule of findings and questioned costs as items 2013-1, 2013-2, and 2013-3, that we consider to be significant deficiencies

The City'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 City's response was not subjected to the auditing procedures applied in the audit of compliance and, accordingly, we express no opinion on the response.

Report on Schedule of Expenditures of Federal Awards Required by OMB Circular A-133

We have audited the financial statements of the governmental activities, the business-type activities, each major fund, and the aggregate remaining fund information of the City of Pleasanton as of and for the year ended June 30, 2013, and the related notes to the financial statements, which collectively comprise the City's basic financial statements. We issued our report thereon dated December 31, 2013, which contained unmodified opinions on those financial statements. Our report included an emphasis of a matter paragraph regarding the City's adoption of GASB Statement No. 63 - Financial Reporting of Deferred Outflows of Resources, Deferred Inflows of Resources, and Net Position. Our audit was conducted for the purpose of forming opinions on the financial statements that collectively comprise the City's basic financial statements. The accompanying schedule of expenditures of federal awards is presented for purposes of additional analysis as required by U.S. Office of Management and Budget Circular A-133, and is not a required part of the basic financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the financial statements. The information has been subjected to the auditing procedures applied in the audit of the basic financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the basic financial statements or to the basic 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 is fairly stated in all material respects in relation to the basic financial statements as a whole.

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 OMB Circular A-133. Accordingly, this report is not suitable for any other purpose.

Varrinek, Trine, Day & Co. L.L.P.

Pleasanton, California February 9, 2014

SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS FOR THE YEAR ENDED JUNE 30, 2013

Federal Grantor / Pass-through Grantor / Program Title	Grant Identifying Number	Federal Catalog Number	Federal Expenditures
U.S. Department of Housing and Urban Development Direct Programs:			
Community Development Block Grant ⁽¹⁾	D 11 MO 07 0050		
Community Development Block Grant	B-11-MC-06-0050; B-12-MC-06-0050	14.218	\$ 338,921
D 115		14.210	φ 556,921
Public and Indian Housing ⁽¹⁾	CA08100000112D;	11.000	101/01
	CA08100000113D	14.850	124,631
Public Housing Capital Fund	CA39P08150107;	11070	14071
Total Direct Programs	CA39P08150108	14.872	477,623
Total Direct Programs			477,025
Passed through the County of Alameda, Housing and			
Community Development:			
HOME Investment Partnerships Program Loans	Not applicable	14.239	112,374
Total Passed through the County of Alameda			112,374
Total U.S. Department of Housing and Urban Development			589,997
U.S. Department of Justice			
Direct Programs:			
Bulletproof Vest Partnership Program	Not available	16.607	624
Passed through the County of Alameda			
Recovery Act - Edward Byrne Memorial Justice Assistance Grant (JAG) Program	2009-SB-B9-0733	16.804	5,073
Total U.S. Department of Justice			5,697
Institute of Museum and Library Services			
Passed through California State Library - Library Services & Technology Act			
Grants to States	LSTA#40-7448	45.310	615
Grants to States	LSTA#40-7661	45.310	9,718
Total Institute of Museum and Library Services			10,333
U.S. Department of Transportation			
Passed through State of California Office of Traffic Safety			
State and Community Highway Safety	AL0995	20.600	6,134
State and Community Highway Safety	12C061110	20.600	6,578
State and Community Highway Safety	12C061111	20.600	9,999
Total U.S. Department of Transportation			22,711
U.S. Department of Energy			
Direct Program:		0.00	
ARRA - Energy Efficiency and Conservation Block Grant	DE-SC0002385	81.128	19,836
Total U.S. Department of Energy			19,836
U.S. Department of the Interior Bureau of Reclamation Direct Program:			
Water Reclamation and Reuse Program	R11AC20126	15.504	70,866
Total U.S. Department of the Interior Bureau of Reclamation			70,866
TOTAL CURRENT EXPENDITURES OF FEDERAL AWARDS			\$ 719,440
(1) Tested as a major program			

NOTES TO SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS FOR THE YEAR ENDED JUNE 30, 2013

NOTE #1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

A. General

The accompanying Schedule of Expenditures of Federal Awards presents the activity of all Federal awards programs of the City of Pleasanton (City). The City's reporting entity is defined in Note #1 of the City's basic financial statements. All Federal awards received directly from Federal agencies, as well as Federal awards passed through other governmental agencies to the City are included in the accompanying schedule.

B. Basis of Accounting

The accompanying Schedule of Expenditures of Federal Awards is presented using the modified accrual basis of accounting, which is described in Note #1 of the City's basic financial statements.

C. Relationship to Basic Financial Statements

The amounts reported in the accompanying Schedule of Expenditures of Federal Awards agree, in all material respects, to amounts reported within the City's financial statements. Federal award revenues for the year ended June 30, 2013 are reported in the City's financial statements in a separate fund.

D. Relationship to Federal Financial Reports

Amounts reported in the accompanying Schedule of Expenditures of Federal Awards agree with the amounts reported in the related Federal financial reports. However, certain Federal financial reports are filed based on cash expenditures. As such, certain timing differences may exist in the recognition of revenues and expenditures between the Schedule of Expenditures of Federal Awards and the Federal financial reports.

E. Catalog of Federal Domestic Assistance (CFDA) Numbers

The CFDA numbers included in this report were determined based on the program name, review of grant contract information, and the Office of Management and Budget's Catalog of Federal Domestic Assistance.

F. Pass-Through Entities' Identifying Number

When Federal awards were received from a pass-through entity, the Schedule of Expenditures of Federal Awards shows, if available, the identifying number assigned by the pass-through entity.

NOTE #2 - HOME INVESTMENT PARTNERSHIPS PROGRAM RECONCILIATION

to County of Alameda:		
Total FY 2012-13 Payments from County of Alameda		
ort (page 6)		112,374
	\$	18,648
	-	
Description	1	Amount
Housing rehabilitation program	\$	15,088
Rent subsidies		3,560
	\$	18,648
	ort (page 6) <u>Description</u> Housing rehabilitation program	ort (page 6) <u>Description</u> Housing rehabilitation program

SCHEDULE OF FINDINGS AND QUESTIONED COSTS FOR THE YEAR ENDED JUNE 30, 2013

I. SUMMARY OF AUDITORS' RESULTS

FINANCIAL STATEMENTS

Type of auditor's report issued:		Unmodified
Internal control over financial rep	orting:	
Material weaknesses identifie	d?	No
Significant deficiencies identi	None reported	
Noncompliance material to finance	No	
FEDERAL AWARDS		
Internal control over major progra	ims:	
Material weaknesses identifie	No	
Significant deficiencies identified?		Yes
Type of auditor's report issued on	Unmodified	
Any audit findings disclosed that 510(a) of OMB Circular A-133 Identification of major programs:	are required to be reported in accordance with section	No
CFDA Number	Name of Federal Program or Cluster	
14.218	Community Development Block Grant	
14.850	Public and Indian Housing	

Dollar threshold used to distinguish between Type A and Type B programs: Auditee qualified as low-risk auditee?

\$300,000 No

SCHEDULE OF FINDINGS AND QUESTIONED COSTS (CONTINUED) FOR THE YEAR ENDED JUNE 30, 2013

II. FINANCIAL STATEMENT FINDINGS

No matters were reported.

SCHEDULE OF FINDINGS AND QUESTIONED COSTS (CONTINUED) FOR THE YEAR ENDED JUNE 30, 2013

III. FEDERAL AWARD FINDINGS AND QUESTIONED COSTS

The following findings represent significant deficiencies, and /or instances of noncompliance including questioned costs that are required to be reported by OMB Circular A-133, section 510(a)

Finding 2013 - 1

Absence of an Annual Contribution Contract for the Fiscal Year 2013 Operating Fund

Program: Public and Indian Housing
CFDA No.: 14.850
Federal Agency: U.S. Department of Housing and Urban Development
Award Year: FY 2012-13
Compliance Requirement: Non compliance-requirement specific.

Criteria:

Section 9(f) of the United States Housing Act of 1937 (the Act) established an Operating Fund for the purpose of making assistance available to public housing agencies (PHAs) for the operation and management of public housing. The Public and Indian Housing operating subsidy is provided under the Act and in accordance with an Annual Contribution Contract (ACC) entered into between the U.S. Department of Housing and Urban Development (HUD) and the PHA, whereby HUD agrees to provide financial assistance and the PHA agrees to comply with HUD requirements for the development and operation of its public housing projects. As the name implies, we believe this is a contract entered into on an annual basis.

Condition Found:

The Housing Authority staff was unable to provide us with the most recent Annual Contribution Contract. Instead, an Annual Contribution Contract dating back to 1972 was provided.

Questioned Costs:

None.

Context:

The condition described above was noted as we obtained an understanding of this Federal program. We requested the most recent ACC so that we may refer to it as we gather guidance on the various HUD requirements consistently referred to throughout section 4 of OMB A-133 Compliance Supplement. Because of its unavailability, the auditors incurred a significant amount of time researching the various sections of title 24 of the Code of Federal Regulation and obtained the guidance information necessary for us to complete the audit.

Effect:

The Housing Authority was not in compliance with the requirement to enter into an Annual Contribution Contract with HUD.

Cause:

The Housing Authority's staff lack of awareness of this requirement.

SCHEDULE OF FINDINGS AND QUESTIONED COSTS (CONTINUED) FOR THE YEAR ENDED JUNE 30, 2013

III. FEDERAL AWARD FINDINGS AND QUESTIONED COSTS

Recommendation:

We recommend that Housing Authority implement measures to ensure that its staff, which are tasked with the Federal program oversight, are aware of the compliance requirements applicable to the grant and have a mechanism to track the Housing Authority's compliance with those requirements applicable to each of its Federal awards.

Views of Responsible Officials and Planned Corrective Actions:

The Housing Authority agrees with the finding and will work with the HUD office to enter into an Annual Contribution Contract for the Operating Fund or the necessary documentation as determined by HUD.

Finding 2013 - 2

Absent Depository Agreement

Program: Public and Indian Housing
CFDA No.: 14.850
Federal Agency: U.S. Department of Housing and Urban Development
Award Year: FY 2012-13
Compliance Requirement: Special Tests and Provisions; Depository Agreements

Criteria:

PHA's are required to enter into depository agreements with their financial institutions using the HUD-51999 (*OMB No 2577-0270*) or a form required by HUD in the ACC. The agreements serve as safe guards for Federal funds and provide third-party rights to HUD.

Condition Found:

The Housing Authority did not enter into a depository agreement with its financial institution.

Questioned Costs:

None.

Context:

The condition described above was noted during our testing of the Depository Agreement special test.

Effect:

The Housing Authority was not in compliance with the requirement to enter into a depository agreement with its financial institutions using the HUD-51999 (OMB No 2577-0270) or a form required by HUD in the ACC.

Cause:

The Housing Authority's staff lack of awareness of this requirement.

Recommendation:

We recommend that Housing Authority implement measures to ensure that their staff, which are tasked with the Federal program oversight, are aware of the compliance requirements applicable to the grant and have a mechanism to track the Housing Authority's compliance with those requirements applicable to each of its Federal awards.

SCHEDULE OF FINDINGS AND QUESTIONED COSTS (CONTINUED) FOR THE YEAR ENDED JUNE 30, 2013

III. FEDERAL AWARD FINDINGS AND QUESTIONED COSTS

Views of Responsible Officials and Planned Corrective Actions:

The Housing Authority agrees with the finding and implemented the adequate verification process by using HUD-51999 when the Housing Authority enters into a depository agreement with the financial institution.

Finding 2013 - 3

Venterel

Deficient internal control environment over Public Housing Waiting List

Program: Public and Indian Housing
CFDA No.: 14.850
Federal Agency: U.S. Department of Housing and Urban Development
Award Year: FY 2012-13
Compliance Requirement: Special Tests and Provisions; Public Housing Waiting List

Criteria:

The PHA must establish and adopt written policies for the admission of tenants. The PHA tenant selection policies must include requirements for applications and waiting lists, description of the policies for selection of applicants from the waiting lists, and policies for verification and documentation of information relevant to acceptance or rejections of an applicant (24 CFR sections 960.202 through 960.206).

Condition Found:

The Housing Authority's internal control environment over the above compliance requirement is deficient.

Questioned Costs:

None.

Context:

In understanding the design and implementation of the Housing Authority control environment over this compliance requirement, we noted that one of the key onsite staff is required to send the public housing waiting list to the PHA management company's Director of Occupancy for review and audit, and that the Director of Occupancy reviews new admissions and compares them against the public housing waiting list. However, as this review and audit by the Director of Occupancy is not documented anywhere, we were unable to verify that this key internal control is implemented, other than through audit inquiry where the Director verbally acknowledged performance of the review and audit.

Effect:

Deficiency in the design and implementation of internal controls over the public housing waiting list special test and provision compliance requirement.

Cause:

The Housing Authority's management company lack of improper design and implementation of intern control awareness.

Recommendation:

We recommend that the Housing Authority review the design and implementation of its PHA management company system of internal controls to ensure that its internal control environment is properly designed and effective in ensuring compliance with each of its Federal program compliance requirements.

SCHEDULE OF FINDINGS AND QUESTIONED COSTS (CONTINUED) FOR THE YEAR ENDED JUNE 30, 2013

III. FEDERAL AWARD FINDINGS AND QUESTIONED COSTS

Views of Responsible Officials and Planned Corrective Actions:

The Housing Authority agrees with the finding and will devise and appropriate method to document the Directors audit and review of the admissions against the public housing waiting list.

Vority or

SUMMARY SCHEDULE OF PRIOR YEAR FINDING FOR THE YEAR ENDED JUNE 30, 2013

IV. SUMMARY SCHEDULE OF PRIOR AUDIT FINDINGS AND QUESTIONED COSTS

Summarized below is the current status of all audit findings reported in the prior year audit's schedule of findings and questioned costs

Finding No.	Program	CFDA No.	Compliance Requirement	Status
2012 - 1	Capital Assets - Valuation	Not applicable	Not applicable	Implemented
2012 - 2	Capital Assets - Accounting	Not applicable	Not applicable	Implemented
2012 - 3	ARRA Energy Efficiency Community Block Grant	81.128	Cash Management	Implemented
2012 - 4	ARRA Energy Efficiency Community Block Grant	81.128	Reporting	Implemented
2012 - 5	ARRA Energy Efficiency Community Block Grant	81.128	Procurement, Suspension, and Debarement	Implemented

Attachment 9

Public Housing Admissions and Continued Occupancy Policy (ACOP)

HOUSING AUTHORITY OF THE CITY OF PLEASANTON ADMISSIONS AND CONTINUED OCCUPANCY POLICY

I. Nondiscrimination

A. Complying with Civil Rights Laws

It is the policy of the Housing Authority of the City of Pleasanton (PHA) to comply fully with Title VI of the Civil Rights Act of 1964, Title VIII and Section 3 of the Civil Rights Act of 1968 (As amended by the Community Development Act of 1974), Executive Order 11063, Section 504 of the Rehabilitation Act of 1973, the Age Discrimination Act of 1975, and any legislation protecting the individual rights of residents, applicants, or employees which may subsequently be enacted.

PHA shall not discriminate because of race, color, creed, religion, sex, familial status, national origin or disability in the leasing, rental, or other disposition of housing or related facilities, (including land), included in any Development or Developments under its jurisdiction or in the use or occupancy thereof.

PHA shall not on account of race, color, creed, religion, sex, familial status, national origin or disability:

- 1. Deny to any family the opportunity to apply for housing, nor deny to any eligible applicant the opportunity to lease housing suitable to its needs;
- 2. Provide housing that is different than that provided others;
- 3. Subject a person to segregation or disparate treatment;
- 4. Restrict a person's access to any benefit enjoyed by others in connection with the housing program;
- 5. Treat a person differently in determining eligibility or other requirements for admission;
- 6. Deny a person access to the same level of services; or
- 7. Deny a person the opportunity to participate in a planning or advisory group, which is an integral part of the housing program.

PHA shall not automatically deny admission to a particular group or category of otherwise eligible applicants (e.g. welfare recipients) or against individuals who are not members of the sponsoring organization of the project). Each applicant in a particular group or category will be treated on an individual basis in the normal processing routine.

PHA agrees to allow tenant and tenant organizers to conduct on the property the activities related to the establishment or operation of a tenant organization set out in accordance with HUD/PHA requirements. (HUD/PHA Lease item #28).

B. Making Programs and Facilities Accessible to People with Disabilities

PHA will seek to identify, eliminate and correct situations or procedures that create a barrier to equal housing opportunity for all. In accordance with Section 504, PHA will make reasonable accommodation for individuals with handicaps or disabilities (applicants or residents). Such accommodations may

include changes in the method of administering policies, procedures, or services.

The Pet Rules (24 CFR Part 5 HUD/PHA regulations) do not apply to an animal used by a tenant or visitor that is needed as a reasonable accommodation for the tenant or visitors' disability.

Service animals [HUD/PHA ref 4350.30, 4-14 (b)] that assist persons with disabilities are considered to be auxiliary aids and are exempt from the pet policy and from the refundable pet deposit. Examples include guide dogs for persons with vision impairments, hearing dogs for persons with hearing impairments, and emotional assistance animals for persons with chronic mental illness.

In addition, PHA may perform structural modifications to housing and non-housing facilities on sites where such modifications would be necessary to afford full access to the housing program for qualified individuals with handicaps.

In reaching a reasonable accommodation with, or performing structural modifications for, otherwise qualified individuals with handicaps, PHA is not required to:

- 1. Make structural alterations that require the removal or altering of a load-bearing structural member;
- 2. Provide support services that are not already part of PHA's programs;
- 3. Take any action that would result in a fundamental alteration in the nature of the program or service;
- 4. Take any action that would result in an undue financial and administrative burden on PHA including structural impracticality as defined in the UFAS.
- 5. If a requested structural modification poses a substantial financial and administrative hardship, the Landlord must then allow the tenant to make and pay for the modification in accordance with the Fair Housing Act.

II. Eligibility for Admissions and Processing of Application

A. Affirmative Marketing

Marketing will be done in accordance with the Housing and Urban Development (HUD)/Public Housing Authority (PHA) approved Affirmative Fair Housing Marketing Plan, all Fair Housing and Equal Opportunity Requirements, and applicable provisions of PHA's Rental Assistance Contract.

B. Qualifying for Admission

- 1. It is the PHA's policy to admit only qualified applicants.
- 2. An applicant is qualified if he or she meets all of the following criteria:
 - (a) All household members must be 62 years of age or older;
 - (b) Meets HUD requirements on citizenship or immigration status;

- (c) Has an Annual Income (as defined in Section XI of this document) at the time of admission that does not exceed the income limits (maximum incomes by family size established by HUD) posted in PHA offices.
- (d) Provides documentation of Social Security numbers for family members age 6 or older, or certifies that they do not have Social Security numbers; and
- (e) Meets the Applicant Selection Criteria in Section II. F. of these policies, including completing a PHA-approved pre-occupancy orientation session if requested.

C. Establishing and Maintaining the Waiting List

- 1. It is the policy of PHA to administer its waiting list as required by HUD's regulations.
- 2. Opening and Closing Waiting Lists
 - (a) The PHA will periodically determine specific date(s) when it will accept applications for residency, if the PHA's waiting list does not have sufficient applications to fill anticipated vacancies for the coming 12 months. At the end of the designated period, the waiting list will be closed until further notice.
 - (b) A decision to open the waiting list will consider the number of applications for each size and type of unit, the number of applicants who qualify for a preference, and the ability of the PHA to house applicants in twelve to eighteen months. Decisions to open, restrict intake, or close the waiting list will be publicly announced.
 - (c) When the waiting list is closed, PHA will not maintain a list of individuals who wish to be notified when the waiting list is re-opened.
- 3. Determining if the Waiting List may be Opened

PHA will use its "Waiting List Policy" to determine whether the waiting list(s) should be opened.

- 4. Updating the Waiting List.
 - (a) Applicants will be contacted annually to confirm their continued interest in obtaining a unit. It is the applicant's responsibility to respond in writing in order to maintain their place on the current waiting list.
 - (b) It is also applicant's responsibility to notify management in writing of any change of address or other pertinent information submitted on the initial application.

At the time if initial intake, PHA will advise families that they must notify the PHA at least once every 6 months of their continued interest. Notations of dates of contacts and of applicant's continued interest are to be made a part of the application record.

(a) PHA will remove an applicant's name from the waiting list only in accordance with it's "Resident Selection Plan".

- 5. Change in Preference Status While on the Waiting List
 - (a) If an applicant on the waiting list experiences a change in circumstances that later qualifies or disqualifies them for a preference(s), the family should contact PHA. After verification of the change in eligibility for a preference status the applicant will be repositioned on the waiting list in accordance with their preference(s) and original lottery number, and the applicant will be advised of how the change in status has affected their position on the waiting list.

D. Processing Applications for Admission

- 1. PHA will accept and process applications in accordance with applicable HUD Regulations and PHA's Resident Selection Plan. PHA will assume that the facts certified to by the applicant in the preliminary application are correct, although all those facts will be verified later in the application process.
- 2. Interviews and Verification Process

As applicants approach the top of the waiting list, they will be contacted and asked to come to the PHA for an interview to complete their applicant file. Applicants who fail to attend their scheduled interview or who cannot be contacted to schedule and interview will have their applications withdrawn, subject to reasonable accommodations for people with disabilities.

- (a) The following items will be verified according to PHA's "Resident Selection Plan", to determine qualification for admission to PHA's housing:
 - (i) Family composition: all household members must be 62 years old;
 - (ii) Annual Income
 - (iii) Assets and Asset Income;
 - (iv) Deductions from Income;
 - (v) Preferences;
 - (vi) Social Security Numbers of all Family Members;
 - (vii) Applicant Screening Information, and
 - (viii) Citizenship or eligible immigration status.
- (b) Third party written verification is the required form of documentation to substantiate applicant or resident claims. If attempts to obtain third party written verification are unsuccessful, PHA may also use (1) phone verifications with the results recorded in the file, dated, and signed by PHA staff, (2) review of documents, and, if no other form of verification is available, (3) applicant certification. Applicants must cooperate fully in obtaining or providing the necessary verifications.
- (c) Verification of eligible immigration status shall be carried out pursuant to **24 CFR § 5.5**.

- 3. Applicants reporting zero income will be asked to complete a family expense form to document how much they spend on: food, transportation, health care, debts, household items, etc. and what the source of income is for these expenses.
- 4. PHA's applications for admission to public housing shall indicate for each application the date and time of receipt; applicant's race and ethnicity; determination by PHA as to eligibility of the applicant; when eligible, the unit size(s) for which eligible; preference, if any; and the date, location, identification, and circumstances of each vacancy offered and accepted or rejected.

E. The Preference System

- 1. An admission preference does not guarantee admission. Preferences establish the order of placement on the waiting list. Every applicant must still meet PHA's Selection Criteria before being offered a Unit.
- 2. Factors other than preferences that affect the selection of applicants from the waiting list:

Before applying its preference system, PHA will match the characteristics of the available unit to the applicants available on the waiting list. Unit size or accessibility features limit the admission of families to households whose characteristics "match" the vacant unit available.

Factors other than the preference system that affect applicant selection are described below:

(a) When selecting a family for a unit with accessible features, PHA will give a preference to families that include persons with disabilities who can benefit from the unit's features. First preference will be given to existing tenant families seeking a transfer and second preference will be given to applicant families.

If no family needing accessible features can be found for a unit with such features, PHA will house a family not needing the unit features, but a non-disabled family in an accessible unit will be required to move so that a family needing the unit features can take advantage of the unit.

3. Local Ranking Preferences

At the time of application, each applicant will be assigned to one preference category and a corresponding point allocation in accordance with the PHA's "Waiting List Policy".

- 4. Administration of Preferences
 - (a) Depending on the time an applicant may have to remain on the waiting list, PHA will either verify preferences at the time of application or require that applicants certify to their qualification for a preference at the time of pre-application.
 - (b) Information submitted and certified by the applicant regarding the applicant's qualification for preference at the time of application will be reverified at the time of certification. The applicant will be advised to notify PHA of any change that may affect their ability to qualify for preference.

- (c) Applicants that are otherwise eligible and self-certified as qualifying for preference will be placed on the waiting list in the appropriate applicant pool.
- (d) Applicants that self-certify to preference(s) at the time of pre-application and cannot verify current preference(s) status at the time of certification will be moved into the appropriate preference or no-preference category, and to a lower position on the waiting list based on their lottery assigned placement number.
- 5. Notice and Opportunity for a Meeting

If an applicant claims but does not qualify for a preference, the applicant can request a meeting.

- (a) PHA will provide a notice that an applicant does not qualify for a preference containing a brief statement of the reasons for the determination, and that the applicant may request to meet with PHA's designee to review the determination.
- (b) If the applicant requests the meeting, PHA will designate someone to conduct the meeting. This can be the person who made the initial determination or reviewed the determination of his or her subordinate, or any other person chosen by the PHA. A written summary of this meeting shall be made and retained in the applicant's file.
- (c) The applicant will be advised that he/she may exercise other rights if the applicant believes that illegal discrimination, based on race, color, national origin, religion, disability or familial status has contributed to the PHA's decision to deny the preference.

F. Screening Applicants for Admission

- 1. All applicants shall be screened in accordance with HUD's regulations and the PHA's "Resident Selection Plan". During screening, PHA will require applicants to demonstrate ability to comply with essential provisions of the lease as summarized below:
 - (a) Past performance in meeting financial obligations, especially rent;
 - (b) to care for and avoid damaging the unit and common areas;
 - (c) to use facilities and equipment in a reasonable way;
 - (d) to create no health, or safety hazards, and to report maintenance needs;
 - (e) not to interfere with the rights and peaceful enjoyment of others, and to avoid damaging the property of others;
 - (f) not to engage in criminal activity that threatens the health, safety or right to peaceful enjoyment of the premises by other residents or staff; and not to engage in drug-related criminal activity; and
 - (g) to comply with necessary and reasonable rules and program requirements of HUD and the PHA.
- 2. How PHA will check ability to comply with essential lease requirements:

- (a) Applicant ability and willingness to comply with the essential lease requirements will be check and documented in accordance with PHA's "Resident Selection Plan". Applicant screening shall assess the conduct of the applicant and other family members listed on the application, in present and prior housing. Any costs incurred to complete the application process and screening will be paid by the PHA.
- (b) The history of applicant conduct and behavior must demonstrate that the applicant family can reasonably be expected **not to:**
 - (i) 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;
 - (ii) adversely affect the physical environment or financial stability of the project;
 - (iii) violate the terms and conditions of the lease;
 - (iv) require services from PHA staff that would alter the fundamental nature of PHA's program.
- (c) PHA will conduct a detailed interview of all applicants. Applicant will be asked questions based on the essential elements of tenancy. Answers will be subject to third party verification.
- (d) PHA will complete a credit check and rental history check on all applicants.
- (e) Payment of funds owed to PHA or any other housing authority is part of the screening evaluation. PHA will reject an applicant for unpaid balances owed PHA by the applicant for any program that PHA operates.
- (f) PHA will complete a criminal background check on all adult applicants or any member for whom criminal records are available. Before the PHA rejects an applicant on the basis of criminal history, the PHA must notify the household of the proposed rejection and provide the household member whose criminal history is at issue with a copy of the criminal record and an opportunity to dispute the accuracy and relevance of that record.
- (g) If any screening activity suggest that an applicant household member may be currently engaged in illegal use of drugs, the PHA shall seek information from a drug abuse treatment facility to determine whether the facility has reasonable cause to believe the household member is currently engaging in illegal drug use.
- (h) PHA's examination of relevant information respecting past and current habits or practices will include, but is not limited to, an assessment of the applicant's adult family members:
 - Past performance in meeting financial obligations, especially rent and utility bills.
 - Record of disturbances of neighbors (sufficient to warrant a police call) destruction of property, or living or housekeeping habits that may adversely affect the health, safety, or welfare of other tenants or neighbors.
 - History of criminal activity on the part of any applicant family member involving Page 7 of 29

- ✓ PHA may require an applicant to exclude a household member in order to be admitted if that household member has participated in or been culpable for criminal actions that warrant rejection;
- ✓ PHA may, if a stature requires that the PHA prohibit admission for a prescribed period of time after some disqualifying behavior or event, choose to continue that prohibition for a longer period of time.
- A record of eviction from housing or involuntary termination from residential programs (taking into account date and circumstances).
- An applicant's ability and willingness to comply with the terms of PHA's lease.
- (i) The PHA is required to reject the applications of certain applicants for criminal activity or drug abuse by household members:
 - The PHA shall reject the application of 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 PHA may admit the household if the PHA determines that:
 - ✓ The evicted household member who engaged in drug-related criminal activity has successfully completed a supervised drug rehabilitation program approved by the PHA, or
 - ✓ The circumstances leading to the eviction no longer exist (for example, the criminal household member has died or is imprisoned).
 - The PHA is required to reject the application of a household if the PHA determines that:
 - \checkmark Any household member is currently engaging in illegal use of a drug; or
 - ✓ The PHA has 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; or
 - ✓ Any household member has ever been convicted of manufacture or production of methamphetamine on the premises of any federally assisted housing; or
 - ✓ Any member of the household is subject to a lifetime registration requirement under a State sex offender registration program; or
 - ✓ 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.

- (j) An applicant's intentional misrepresentation of information related to eligibility, preference for admission, housing history, allowances, family composition or rent will result in rejection. Unintentional mistakes that do not confer any advantage to the applicant will not be considered misrepresentations.
- (k) Applicants must be able to demonstrate the ability and willingness to comply with the terms of PHA's lease, either alone or with assistance that they can demonstrate they will have at the time of admission. Availability of assistance is subject to verification by PHA.
- 3. Screening applicants who claim mitigating circumstances
 - (a) If negative information is received about an applicant, PHA shall consider the time, nature, and extent of the applicant's conduct and to factors that might indicate a reasonable probability of favorable future conduct. To be considered, mitigating circumstances must be verifiable.
 - (b) Mitigating circumstances are facts relating to the applicant's negative rental history or behavior, that, when verified, indicate: (1) the reason for the unsuitable rental history and/or behavior; and (2) that the reason for the unsuitable rental history and behavior is no longer in effect or is under control, and applicant's prospect for lease compliance is an acceptable one, justifying admission. Mitigating circumstances would overcome or outweigh information already gathered in the screening process.
 - (c) If the applicant asserts that mitigating circumstances relate to a change in disability, medical condition or treatment, PHA shall refer such information to persons qualified to evaluate the evidence and verify the mitigating circumstances. PHA shall also have the right to request further information to verify the mitigating circumstance, even if such information is of a medically confidential nature. Such inquiries will be limited to the information necessary to verify the mitigating circumstances or, in the case of a person with disabilities, to verify a reasonable accommodation.
 - (d) Examples of mitigating circumstances might include:
 - (i) Evidence of successful rehabilitation;
 - (ii) Evidence of the applicant family's participation in social service or other appropriate counseling service; or
 - (iii) Evidence of successful and sustained modification of previous disqualifying behavior.
 - (e) Consideration of mitigating circumstances does not guarantee that applicant will qualify for admission. PHA will consider such circumstances in light of:
 - (i) the applicant's ability to verify the mitigating circumstances and prospects for improved future behavior;
 - (ii) the applicant's overall performance with respect to all the screening requirements; and

- (iii) the nature and seriousness of any criminal activity, especially drug related criminal activity that appears in the applicant's record.
- 4. Qualified and Unqualified Applicants
 - (a) Verified information will be analyzed and a determination made with respect to:
 - (i) Eligibility of the applicant as a family;
 - (ii) Eligibility of the applicant with respect to income limits for admission;
 - (iii) Eligibility of the applicant with respect to citizenship or eligible immigration status;
 - (iv) Unit size required for and selected by the family;
 - (v) Preference category (if any) to which the family is entitled; and
 - (vi) Qualification of the applicant with respect to the Selection Criteria.
 - (b) Qualified families will be notified by PHA of the approximate date of admission insofar as that date can be determined, however the date stated by PHA is an estimate and does not guarantee that applicants can expect to be housed by that date.
 - (c) Unqualified applicants will be promptly notified by a Notice of Rejection from PHA, stating the basis for such determination and offering an opportunity for informal hearing.
 - (d) Applicants known to have a disability that are eligible but fail to meet the Selection Criteria, will be offered an opportunity for a second meeting to determine whether mitigating circumstances or reasonable accommodations will make it possible for them to be housed in accordance with the Screening Procedures.

G. Occupancy Guidelines

1. Units shall be occupied by families of the appropriate size. This policy maintains the usefulness of the units, while preserving them from excessive wear and tear and under-utilization.

Minimum and Maximum-Number –of-Persons-Per Unit

Unit Size	Number of Residents
Studio	1
One Bedroom	1-2
Two Bedroom	2-4

(a) One-bedroom units are for the use of a two-person household unless there are no twoperson households on the waiting list who qualify. In this case, a one-bedroom unit will be given to a one-person household with the understanding that should a qualified, two-person household need a one-bedroom unit, and if a studio unit is available, the single person in the one-bedroom unit will be transferred to the studio unit.

- (b) A live-in attendant may be assigned a bedroom. Single elderly or disabled residents with live-in attendants will be assigned one or two bedroom units.
- (c) When a family is actually offered a unit, if they no longer qualify for the unit size where they were sublisted, they will be moved to the appropriate sublist, retaining their preferences and lottery assigned placement number. This may mean that they may have to wait longer for a unit offer.
- (d) After move-in, if a unit becomes undercrowded or overcrowded because of changes in household composition, PHA may require the family to:
- (e) Move within 30 days after PHA notifies him/her that a unit of the required size is available within the project; or
- (f) Remain in the same unit and pay HUD/PHA-approved market rent.

III. TENANT SELECTION AND ASSIGNMENT PLAN

A. Organizing the Waiting List

It is PHA's policy that each applicant shall be assigned his/her appropriate place on the waiting list in sequence based on:

- Type and size of unit needed by the family (e.g. accessible or non-accessible unit, number of bedrooms);
- Applicant preference or priority, if any;
- Lottery assigned placement number.

PHA will maintain its waiting list in the form that records the type and size of unit needed, each applicants priority/preference status, lottery assigned placement number, date and time of application, and the race and ethnicity of the family head.

B. Making Unit Offers to Applicants

- 1. To assure equal opportunity and nondiscrimination on grounds of race, color, sex, religion, national origin, disability or familial status the following criteria will be used to make unit offers.
 - The first qualified applicant in sequence of the waiting list is made one offer of a unit of appropriate size and type.
 - The applicant must accept the vacancy offered or, for first refusal, applicant's application will be re-dated as of the date of the refusal, and applicant's name will be moved to the end of the applicable waiting list sublist. If applicant is offered a unit a second time and refuses to accept the offered unit, applicant's name will be removed from PHA's waiting list.
 - Applicants who are removed from the waiting list because they refuse unit offers without good cause may not reapply for housing for 18 months from the date of the second refusal to the offer of a unit.

- 2. PHA will first match the unit available to the highest ranking applicant for a unit of that size, type and special features (if any), taking into account any designated housing (if applicable). Preferences will then be used to determine the order of selection from the waiting list. If two applicants need the same type and size of unit and have the same preference status, the applicant with the lower lottery assigned placement number will receive the earliest offer.
- 3. In the selection of a family for a unit with accessible features, PHA will give preference to families that include a person with disabilities who can benefit from the unit features.
- 4. Local and ranking preferences will be a factor in most admissions, although there may be instances (e.g. a unit with accessible features is ready and no applicant in the targeted preference group needs the features) when the PHA will make an offer to an applicant who does not qualify for a ranking preference. Certain types of transfers will also be processed with new admissions.
- 5. The applicant must accept the vacancy offered within 5 working days of the date the offer is communicated or be repositioned (first refusal), or removed (second refusal) from the waiting list. All offers made over the phone will be confirmed by letter.
- 6. 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 for move-in first. If two units are ready for move-in on the same day, the first unit to be offered will be the unit that became vacant first.

C. Removing Applicant Names from the Waiting List

No applicant shall be removed from the waiting list except when one of the following situations occurs:

- 1. The applicant receives and accepts an offer of housing;
- 2. The applicant fails to return required documents; or
- 3 The applicant fails to keep a personal, qualifying interview appointment; or
- 4. The applicant refuses an offered unit; or
- 5. The applicant requests that his/her name be removed from the waiting list; or
- 6. The applicant was clearly advised of the requirements to tell PHA of his/her continued interest in housing by a particular time and failed to do so; or
- 7. PHA made a reasonable effort to contact the applicant to determine if there is continued interest in housing but has been unsuccessful; or
- 8. PHA has notified the applicant of its intention to remove the applicant's name because the applicant no longer qualifies for assisted housing.

D. Good Cause for Applicant Refusal of Unit Offer

If an applicant is willing to accept the unit offered but is unable to move at the time of the offer and presents clear evidence ("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.

- 1. Examples of "good cause" for refusal of an offer of housing are:
 - The unit is not ready for move-in at the time of the offer of housing. 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.
 - Inaccessibility to source of employment, education, or job training, children's day care, or educational program for children with disabilities, so that accepting the unit offer would require the adult household member to quit a job, drop out of an educational institution or job training program, or take a child out of day care or an educational program for children with disabilities;
 - The family demonstrates that accepting the offer will place a family member's life, health or safety in jeopardy. The family must provide specific and compelling documentation such as restraining orders, other court orders, or risk assessments from a law enforcement agency. Reasons offered must be specific to the family. Refusals due to location alone do not qualify for this good cause exemption;
 - A health professional verifies temporary hospitalization or recovery from illness of the principal household member, other house members (each as listed on 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;
- 2. 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.
- 3. PHA will maintain a record of units offered, including location, date, and circumstances of each offer, and each acceptance or refusal, including the reason for the refusal.
- E. Leasing Accessible Units
- 1. Before offering a vacant accessible unit to a non-disabled applicant, PHA will offer such units:
 - First, to a current public housing resident having a disability that requires the special features of the vacant unit.
 - Second, to an eligible qualified applicant on the waiting list having a disability that requires the special features of the vacant unit.
- 2. When offering an accessible/adaptable unit to a non-disabled applicant, PHA will require the applicant to agree to move to an available non-accessible unit within 30 days when a current resident or an applicant with a disability needs the unit. This requirement is also reflected in the lease signed with the applicant.

F. Administering the Applicant and Transfer Waiting Lists

1. Resident initiated:

A Resident transfer may be approved when a Resident qualifies due to a health condition. To qualify, Resident must have signed documentation from a practicing, licensed physician containing all of the following:

- (a) Detailed definition of current medical condition.
- (b) Changes(s) requested by physician.
- (c) Explanation of how the apartment currently occupied by Resident would contribute to the deterioration of Resident's health.
- (d) Explanation of how the new apartment would help in the recovery or preservation of Resident's health.
- 2. Management intiated:
 - (a) In the event that a resident accepts a handicap accessible unit and does not have handicaps requiring the accessible features of the unit, PHA requires resident to agree to move to a non-accessible unit when a non-accessible unit becomes available and the handicap unit is required by a handicapped applicant or resident.
 - (b) After move-in, if a unit becomes undercrowded or overcrowded because of changes in household composition, PHA will require the family to:
 - (i) move within 30 days after PHA notifies him/her that a unit of the required size is available within the project.
 - (c) Tenants may refuse transfer offers for the "good cause" reasons cited in Section D above.
 - (d) Tenants who refuse a transfer without good cause and whose transfer are mandatory are subject to lease termination.
 - (e) Tenants may use the PHA grievance Procedure if the PHA is requiring them to transfer and they do not want to do so.

IV. Leasing Policies

A. General Leasing Policy

- 1. All units must be occupied pursuant to a lease that complies with HUD's regulations.
- 2. The lease shall be signed by the head, spouse, and all other adult members of the household and by the Executive Director or other authorized representative of PHA, prior to actual admission.
- 3. If a resident transfers from one PHA unit to another, a new lease will be executed for the dwelling Page 14 of 29

- 4. If at any time during the life of the lease agreement, a change in the resident's status results in the need for changing or amending any provision of the lease, either:
 - (a) A new lease agreement will be executed, or
 - (b) A Notice of Rent Adjustment will be executed, or
 - (c) An appropriate rider will be prepared and made a part of the existing lease.

All copies of such riders or insertions are to be dated and signed by the Resident and by the Executive Director or other authorized representative of PHA.

5. Residents must advise PHA if they will be absent from the unit for more than 7 days. Residents shall notify the manager, secure the unit and provide a means for PHA to contact the resident in an emergency. Failure to advise PHA of an extended absence is grounds for termination of the lease.

B. Showing Units Prior to Leasing

- 1. When offering units, PHA will provide the applicant with a brief property description and other information to help orient the applicant to the neighborhood and location in the property. If the offer of a unit is preliminarily accepted by the applicant, the manager of the property will contact the applicant to set up a date to show the unit.
- 2. Once the unit is shown and the applicant accepts the unit, the manager will execute a lease. If the applicant refuses the unit, a signed reason for refusal should be obtained from the applicant. The form is then sent to the Occupancy department for a "good cause" determination.
- 3. No lease will have an effective date before the unit is ready for occupancy.

C. Additions to the Household and Visitors

- 1. Only those persons listed on the most recent certification form and lease shall be permitted to occupy a dwelling unit.
 - Except for natural births to or adoptions by family members, or court awarded custody, any family seeking to add a new member must request approval in writing before the new member moves in.
 - Also included, would be situations in which a person (often a relative) comes to the unit as a visitor but stayed on in the unit because the tenant needed support, for example, after a medical procedure.
 - All persons listed on the most recent certification form and the lease must use the dwelling unit as their sole residence.
- 2. When a resident requests approval to add a new person to the lease, PHA will conduct preadmission screening of any proposed new adult member to determine whether the PHA will grant such approval.

Children added through a formal custody award are exempt from the pre-admission screening process.

- 3. Examples of situations where the addition of a family or household member IS subject to screening are:
 - Resident plans to be married and requests to add the new spouse to the lease;
 - Resident desires to add a new family member to the lease, or employ a live-in aide.
 - A unit is occupied by a remaining family member(s) under age 18 (who is not an emancipated minor) and an adult, not a part of the original household, requests permission to take over as the head of the household.
- 4. Residents who fail to notify PHA of additions to the household or who permit persons to join the household without undergoing screening are violating the terms of the lease. Persons added without PHA approval will be considered unauthorized occupants and the entire household will be subject to eviction.
- 5. Visitors may be permitted in a dwelling unit so long as they have no previous history of behavior on PHA premises that would be a lease violation.
 - Visits of less than three days need not be reported to or approved my the Manager.
 - Visits of more than three and less than fourteen days are permitted, provided the are reported to the Manager within 72 hours and authorized by the manager.
 - Visits of more than 14 calendar days shall be authorized only by the Executive Director with advance documentation of extenuating circumstances.
 - Visitors remaining beyond this period shall be considered unauthorized occupants and the head of the household shall be guilty of a breach of the lease.
- 6. Roomers and lodgers shall not be permitted to move in with any family. Violation of this provision is ground for termination of the lease.
- 7. Residents will not be given permission to allow a former resident of PHA who has been evicted to occupy the unit for any period of time. Violation of this requirement is ground for termination of the lease.
- 8. Family members over age 17 or emancipated minors who move from the dwelling unit to establish new households shall be removed from the lease.
 - The resident shall report the move-out within 30 calendar days of its occurrence.
 - These individuals may not be readmitted to the unit and must apply as a new applicant household for placement on the waiting list.
 - Medical hardship, or other extenuating circumstances shall be considered by PHA in making determinations under this paragraph.

V. Transfer Policy

A. General Transfer Policy

1. Transfers will be made without regard to race, color, national origin, sex, religion, or familial status. Residents can be transferred to accommodate a disability.

B. Types of Transfers

- 1. Resident Initiated
 - (a) Resident transfer may be approved when a resident qualifies due to a health condition. To qualify, the resident must have signed documentation from a practicing, licensed physician containing all of the following:
 - (i) Detailed definition of current medical condition
 - (ii) Changes(s) requested by physician
 - (iii) Explanation of how the unit currently occupied by resident would contribute to the deterioration of resident's health
 - (iv) Explanation of how the new unit would help in the recovery or reservation of the resident's health.
- 2. Management Initiated:
 - (a) After move-in, if a unit becomes undercrowded or over crowded because of changes in household composition, PHA will require the family to:
 - (i) Move within 30 days after Management notifies him/her that a unit of required size is available within the project; or
 - (ii) Remain in the same unit and pay market rent.
 - (b) In the event that a resident accepts a handicap accessible unit and dies not have handicaps requiring the accessible features of the unit, management requires resident to agree to move to a non-accessible unit when a non-accessible unit becomes available or when the handicap unit is required by a handicapped applicant or resident.

C. Transfer Responsibilities

When a resident transfers to a new unit due to either a Resident or Management initiated transfer:

- 1. Management will be responsible for the following:
 - (a) Move-out inspection of old unit

- (b) Returning balance of security deposit of old unit after deduction any tenant damages, unpaid rent, or other items permitted by State or local law.
- (c) Move-in inspection of new unit.
- 2. Resident will be responsible for the following:
 - (a) Returning unit key
 - (b) Returning the unit completely vacated an cleaned
 - (c) Attending final move-out inspection
 - (d) Charges for any and all damages to building, unit and/or its' common areas cause by the moving of furniture and personal property
 - (e) Charges for any and all damages that are considered to be beyond normal wear and rear of the old unit
 - (f) Any and all charges including those charges that might be over and above the amount being held as a security deposit
 - (g) Move-in inspection
 - (h) Wherever applicable, notifying all utility and cable television companies of his/her interest in contracting for the services provided by the individual company
 - (i) Signing of new lease and agreements
 - (j) All monies due for rent, security deposit, and any and all other charges as may apply.

D. Good Record Requirement for Transfers

- 1. In general, and in all cases of all resident-requested transfers, resident will be considered for transfers only if the head of household and any other family members for the past two years:
 - Have not engaged in criminal activity that threatens the health and safety of residents and staff;
 - Do not owe back rent or other charges, or evidence a pattern of late payment; and
 - Meet reasonable housekeeping standards and have no housekeeping lease violations.

E. Paying for Transfers

1. Residents shall bear the cost of transfers to correct occupancy standards. Transfers requested or required by PHA, including those for temporary relocation during lead hazard reduction work, and all transfers for reasonable accommodations will be paid for or made by PHA.

V. Eligibility for Continued Occupancy, Annual Reexaminations, and Remaining Family Members

A. Eligibility for Continued Occupancy

Residents who meet the following criteria will be eligible for continued occupancy:

- 1. Qualify as a family as defined in Section XII of this policy.
- 2. Are in full compliance with the resident obligations and responsibilities as described in the dwelling lease.
- 3. Whose family members, age 6 and older, each have Social Security numbers or have certifications on file indicating they have no Social Security number.
- 4. Who meet HUD standards on citizenship or immigration status or are paying a pro-rated rent.
- 5. Who are in compliance with PHA's 8 hour per month community service requirements.

B. Remaining Family Members and Prior Debt

- 1. Remaining family members age 18 hears or older will be held responsible for arrearages incurred by the former head or spouse. PHA will not hold remaining family members (other that the head or spouse) responsible for any portion of the arrearage incurred before the remaining member attained age 18.
- 2. Remaining family members under age 18 shall not be held responsible for the rent arrearages incurred by the former head of household.

C. Reexaminations

- 1. Regular reexaminations: PHA shall, at least once a year, re-examine the family composition and incomes of all resident families, except that families paying Flat Rent shall have their incomes re-examined only every three years.
- 2. Special Reexaminations: When it is not possible to estimate family income accurately, a temporary determination will be made with respect to income and a special reexamination will be scheduled ever 60 days until a reasonably accurate estimate of income can be made.
- 3. Special reexamination shall be conducted when there is a change in the head of household that requires a remaining family member to take on the responsibilities of a leaseholder.
- 4. New Reexamination Date Following Income Disallowance: When a family qualifies for an earned income disallowance, the date for their next regular reexamination shall be permanently adjusted to be 12 months following the date that the income disallowance began.
- 5. Zero Income Families: Unless the family has income that is excluded for rent computation, families reporting zero income will have their circumstances examined every 60 days until they have a stable income. Monetary or non-monetary contributions from person not residing in the dwelling unit for any purpose other than the payment or reimbursement of medical expenses shall

6. Reexamination Procedures

- (a) At the time of reexamination, all adult members of the household will be required to sign an application for continued occupancy and other forms required by HUD.
- (b) Income, allowances, Social Security numbers, and such other data as is deemed necessary will be verified, and all verified findings will be filed in the resident's folder.
- (c) Verified information will be analyzed and a determination made with respect to:
 - (i) Eligibility of the resident as a family or as the remaining member of a family;
 - (ii) Unit size required for the family (using the Occupancy Guidelines); and
 - (iii) Rent the family should pay.
- (d) Residents with a history of employment whose reexamination occurs when they are not employed will have income anticipated based on past and anticipated employment. Residents with seasonal or part-time employment of a cyclical nature will be asked for third party documentation of their employment including start and ending dates.
- (e) Income shall be computed in accordance with the definitions and procedures set forth in Federal regulations and this policy.
- (f) Families failing to respond to the initial reexamination appointment will be issued a final appointment within the same month. Failure to respond to the final request will result in the family being sent a notice of lease violation and referred to the Housing Manager for termination of the lease.
- 7. Action Following Reexamination
 - (a) If there is any change in rent, the lease will be amended, a new lease will be executed, or a Notice of Rent Adjustment will be issued.
 - (b) If any change in the unit size is required, the resident will be placed on a transfer list in accordance with the transfer criteria described above in this policy and moved to an appropriate unit when one becomes available.

VII. Interim Rent Adjustments: Fixed Rent System

A. Adjusting Rent Between Regular Reexaminations

1. Residents are required to report all changes in family composition or status to the housing manager within 10 calendar days of the occurrence. Failure to report within the 10 calendar days may result in a retroactive rent increase, but not a retroactive credit or rent reduction. In order to qualify for rent reductions, residents must report income decreases promptly. Residents are also required to report interim increases in income if they have been granted interim rent reductions.

- 2. Complete verification of the circumstances applicable to rent adjustments must be documented and approved by the Executive Director or his/her designee.
- 3. PHA will process interim adjustments in rent as follows:
 - (a) When a decrease in income is reported, and the Authority receives confirmation that the decrease will last less than 30 days, an interim adjustment will not be processed.
 - (b) Residents reporting decreases in income that are expected to last more than 30 days will have an interim adjustment processed.
- 4. Residents granted a reduction in rent under these provisions will be required to report for special reexaminations at intervals determined by the Housing Manager. Reporting is required until income increases or it is time for the next regularly scheduled reexamination, whichever occurs first.

B. Effective Date of Adjustments

Residents will be notified in writing of any rent adjustment including the effective date of the adjustment.

- 1. Rent decreases go into effect the first of the month following the reported change. 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.
- 2. Rent increases (except those due to misrepresentation) require 30 days notice and become effective the first of the second month.

VIII. Lease Termination Procedures

A. General Policy: Lease Termination

No resident's lease shall be terminated except in compliance with HUD regulations and the lease terms.

- B. Notice Requirements
- 1. No resident shall be given a Notice of Lease Termination without being told by PHA in writing the reason for the termination.
 - The resident must also be informed of his/her right to request a hearing in accordance with the Grievance Procedure, and be given the opportunity to make such a reply as he/she may wish.
 - Lease terminations for certain actions are not eligible for the Grievance Procedure, specifically: any criminal activity that threatens the health, safety, or right to peaceful enjoyment of the premises of other residents or PHA employees; and any drug-related criminal activity.
- 2. Notices of lease termination may be served personally or posted on the apartment door.
- 3. Notice shall include a statement describing right of any resident with a disability to meet with the manager and determine whether a reasonable accommodation could eliminate the need for the

C. Recordkeeping Requirements

A written record of every termination and/or eviction shall be maintained by PHA, and shall contain the following information:

- Name of resident, race and ethnicity, number and identification of unit occupied;
- Date of the Notice of Lease Termination and any other state or local notices required, which may be on the same form and run concurrently;
- Specific reason(s) for the Notice(s), with section of the lease violated, and other facts pertinent to the issuing of the Notice(s) described in detail;
- Date and method of notifying resident; and
- Summaries of any conferences held with resident including dates, names of conference participants and conclusions.

IX. Utilities

Contract Rent (CAL 81-2) includes all utilities

X. Flat Rents

- A. Flat rents are market-based rents. They vary by unit size and type and also by development location. Once each year, at the annual recertification, all residents are offered the choice of paying an income-based rent or the Flat rent. Flat rents represent the actual market value of PHA's housing units. PHA will take the following information into account in developing its Flat rent Schedule:
 - Rents of non-assisted rental units in the immediate neighborhood;
 - Size of PHA's units compared to non-assisted rental units from the neighborhood;
 - Age, type of unit and condition of PHA'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 PHA's property and in the surrounding neighborhood;
 - Crime in PHA's development and the surrounding neighborhood;
 - Quality of local schools serving PHA's development;
 - Availability of public transportation at PHA's development;

• Availability of accessible units for persons with mobility impairments.

B. Annual Update of Flat Rents

PHA shall review the Flat Rent structure annually and adjust the rents as needed. When a resident chooses Flat Rent, his/her rent shall be adjusted only at the next regular reexamination/recertification rather than at the point the Flat rent may change.

C. Recertification of Families on Flat Rents

Families paying flat rents are required to recertify income only every three years, rather than annually although they are still required to participate in an Annual Reexamination in order to ensure that unit size is still appropriate and Community Service requirements (if applicable) are met.

XI. Definitions and Procedures to be used in Determining Income and Rent

A. 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 including all net income from assets for the 12-month period following the effective date of initial determination or reexamination of income, exclusive of income that is temporary, non-recurring, or sporadic as defined below, or is specifically excluded from income by other federal stature. 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 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.

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;

4. 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 benefits.);

- 5. Payments in lieu of earnings, such as unemployment and disability compensation, worker's compensation, and severance pay (But see paragraph b.3. below concerning treatment of lump-sum additions as Family assets).;
- 6. All welfare assistance payments (Temporary Assistance to Needy Families, General Assistance) received by or on behalf of any family member;
- 7. 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
- 8. All regular pay, special pay, and allowances of a family member in the Armed Forces. (See paragraph B.7. below concerning pay for exposure to hostile fire.)

B. Items not included in Annual Income

- 1. Income from the employment of children (including foster children) under the age of 18 years;
- 2. Payments received for the care of foster children or foster adults (usually individuals with disabilities, unrelated to the resident family, who are unable to live alone);
- 3. Lump sum additions to family assets, such as inheritances, insurance payments (including payments under health and accident insurance, and worker' compensation:, capital gains, one-time lottery winnings, and settlement for personal property losses (but see paragraphs 4 and 5 above if the payments are or will be periodic in nature);

(See paragraph 14. below for treatment of delayed or deferred periodic payments of Social Security or Supplemental Security Income benefits.)

- 4. Amounts received by the family that are specifically for, or in reimbursement of, the cost of medical expenses for any family member;
- 5. Income of a live-in aide; provided the person meets the definition of a live-in aide (see Section 12 of these policies);
- 6. The full amount of student financial assistance paid directly to the student or the educational institution;
- 7. The special pay to a family member serving in the Armed Forces who is exposed to hostile fire;
- 8. Certain amounts received that are related to participation in the following programs:
 - (a) Amounts received under HUD funded training programs (e.g. Step-up program: excludes stipends, wages, transportation payments, child care vouchers, etc, for the duration of the training);
 - (b) Amounts received by a person with disabilities that are disregarded for a limited time for purposes of Supplemental Security Income and benefits that are set aside for use under a Plan to Attain Self-Sufficiency (PASS);

- (c) 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;
- (d) A resident services stipend. A resident services stipend is a modest amount (not to exceed \$200/month) received by a public housing resident for performing a service for the PHA, on a part-time basis, that enhances the quality of life in public 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; and
- (e) Incremental earnings and/or benefits resulting to any family member from participation in qualifying state of 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 PHA;
- 9. Temporary, non-recurring, or sporadic income (including gifts);
- 10. Reparations payments paid by foreign governments pursuant to claims filed under the laws of that government by persons who were persecuted during the Nazi era;
- 11. Earnings in excess of \$480 for each full-time student 18 years old or older (excluding the head of the household and spouse);
- 12. Adoption assistance payments in excess of \$480 per adopted child;
- 13. 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; or 2) whose annual income increases as the result if 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:
 - (a) State-funded assistance, benefits or services means any state program for temporary assistance for needy families funded under Part A of Title IV of the Social Security Act, as determined by the PHA in consultation with local agencies administering Temporary Assistance for Needy Families (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.
 - (b) During the 12 month period beginning when the member first qualifies for a disallowance, the PHA 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.

- (c) Regardless of how long it take a resident to work for 12 months (to qualify for the first exclusion) or the second 12 months (to qualify for the second exclusion), the maximum period for the disallowance (exclusion) is 48 months.
- (d) 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 would be earned working ten hours per week at minimum wage, under which they qualify as unemployed).
- 14. Deferred periodic payments of supplemental security income and social security benefits that are received in a lump sum payment;
- 15. Amounts received by the family in the form of refunds or rebates under state or local law for property taxed paid on the dwelling unit.
- 16. 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;
- 17. Amounts specifically excluded by any other Federal Stature 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:

- The value of the allotment provided to an eligible household for coupons under the Food Stamp Act of 1977 [7USC 2017 (h)];
- Payments to volunteers under the Domestic Volunteer Service Act of 1173 [42 USC 5044 (g), 5088];
- Payments received from programs funded under Title V of the Older American Act of 1965 [42 USC 3056 (f)]:
- Payments received after January 1, 1989 from the Agent Orange Settlement Fund or any other fund established in the In Re Agent Orange product liability litigation;
- Payments received under the Maine Indian Claims Settlement Act of 1980 (Pub. L. 96-420, 94 Stat. 1785);
- The value of any child care provided or arranged (or any amount received as payment for such care or reimbursement for costs incurred for such care) under the Child Care and Development Block Grant Act of 1990 (42 USC 9858q);
- Earned income tax credit refund payments received on or after January 1, 1991 (26 USC 32 (j))
- Payments by the Indian Claims Commission to the Confederated Tribes and Bands of Yakima
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 Allowances, earnings and payments to AmeriCorps participants under the National and Community Service Act of 1990;

C. Anticipating Annual Income

If it is not feasible to anticipate income for a 12-month period, the Authority may use the annualized income anticipated for a shorter period, subject to an Interim Adjustment at the end of the shorter period. (This method would be used for teachers who are only paid for 9 months, or for tenants receiving unemployment compensation.)

D. Adjusted Income

Adjusted Income (the income upon which rent is based) means Annual Income less the following deductions and exemptions:

For All Families:

- 1. 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 PHA when the expense is incurred to permit education or to seek employment.
- 2. Dependent Deduction: An exemption of \$480 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 under eighteen years of age or who is eighteen years of age or older and disabled, or a full-time student.
- 3. 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.

- (a) 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.
- (b) 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

For elderly and disabled families only:

4. Medical Expense Deduction: 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 (prescribed by a physician), 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 PHA for the purpose of determining a deduction from income, the expenses claimed must be verifiable.

- (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 paragraph 3 (b) above.
- 5. Elderly/Disabled Household Exemption: An exemption of \$400. per household.
- 6. Optional Deductions/Exemptions: PHA has not amended this policy to grant further deductions.

E. Computing Rent

- 1. The first step in computing rent is to determine each family's Total Tenant Payment. Total Tenant Payment includes the Utility Allowance (utilities are paid by PHA) and equals Tenant Rent.
- 2. Total Tenant Payment is the highest of:
 - 30% of adjusted monthly income; or
 - 10% of monthly income; but never less that the
 - Minimum Rent; and never more than the
 - Flat Rent, if chosen by the family
- 3. The minimum Rent shall be \$50.00 per month, but a hardship exemption shall be granted to residents who can document that they are unable to pay the \$50.00 because of a long-term hardship (over 90 days). Examples under which residents would qualify for the hardship exemption to the minimum rent would be limited to the following:
 - The family has lost eligibility for or is applying for an eligibility determination for a Federal, State or local assistance program;

- The family would be evicted as result of the imposition of the minimum rent requirements;
- The income of the family has decreased because of changed circumstances, including loss of employment;
- a death in the family has occurred; or
- Other circumstances as determined by PHA
- 5. At initial certification and at each subsequent annual reexamination the resident shall be offered a choice of paying either the income-based rent or the Flat Rent applicable to the unit they will be occupying.

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KOTTINGER PLACE RESIDENT SELECTION PLAN

I. <u>FAIR HOUSING AND EQUAL OPPORTUNITY REQUIREMENTS, STATEMENTS OF NON-</u> <u>DISCRIMINATION</u>

It is this community's policy to fully comply with Title VI of the Civil Rights Act of 1964, Title VIII and Section 3 of the Civil Rights Act of 1968 (As amended by the Community Development Act of 1974), Executive Order 11063, Section 504 of the Rehabilitation Act of 1973, the Age Discrimination Act of 1975, the Fair Housing Act of 1988, and any legislation protecting the individual rights of residents, applicants, or employees which may subsequently be enacted.

Kottinger Place shall not discriminate because of race, color, creed, religion, sex, familial status, national origin or disability in the leasing, rental, or other disposition of housing or related facilities, (including land), included in any Development or Developments under its jurisdiction or in the use or occupancy thereof.

Kottinger Place shall not on account of race, color, creed, religion, sex, familial status, national origin, or disability:

- A. Deny to any family the opportunity to apply for housing, nor deny to any eligible applicant the opportunity to lease housing suitable to its needs;
- B. Provide housing which is different than that provided others;
- C. Subject a person to segregation or disparate treatment;
- D. Restrict a person's access to any benefit enjoyed by others in connection with the housing program;
- E. Treat a person differently in determining eligibility or other requirements for admission;
- F. Deny a person access to the same level of services; or
- G. Deny a person the opportunity to participate in a planning or advisory group which is an integral part of the housing program.

This site shall not automatically deny admission to a particular group or category of otherwise eligible applicants (e.g., families with children born out of wedlock, welfare recipients, single parent households) or against individuals who are not members of the sponsoring organization of the community. Each applicant in a particular group or category will be treated on an individual basis in the normal processing routine.

The Landlord agrees to allow resident and resident organizers to conduct on the property the activities related to the establishment or operation of a resident organization set out in accordance with HUD requirements.

This site will seek to identify and eliminate situations or procedures which create a barrier to equal housing opportunity for all. In accordance with Section 504, this site will make reasonable accommodation for individuals with handicaps or disabilities (applicants or residents). Such accommodations may include changes in the method of administering policies, procedures, or services.

The Pet Rules (24 CFR Part 5 HUD regulations) do not apply to an animal used by a resident or visitor that is needed as a reasonable accommodation for the resident or visitors' disability.

Service animals [HUD ref 4350.30, 4-14 (b)] that assist persons with disabilities are considered to be auxiliary aids and are exempt from the pet policy and from the refundable pet deposit. Examples include guide dogs for

persons with vision impairments, hearing dogs for persons with hearing impairments, and emotional assistance animals for persons with chronic mental illness.

In addition, this site may perform structural modifications to housing and non-housing facilities where such modifications would be necessary to afford full access to the housing program for qualified individuals with handicaps.

In reaching a reasonable accommodation with, or performing structural modifications for, otherwise qualified individuals with disabilities, this site is not required to:

- A. Make structural alterations that require the removal or altering of a load-bearing structural member;
- B. Provide support services that are not already part of this site's programs;
- C. Take any action that would result in a fundamental alteration in the nature of the program or service; or
- D. Take any action that would result in an undue financial and administrative burden on this site including structural impracticality as defined in the UFAS.

If a requested structural modification poses a substantial financial and administrative hardship, the Landlord must then allow the resident to make and pay for the modification in accordance with the Fair Housing Act.

To reach the Section 504 Coordinator, contact the Dir. of Asset Management at 590 Lennon Lane, Suite #110, Walnut Creek, CA 94598 or call (925) 627-7000 or TTY (925) 627-7015.

II. <u>PRIVACY POLICY</u>

It is this community's policy to guard the privacy of individuals conferred by the Federal Privacy Act of 1974, and ensure the protection of such individuals' records maintained by this site.

Therefore, neither Kottinger Place nor its agents shall disclose any personal information contained in its records to any person or agency unless the individual about whom information is requested shall give written consent to such disclosure.

This privacy policy in no way limits this site's ability to collect such information as it may need to determine eligibility, compute rent, or determine an applicant's suitability for tenancy.

Consistent with the intent of Section 504 of the Rehabilitation Act of 1973, any information obtained on handicap or disability will be treated in a confidential manner.

III. <u>NON-CITIZEN</u>

This policy is being put forth to implement Section 214 of the Housing and Community Development Act of 1981 which prohibits persons without proper citizenship or residency documentation from receiving Federal housing assistance (see HUD-4350.3, Chapter 3, Section 3-11 & 3-12, dated 6/07). All applicants as well as future residents of the household must comply with Section 214 by completing all of the appropriate non-citizen documents such as, but not limited to:

- Family/Owner's Summary Sheet
- Applicant/Resident Declaration Form
- Applicant/Resident Verification Consent Form
- Applying for HUD Housing Assistance (form HUD -1141)

The applicant is required to provide one of the following documents in order to be eligible for assistance:

- A. If declaring to be a citizen of the United States or a national
 - 1. Birth certificate
 - 2. U.S. passport
 - 3. Voter registration card
- B. If declaring to have eligible immigration status
 - 1. Form I-551, Alien Registration Receipt Card (for permanent resident aliens).
 - 2. Form I-94, Arrival-Departure Record, with one of the following annotations:
 - a. "Admitted as Refugee Pursuant to section 207"
 - b. "Section 208" or "Asylum"
 - c. "Section 243(h)" or "Deportation stayed by Attorney General"
 - d. "Paroled Pursuant to section 212(d) (5) of the INA"
 - 3. If Form I-94, Arrival-Departure Record is not annotated, then accompanied by one of the following documents:
 - a. Final court decision granting asylum (only if no appeal is taken)
 - b. A letter from an INS asylum officer granting asylum
 - c. A court decision granting withholding of deportation
 - d. A letter from an INS asylum officer granting withholding of deportation
 - 4. Form I-688, Temporary Resident Card, which must be annotated "section 245A" or "section 210".
 - 5. Form I-688 B, Employment Authorization Card, which must be annotated "Provision of Law 274a.12 (11)" or "Provision of Law 274a.12".
 - 6. A receipt issued by the INS indicating that an application for issuance of a replacement document in one of the above-listed categories has been made and the applicant's entitlement to the document has been verified.

The applicant's failure to comply with the non-citizen requirements can result in not receiving assistance for the household.

The applicant must notify management before anyone is added to the current household in order for the necessary non-citizen documents to be completed before the household actually moves in.

The applicant needs to know that the outcome of this new documentation may affect the percentage of housing assistance the household can receive. If all household members are eligible citizens or eligible non-citizens, the household rent is based on 30 percent (30%) of the household's total income. However, if some household members are eligible citizens or eligible non-citizens, and some household members are ineligible citizens or ineligible, the household rent is based on a prorated amount of total household income. If the entire household is ineligible citizens or just ineligible, the household is not entitled to subsidy.

IV. <u>DRUG FREE</u>

It is this community's intention is to provide a safe, clean, and drug-free environment. This site upholds, in accordance with federal law, a strict, drug-free policy. 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 Substance Act (21 U.S.C. 802) will not be tolerated.

It is understood that the use, attempted use, or possession, manufacture, sale, or distribution of an illegal, controlled substance (as defined by local, state, or federal law) while in or on any part of this apartment complex or cooperative is an illegal act. It is further understood that such action is a material lease violation. Such violations (hereinafter called a "drug violation") may be evidenced upon the admission to or conviction of a drug violation.

The Landlord may require any lessee or other adult member of the Resident household occupying the unit (or other non-adult person outside the Resident household who is using the unit) who commits a drug violation to vacate the leased unit permanently, within time frames set by the Landlord, and not thereafter enter upon the Landlord's premises or the lessee's unit without the Landlord's prior consent as a condition for continued occupancy by members of the Resident household. The Landlord may deny consent for entry unless the person agrees to not commit a drug violation in the future and is either actively participating in a counseling or recovery program, complying with court orders related to a drug violation, or completed a counseling or recovery program.

The Landlord may require any lessee to show evidence that any <u>non-adult</u> member of the Resident household occupying the unit, who committed a drug violation, agrees to not commit a drug violation in the future, and to show evidence that the person is either actively seeking or receiving assistance through a counseling or recovery program, complying with court orders related to a drug violation, completed a counseling or recovery program within time frames specified by the Landlord as a condition for continued occupancy in the unit. Should a further drug violation be committed by any non-adult person occupying the unit the Landlord may require the person to be severed from tenancy as a condition for the continued occupancy of the lessee.

If a person vacating the unit, as a result of the above policies, is one of the lessees, the person shall be severed from the tenancy and the Lease shall continue among any other remaining lessees and the Landlord. The Landlord may also, at the option of the Landlord, permit another adult member of the household to be a lessee.

Should any of the above provisions governing a drug violation be found to violate any of the laws of the land, the remaining enforceable provisions shall remain in effect. The provisions set out above do not supplant any rights of Residents afforded by law.

V. <u>VIOLENCE AGAINST WOMEN ACT</u>

It is the policy of this property to comply fully with the Violence Against Women Act and Department of Justice Reauthorization Act of 2005, Public Law 109-162, hereafter referred to as VAWA.

In summary, the VAWA provides legal protections to victims of domestic violence, dating violence or stalking. These protections prohibit owners and management agents from evicting or terminating rental assistance from individuals being assisted under a project-based Section 8 program if the asserted grounds for such action are an instance of domestic violence, dating violence or stalking.

VAWA Protections

- A. The Landlord may not consider incidents of domestic violence, dating violence or stalking as serious or repeated violations of the lease or other "good cause" for termination of assistance, tenancy or occupancy rights of the victim of abuse.
- B. The Landlord may not consider criminal activity directly relating to abuse, engaged in by a member of a resident's household or any guest or other person under the resident's control, cause for termination of assistance, tenancy, or occupancy rights if the resident or an immediate member of the resident's family is the victim or threatened victim of that abuse.
- C. The Landlord may request in writing that the victim, or a family member on the victim's behalf, certify that the individual is a victim of abuse and that the Certification of Domestic Violence, Dating Violence or Stalking, Form HUD-91066, or other documentation as noted on the certification form, be completed and submitted within 14 business days, or an agreed upon extension date, to receive protection under the VAWA. Failure to provide the certification or other supporting documentation within the specified timeframe may result in eviction.

All new residents will be required to sign the HUD-approved Lease Addendum, Form HUD-91067 as a part of their lease signing. This lease addendum includes the VAWA provisions.

VI. QUALIFYING FOR ADMISSION

Based on Kottinger Place' Project Rental Assistance Contract execution date of November 1, 1974, this community may not admit ineligible applicants. In order to be eligible, a household must meet the outlined eligibility criteria:

- A. Applicant (s) must be 62 years of age or older or disabled individual over the age of 18.
- B. Owners must make at least 40 percent (40%) of the assisted units that become available in each year of the community's fiscal year available for leasing to households whose income does not exceed 30 percent (30%) of the area median income ("extremely low income") at the time of admission (**NOTE**: Under HUD Notice H 00-18, Income-Targeting):

Section 8 Program – Extremely Low Income	
Extremely Low Income Limit for one person:	\$18,750
Extremely Low Income Limit for two persons:	\$21,450

Extremely low-income limits are set at 30 percent (30%) of the area's median income and are used only for Section 8 residents.

Section 8 Program – Very Low Income	
Very Low Income Limit for one person	\$31,250
Very Low Income Limit for two persons	\$35,700

Very Low Income Limits are set at 50 percent (50%) of the area's median income and are used only for Section 8 residents.

- C. The resident must comply with the unit size standards as outlined in this policy.
- D. The applicant agrees to pay the rent required by the subsidy program under which the applicant will be admitted. **NOTE:** <u>Under HUD Notice H 00-18</u>, a minimum rent of \$25 per month is required.
- E. The unit will be the family's only residence.
- F. At the time of admission, the applicant is not receiving assistance on any unit. **NOTE**: <u>This</u> paragraph prevents residents from receiving assistance on two units at the same time. It does not prevent a person who is currently receiving assistance from applying for an assisted unit in another community. Management staff will review the Existing Tenants Report in HUD's Enterprise Income Verification System to help determine compliance with this requirement.
- G. The applicant meets the eligibility criteria as outlined below:

Kottinger Place is a 221d3/Section 8 community, whose units are to be leased to eligible elderly persons or family where the head of household or spouse is 62 or older or a disabled or handicap person as defined in Section 102 (7) of the Developmental Disabilities Assistance and Bill of Rights Act. To qualify for admission to one of the units for the elderly, the applicant must be an elderly person or "elderly family".

The definition of an elderly family is:

- 1. Families of two or more persons, one of whom is 62 years of age or older;
- 2. The surviving member or members of any family in paragraph A above living in an assisted apartment with the deceased member of the family at the time of his or her death;

- 3. A single person who is 62 years of age or older; or
- 4. Two or more "elderly persons" living together, or one or more such persons living with another person who is determined by HUD, based upon a licensed physician's certificate provided by the family, to be essential to their care or well being.

A handicapped person is defined as:

- 1. An adult having a physical or mental impairment that:
- 2. Is expected to be of long-continued and indefinite duration;
- 3. Substantially impedes the person's ability to live independently; and
- 4. Is such that the person's ability to live independently could be improved by more suitable housing conditions.

An adult who has a developmental disability as defined by the Developmental Disabilities Assistance and Bill of Rights Acts generally provided as follows:

- 1. A severe, chronic disability, which is attributable to a mental and/or physical impairment or combination of mental and physical impairments;
- 2. Was manifested before age 22;
- 3. Is likely to continue indefinitely;
- 4. Results in substantial functional limitations in three (3) or more of the following areas of major life activity: self care; receptive and responsible language; learning; mobility; self-direction; capacity for independent living; and economic self-sufficiency; and
- 5. Reflects the person's need for a combination and sequence of special interdisciplinary, or generic care, treatment, or other services which are of lifelong, or extended duration and are individually planned and coordinated.
- 6. An adult who has a chronic mental illness, i.e., if he or she has a severe and persistent mental or emotional impairment that seriously limits his/her ability to live independently (e.g., by limiting functional capacities relative to primary aspects of daily living such as personal relations, living arrangements, work, recreation, etc.), and whose impairment could be improved by more suitable housing conditions.

Restrictions on assistance to students enrolled in an institution of higher education. No assistance shall be provided under section 8 of the 1937 Act to any individual who:

- 1. Is enrolled as either a part-time or full-time student at an institution of higher education (as defined under Section 102 of the Higher Education Act of 1965) (20 U.S.C.1002) for the purpose of obtaining a degree, certificate, or other program leading to a recognized educational credential;
- 2. Is under 24 years of age;
- 3. Is not a veteran of the United States military;
- 4. Is unmarried;
- 5. Does not have a dependant child;
- 6. Is not a person with disabilities, as such term is defined in 3(b)(3)(E) of the United States Housing Act of 1937 (42 U.S.C. 1437a(b)(3)(E)) and was not receiving section 8 assistance as of November 30, 2005;
- 7. Is not living with his or her parents who are receiving Section 8 assistance; and
- 8. Is not individually eligible to receive Section 8 assistance and has parents (the parents individually or jointly) who are not income eligible to receive Section 8 assistance.

The student must meet all of the following criteria to be eligible for Section 8 assistance. The student must:

- 1. Be of legal contract age under state law;
- 2. Have established a household separate from parents or legal guardians for at lease one year prior to application for occupancy, or meet the U.S. Department of Education's

- 3. Not be claimed as a dependent by parents or legal guardians pursuant to IRS regulations; and
- 4. Obtain a certification of the amount of financial assistance that will be provided by parents, signed by individual providing the support. This certification is required even if no assistance will be provided

Every applicant must meet the Resident Selection criteria. The resident selection criteria are used to demonstrate the applicant's suitability as a resident using verified information on past behavior to document the applicant's ability, either alone or with assistance, to comply with essential lease provisions and any other rules governing tenancy. The applicant family will be judged on past habits and practices related to tenancy <u>and not</u> on any attribute or behavior which may be imputed to a particular group or category of persons of which an applicant may be a member. **NOTE:** <u>Per HUD Notice H 00-18</u>, for the purpose of deterring crime, this community reserves the right to lease a Section 8 unit to an employed police officer or security person who is over the HUD income limits set for this property.

V. <u>OCCUPANCY STANDARDS</u>

To determine how many bedrooms a Household may have, Kottinger Place:

- A. Will count all full-time members of the household;
- B. Will count all persons under the age of 18 anticipated to reside in a unit (**EXAMPLES** include children expected to be born to pregnant women, children who are in the process of being adopted by an adult, children whose custody is being obtained by an adult, children who are subject to a joint custody agreement but who live in the unit at least 50 percent of the time, foster children who will reside in the unit, children who are temporarily absent due to placement in a foster home).
- C. Will count live-in attendants; and
- D. Will count children who are away at school but live with the family during school recesses. Occupancy standards for this community are as follows:

Apartment Size	Number of Residents
Standard Studio	1 - 2
One Bedroom	1 – 3

After move-in, if an apartment becomes underutilized or overcrowded because of changes in household composition, Management will require the family to:

- 1. move within 30 days after Management notifies him/her that an apartment of the required size is available within the community;
- 2. remain in the same unit and pay HUD-approved market rent.

VI. <u>APPLICATION INTAKE, PROCESSING, & INTERVIEW</u>

Application Intake and Processing

It is this community's policy to accept and process applications in accordance with applicable HUD Handbooks and Regulations.

When the Wait List is open, applications may be obtained from the site office during the hours of 8:00 a.m. to 12:00 p.m. and 1:00 p.m. to 5:00 p.m., Monday through Friday, excluding weekends and holidays. All applications are to be either taken or mailed to the site at the following address:

KOTTINGER PLACE 240 KOTTINGER DR. PLEASANTON, CA 94566

When an application is received, a staff member of this site will review the application with the applicant to verify that the application is completely filled out. If the application is received via the mail and the application is not completely filled out, a call will be made to the applicant to allow the applicant the opportunity to complete the application. After the application is completely filled out, the application will be date and time stamped and applicant's name will be added to the wait list according to the process currently in place (see Wait List Management section).

All communication with applicants will be by first class mail. Failure to respond to letters may result in withdrawal of an application from further processing. Management may make exceptions to the procedures described herein to take into account circumstances beyond the applicant's control, for example, medical emergencies or extreme weather conditions.

Anyone who wishes to be admitted to this site or be placed on the wait list must complete an application. This site may refuse to take a family's application only if the wait list is so long that the average wait for a unit will be a year or longer and the wait list has been officially closed.

Every application must be completed and signed by the head of the household, spouse, and each household member that is 18 years or older. All other members of the household will be listed on the application form. Staff will assist any applicant who might have trouble completing the application form. This assistance might take the form of answering questions about the application, helping applicants who might have literacy, vision, or language problems, and, in general, make it possible for interested parties to apply for assisted housing.

Application Interview

The top five (5) applicants on the wait list will be verified at all times. When an applicant becomes one of the top five (5) on the wait list, site staff will interview the applicant and obtain current information about the family's circumstances. In order to meet the 40% rule (see V) if, at the time an apartment becomes available, there are no *extremely-low income* applicants within the top five (5), site staff will continue the qualifying process down the wait list until an *extremely-low income* applicant has been found.

When an apartment becomes available, if we have not met our 40 percent (40%) requirement, we will endeavor to rent this apartment to someone in the *extremely-low income* bracket. When an apartment becomes available:

- The top person on the wait list will be looked at. If that person is an *extremely-low income* applicant, the apartment will be offered to them.
- If they are not an *extremely-low income* applicant and the property has not met the 40% requirement, the next person on the wait list will be looked at. This process will continue through the wait list until an *extremely-low income* applicant has been found.
- If the property is within their 40% requirement, the top person on the wait list would then be offered an apartment.

All household members 18 years of age and older must attend the interview. At the interview, site staff will:

- A. Confirm and update all information provided on the application.
- B. Go over HUD Fact Sheet, HUD Form 9887, and HUD Form 9887a which requires the owner to give the applicant or resident a copy of all verifications, HUD Form 9887, HUD Form 9887a, and allows the applicant or resident the opportunity to bring home the forms, before signing, to read or to discuss them with a third party of their choice. The owner will give the applicant or resident another date to return to sign the forms.

- C. Review the financial information on the application.
- D. Explain eligibility requirements including family composition and income requirements. Obtain other family income and composition information and other data needed to certify eligibility and compute the applicant's share of the rent.
- E. Explain non-citizen requirements, obtain non-citizen data to certify eligibility and compute the applicant's share of rent.
- F. Explain program requirements, verification procedures, and penalties for false information. The penalties include eviction, loss of assistance, fines up to \$10,000, and imprisonment up to five years.
- G. Explain allowances (if applicable), including dependent deductions, child care expenses, disability care/expenses, elderly household allowances, and medical expenses.
- H. Go over in detail the Notice to all Applicants: Options for Applicants with Disabilities or Handicaps form.
- I. Review and complete a Special Unit Requirements Questionnaire and explain why information is needed. Review responses on the application and obtain signed releases as necessary. Give explanation of reasonable accommodation and limitations.
- J. Ask the head of household, spouse, and household members age 18 and over to sign the release of information consent portion of any verification request used for them.
- K. Require the head of household and spouse to give a written certification as to whether any family member did/did not dispose of any assets for less than fair market value during the two years preceding the effective date of the certification/ recertification. The certification must include: a list of all assets disposed of for less than fair market value; the dates disposed; the amount received; and the asset's market value at the time of disposition.
- L. Require the head of household, spouse and all family members to disclose and document all social security numbers or execute a certification when a social security number has not been assigned.
 - 1. Applicants who cannot provide their social security number by producing their card or other document showing the social security number must execute a written certification. The certification must be signed and dated.
 - a. If one or more members of the family are under 18 years of age, the certification will be executed by their parent or guardian.
 - b. Individuals who have applied for legalization under the Immigration Reform and Control Act of 1986 (IRCA) will be able to disclose the social security numbers but unable to supply the cards for documentation. Social security numbers are assigned to these persons when they apply for amnesty. The cards go to INS until the persons are granted temporary lawful resident status. Until that time, their acceptable documentation is a letter from INS indicating social security numbers have been assigned.
 - 2. Individuals have 60 days from the date of the certification in paragraph <u>a.</u> above to obtain and supply documentation to verify the disclosed social security numbers.
 - 3. Individuals who have not been assigned a social security number must execute a certification. The certification must state the individual's name, that a social security number has not been assigned, and must be signed and dated.
 - a. The certification for individuals under 18 years of age will be executed by a parent or guardian.
 - b. No further action is required for these individuals.
- M. Advise the family that HUD is requiring management to compare the information provided by the family with information provided by Federal, State, or local agencies regarding the family's income and household composition, and credit, and criminal background history.
- N. Tell the family that a final decision on eligibility cannot be made until all verifications are complete.
- O. Inform the family that Federal laws prohibit this site from discriminating against individuals with disabilities.

P. Inform all applicants of housing for the elderly or disabled about the rules on owning pets.

VII. PREFERENCES FOR RESIDENT SELECTION

Selection of In-place Residents versus Wait List Applicants

It is this community's policy to give a vacant unit to a family already in occupancy before an applicant on the wait list if an apartment transfer meets the transfer policy requirements due to one of the following:

- A unit transfer because of changes in family size/composition;
- A deeper subsidy (if applicable); or
- A unit transfer for a medical reason with written verification by a medical provider.

Selection of Wait List Applicants

It is this site's policy that a preference does not guarantee admission. Every applicant must still meet Lakemount Apartment's Resident Selection Standards before being accepted as a resident.

VIII. WAIT LIST MANAGEMENT

It is this community's policy to administer its Wait List as required by HUD handbooks and regulations.

In-House Transfer Wait List

Upon notice of a vacant unit and if there is no current resident on the in-house transfer list, we would immediately qualify the next applicant on the wait list. This site will not hold up the qualification of an applicant when a vacancy occurs if there is no one on the in-house transfer list. Applications and in house transfers are always based on date of receipt.

This site maintains an in-house transfer wait list for those residents who need:

- A unit transfer because of changes in family size/composition;
- A deeper subsidy (if applicable); or
- A unit transfer for a medical reason with written verification by a medical provider.

Upon notice of vacancy of an appropriate sized unit for the in-house transfer wait list, the individuals on the inhouse transfer list would be required to move within 30 days of notice from management or remain in the unit and pay HUD market rent. Applicants on the regular wait list would be contacted for qualification for the unit that the current resident is transferring from. If a resident household is being moved to a different unit as a reasonable accommodation to a household member's disability, then the owner will pay for the move.

Opening and Closing Wait Lists

In order to maintain a balanced application pool, this site may, at its discretion, restrict application taking, suspend application taking, and close wait lists in whole or in part. This site will also update the wait list by removing the names of those who are no longer interested in or no longer qualify for housing.

If this site has sufficient applications which will make the wait period exceed one year, it may elect to: (a) close the wait list completely; (b) close the list during certain times of the year; or (c) restrict intake by preference or priority.

Decisions about closing the wait list will be based on the number of applications available for a particular size and type of unit, the number of applicants who qualify for a Federal preference, and the ability of this site to house an

applicant in an appropriate unit within a reasonable period of time.

Closing the wait lists, restricting intake, or opening the wait lists will be publicly announced in local and regional media outlets, as well as other agencies serving disabled and non-profit clientele. If a wait list is closed, it will be posted in the property's office in plain view.

During the period when the wait list is closed, this site will <u>not</u> maintain a list of individuals who wish to be notified when the wait list is reopened as outlined in the Affirmative Fair Housing Marketing Plan.

Applicants will be contacted every January to confirm their continued interest in obtaining a unit. It is applicant's responsibility to respond in writing in order to maintain their place on the current wait list.

It is also applicant's responsibility to notify management in writing of any change of address or other pertinent information submitted on the initial application.

If a family's income changes from very low to low income by the time they reach the top of the wait list, the owner must give the family a written notice that:

- A. Informs the family they are not presently eligible to be selected for assistance under this Section 8 contract because their income is above 50 percent of median income and, by law, assistance must be given first to persons whose income is at or below 50 percent of median income;
- B. Advises them that they could become eligible if their household income decreases, the number of household number changes; or HUD grants an exception to the income limits; and
- C. Asks if they want to stay on the wait list. If the family asks to remain on the wait list, the owner must permit them to do so.

Opening the wait list will be announced in the local newspapers and other publications which are listed in the HUD approved Affirmative Fair Marketing Plan (a copy will be available upon applicant's request); the announcement will include where and when to apply.

Failure to Return Required, Verification Documents

- A. If an applicant fails to return required verification documents by the date specified, the applicant's application will be re-dated as of the failed date to return verification documents, and applicant's name will be moved to the end of this site's wait list.
- B. If an applicant fails to return required verification documents a second time, applicant's name will be removed from this site's wait list. In this case, the applicant may not reapply to this site for 18 months from the date of the second refusal to return required documents.
- C. If an applicant is unable to return verification documents due to hospitalization, the applicant's name will stay in place on this site's wait list. However, if the applicant is unable to return verification documents a second time for any reason, applicant's name will be removed from this site's wait list. In this case, the applicant may not reapply to this site for 18 months from the date of the second refusal to return required documents.

Failure to be Available for Personal, Qualifying Interview

- A. If an applicant should refuse or seem to be resistant (keep changing interview date or unsure when they will be available to interview) to a personal, qualifying interview, applicant's application will be re-dated and applicant's name will be moved to the end of this site's wait list.
- B. If an applicant should refuse or seem to be resistant (keep changing interview date or unsure when they will be available to interview) to a personal, qualifying interview a second time, applicant's name will be removed from this site's wait list. In this case, the applicant may not reapply to this site for 18 months from the date of the second refusal to a personal interview.

C. If an applicant is unable to take part in a personal interview due to hospitalization, the applicant's name will stay in place on this site's wait list. However, if the applicant is unavailable for a personal interview a second time, the applicant's name will be removed from this site's wait list. In this case, the applicant may not reapply to this site for 18 months from the date of the second refusal to a personal interview.

Failure to Accept Offered Apartment

- A. If an applicant is offered an apartment and refuses to accept the offered apartment, applicant's application will be re-dated as of the date of the refusal, and applicant's name will be moved to the end of this site's wait list.
- B. If an applicant is offered an apartment a second time and refuses to accept the offered apartment, applicant's name will be removed from this site's wait list. In this case, the applicant may not reapply to this site for 18 months from the date of the second refusal to the offer of an apartment.
- C. If an applicant is unable to accept an apartment due to hospitalization, the applicant's name will stay in place on this site's wait list. However, if the applicant is unavailable to accept an apartment a second time, the applicant's name will be removed from this site's wait list. In this case, the applicant may not reapply to this site for 18 months from the date of the second refusal to the offer of an apartment.

Removal of Applicants from the Wait List

This site will not remove an applicant's name from the wait list unless:

- A. The applicant fails to return required verification documents; or
- B. The applicant fails to keep a personal qualifying interview appointment; or
- C. The applicant refuses an offered apartment; or
- D. The applicant requests that the name be removed; or
- E. The applicant was clearly advised of the requirements to tell this site of his/her continued interest in housing by a particular time and failed to do so; or
- F. This site made a reasonable effort to contact the applicant to determine if there is continued interest in housing but has been unsuccessful; or
- G. This site has notified the applicant of its intention to remove the applicant's name because the applicant no longer qualifies for assisted housing and has had no response from the applicant.

IX. <u>VERIFICATION REQUIREMENTS</u>

This site shall obtain verifications in compliance with requirements set forth in <u>Appendix 3</u>, <u>Acceptable Forms of</u> <u>Verification</u> of the HUD Handbook 4350.3. No decision to accept or reject an application shall be made until all verifications have been collected and the necessary Follow-Up Interview has been performed.

Types of Verifications Required

All information relative to the following items must be verified as described in these procedures:

- A. Eligibility for admission, such as: Income, assets, and asset income Family composition Social Security numbers
- B. Allowances, such as: Age, disability, or handicap of family members Full time student status

Child care costs Handicap expenses Medical costs (Elderly Families only)

- C. Compliance with Applicant Selection Criteria, such as: Documented ability and willingness to abide by lease requirements Previous history of tenancy, rent paying, caring for a home No Criminal activity of any family member
- D. Special Program Requirements, such as: Transitional housing Congregate Housing Special Needs Housing

All the above information must be documented and appropriate verification forms or letters placed in the applicant or resident's file.

Period for Verification

Only verified information that is less than hundred twenty (120) days old may be used for certification or recertification. Verified information not subject to change (such as a person's date of birth) need not be reverified.

Information obtained which is subject to change, and for which verifications are more than 120 days old, must be re-verified.

Attempted Fraud

Any information provided by the applicant that verification proves to be untrue may be used to disqualify the applicant for admission on the basis of attempted fraud. This site considers false information about the following to be grounds for rejecting an applicant:

- Income, assets, family composition
- Social security numbers
- Allowances
- Previous resident history or criminal history

Unintentional errors that do not secure an advantage with regard to program eligibility, preferences, or rent will not be used as a basis to reject applicants.

Sources of Information

Sources of information to be checked may include, but are not limited to the following:

- The applicant by means of interviews;
- Present and former landlords, or housing providers;
- Present and former employers;
- Credit and criminal background checks;
- Family social workers, parole officers, court records, drug treatment centers, clinics, physicians, clergy.

Verifications and Rent Computations

Income and rent computations: Annual income (used to determine eligibility) and adjusted income (the income upon which rent is based), will be computed in accordance with the definitions and procedures established in Federal law and set forth in the applicable HUD regulations.

Preferred forms of Verification

Verifications shall be attempted in the following order:

- Third-party written;
- Third-party oral with a record kept in the file;
- Review of documents provided by the family;
- Forms faxed, e-mail or from the Internet (such as governmental agencies websites);
- In the absence of any of the above: affidavits (self-certifications) from the family.

Each file will be documented to show that that site staff attempted to obtain third-party written documentation before relying on some less acceptable form of information.

Verifying Annual Income

- A. Projections of annual income shall be based on the best available information, considering the past year's income, current income rate and effective date; and shall include estimates for each income recipient in the family group.
- B. The income of irregular workers will be estimated on the basis of the best information available, considering earning ability and work history.
- C. When a resident or applicant reports zero income, site staff will visit the resident/applicant in his/her unit to determine the likelihood of the resident/applicant's report. If the resident/applicant is found to have a car, a telephone, to smoke, use disposable diapers, or have other evidence of some form of income, the applicant will be asked to explain the source of income supporting cash expenditures when zero income is present. Investigations may include ordering a credit report on the resident/applicant.
- D. Overtime income will be computed in accordance with verification obtained from the employer, in the absence of more reliable or accurate information.
- E. Income is the most important factor in determining a family's eligibility and rent. This site has established methods of verifying income which include:
 - 1. Enterprise Income Verification (EIV), a web-based computer system containing employment and income information on individuals participating in HUD's rental assistance program.
 - 2. Written third-party verification through an employer or public agency. Site staff may update this verification by phone provided a memorandum to the file is prepared.
 - 3. Property review of documentation provided by the family such as:
 - Benefit checks
 - Income tax returns
 - W-2 forms
 - 4. In the absence of any of the above, affidavits from the family describing the amount and type of income are acceptable documentation.

X. <u>DETERMINATION OF APPLICANT ELIGIBILITY</u>

Information needed to determine applicant eligibility shall be obtained and verified, and the determination of applicant eligibility performed in accordance with HUD requirements.

XI. DETERMINATION OF APPLICANT QUALIFICATION

This site accepts applications, admits residents, and employs staff without regard to race, color, creed, religion, sex, national origin, age, familial status, or disability. Selection Policy 01/10 Page 14 of 24

The Applicant Screening Policy

All applicants for assisted housing will be screened for a drug-related and criminal activity (including registrations as a sex offender), and Landlord rental history, according to the criteria set forth in this Resident Selection Plan. This site prohibits the admission of individuals who have been evicted from a federally subsidized community in the past three (3) years for drug/criminal activity, or engaged in drug related criminal behavior, or are subject to a state lifetime sex offender registration program, or all individuals whose abuse or pattern of abuse of alcohol interferes with the health, safety, or right to peaceful enjoyment of the premises by other residents (see HUD Handbook 4350.3, Chapter 4, Paragraph 4-7). These criteria, which are based on those set forth in the HUD Regulations, relate to the individual behavior of each applicant household.

General Principles of Screening

This site will be the final judge of what constitutes adequate and credible documentation. If staff have doubts about the authenticity or reliability of information received, they may pursue alternative methods until they are satisfied that their documentation is the best available.

A distinction is drawn in this document between verifications provided by landlords and information from other housing providers. This is because landlords have a relationship with applicants that is more similar to that which a management agent has with its residents than do other housing providers such as friends, relatives, shelters or institutions. Also, landlords are more likely to use leases that are comparable to assisted housing leases than are other housing providers.

Site staff will be prepared to explain, if necessary, to landlords and other housing providers what the obligations of assisted housing tenancy entail, to help these verification sources provide informed references about applicant's future ability to comply with these requirements.

The Application Form and Screening

Certain key questions relating to the applicant's eligibility, preferences, and resident history will be asked as a part of the application form such as, but not limited to, the Social Security numbers of all family members and the name, address, and telephone numbers of either current and former landlords or the housing provider with whom they are currently living. Failure to provide this information will result in a delay or possible termination of application processing. Site staff will assist applicants, as needed, in understanding the application process and completing this site's forms.

Obtaining Applicant Releases

When applicants are interviewed prior to the eligibility and preference determination, all adult family members will be required to execute the following releases, at a minimum.

- A. At least three (3) copies of the Landlord Reference Form: one each for the current and two former landlords, plus others as needed.
- B. Two (2) copies of the Utility Verification Form: one each for the gas and electric companies.
- C. One (1) copy of the Detoxification Verification Form for each Detox Center.
- D. One (1) copy of the Verification of Ability to Comply with Lease Terms Form, but only if applicants are currently residing in some setting other than a unit with a lease and a landlord.

How Applicant's History Will Be Checked

Outlined below are the methods by which every applicant's performance relative to each of the criteria will be checked:

- A. Past performance in meeting financial obligations, especially rent:
 - 1. This will be checked first by contacting the current landlord and at least one prior landlord and utility suppliers (if applicable). The Landlord Verification Form will be used to gather information about past performance meeting rental obligations. The Utility Verification Form will be used to collect utility history.
 - 2. The reason for checking with prior landlords is that current landlords of dangerous, destructive, or costly applicants may misrepresent information about them to get this site to take over their problem. Contacts with all prior landlords for at least the past five years are to be pursued.
 - 3. This site will run a credit check and a criminal background investigation on all applicants. In addition, this site may check court records for evidence of eviction or judgments against the applicant. The purpose of these checks is to obtain information on the applicant's past history of meeting financial obligations and future ability to make timely rent payments.
 - 4. If verified records of timely rental payments (and utility payments, if applicable) are received from landlord(s) and utility supplier(s), no further documentation of past performance in meeting financial obligations, especially rent, need be collected.
 - 5. If the applicant has no landlord reference (e.g. because of living with friends or family or in an institution or shelter) or if the landlord reference is ambiguous or not credible, this site will run a credit check on the applicant. In addition, this site may check court records for evidence of eviction or judgments against the applicant. The purpose of these checks is to obtain information on the applicant's past history of meeting financial obligations and future ability to make timely rent payments.
 - 6. In the absence of credible landlord references with respect to past performance meeting rental obligations, in addition to credit check, this site will contact the current housing provider with a request that someone with knowledge of the applicant's behavior and abilities complete the Verification of Ability to Comply with Lease Terms form. Staff will also use the Checklist: Ability to Comply with Lease Terms in an interview with the applicant. If the current housing provider is a relative, this site may collect additional information on the applicant's ability to comply with lease terms.
 - 7. If site staff has questions about information received, they may contact the housing provider in order to get reliable and credible documentation.
- B. 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, or cause damage to the unit or development;
 - 1. Staff will check for these potential problems with the current landlord and at least one former landlord using the Landlord Verification Form.
 - 2. If the applicant is not currently living under a lease with a landlord, the housing provider will be asked to verify the applicant's ability to comply with this site's lease terms as it relates to this standard. Any area for which the applicant has upkeep responsibility will be verified.
 - 3. An applicant's behavior toward site staff will be considered in relation to future behavior toward neighbors. Physical or verbal abuse or threats by an applicant toward site staff will be noted in the file.
- C. Involvement in criminal activity by any member of an applicant family that would adversely affect the health, safety, or welfare of other residents will be verified using the Landlord Verification Form. The current and former landlord will be asked to indicate problems in this area during the applicant's tenancy. If these verifications or any other verifications when returned and indicate possible criminal activities, court records will be examined. The Landlord may reject an applicant for the following conditions at his/her current or previous housing:
 - 1. drug related criminal activity engaged in, on, or near the premises, by any resident, household member, or guest, and any such activity engaged in on the premises by any

- 2. determination made by the Landlord that a household member is illegally using a drug;
- 3. determination made by the Landlord that a pattern of illegal use of a drug interferes with the health, safety, or right to peaceful enjoyment of the premises by other residents;
- 4. any household member who is subject to a state sex offender lifetime registration requirement;
- 5. criminal activity by a resident, any member of the resident's household, a guest or another person under the resident's control:
 - a. that threatens the health, safety, or right to peaceful enjoyment of the premises by other residents (including management staff residing on the premises); or
 - b. that threatens the health, safety, or right to peaceful enjoyment of their residences by persons residing in the immediate vicinity of the premises;
- 6. if the resident is fleeing to avoid prosecution, or custody or confinement after conviction, for a crime, or attempt to commit a crime, that is a felony under the laws of the place from which the individual flees, or that in the case of the State of New Jersey, is a high misdemeanor; or
- 7. if the resident is violating a condition of probation or parole under Federal or State law;
- 8. determination made by the Landlord that a household member's abuse or pattern of abuse of alcohol threatens the health, safety, or right to peaceful enjoyment of the premises by other residents;
- 9. if the Landlord determines that the resident, any member of the resident's household, a guest or another person under the resident's control has engaged in criminal activity, regardless of whether the resident, any member of the resident's household, a guest or another person under the resident's control has been arrested or convicted for such activity.
- D. A record of eviction from housing or termination from residential programs:
 - 1. Staff will check Kottinger Place' records, landlord records, and other court records to determine whether the applicant has been evicted from this site, any other assisted housing or any other property in the past.
 - 2. Record of termination from residential programs will be checked with police, service agencies, and with any housing providers referred by the applicant.
 - 3. Conditions of former tenancy may not apply to an applicant, individual or group, where the new lessee is to be a person other than the former lessee. If there has been a change in head of household, or a family member other than the former lessee is now seeking assisted housing as an individual, the applicant will in no way be held accountable by this site for the rental delinquency or other problems of the former lessee unless the applicant or other members of the applicant's household contributed to the cause of the involuntarily termination. A spouse of a former resident who signed a previous lease will be considered responsible for the family's former actions.
 - 4. Staff must consider the date and circumstances of any past eviction or termination in determining its relevance to tenancy at this site.
- E. An applicant's ability and willingness to comply with the terms of this site's lease.
 - 1. If an applicant is able to document that he or she is complying with lease terms in current and former residences, through landlord references, this standard will be considered to have been satisfied. Ability to comply with this site's lease terms will be checked only in the absence of satisfactory landlord's documentation.
 - 2. If the applicant is currently living in a setting that does not require compliance with lease terms comparable to the lease used by this site, staff will send the Verification of Ability to Comply with Lease Terms form to the housing provider. Staff will also complete the Checklist: Ability to Comply with Lease Terms. These forms may bring to light justifying circumstances or reasonable accommodations an applicant may need (to care for the unit or manage money, for example) and enables this site to be sure such services are in place before the applicant is admitted.

- F. An applicant's misrepresentation of any information related to eligibility award of preference for admission, allowances, family composition, or rent.
 - 1. The application shall be rejected if, during the course of processing an application, it becomes evident that an applicant has falsified or otherwise misrepresented any facts about his/her current situation, history, or behavior in a manner that would affect eligibility, applicant selection criteria qualification, allowances, or rent.
 - 2. This provision shall not be applied to minor mistakes in fact that produce no benefit to the applicant.
- G. If anyone in your household is subject to a lifetime registration requirement under a state sex offender registration program, your admission to the program will be denied.

Preliminary Recommendation of Admission or Rejection

When the verification forms have been returned or telephone verifications obtained, site staff will make a preliminary recommendation of Admission or Rejection. This preliminary determination will be based on the following:

- A. Response from current and at least one former landlord. The responses must be positive or neutral. If applicants have been evicted from a federally subsidized community in the past three (3) years for drug/criminal activity their application will be rejected.
- B. Responses from utility suppliers. The responses must be positive or neutral and be consistent with the landlord information.
- C. Responses from landlord reports, credit reports, court records, etc. No member of the applicant family should be involved in current drug-related or criminal activity or subject to a state lifetime sex offender registration program. If any member of the applicant household is currently involved with criminal activity, the applicant will be denied admission.
- D. Response from housing provider other than a private landlord (if applicable). The applicant must be considered capable of and willing to comply with this site's lease terms.
- E. Credit Report or Landlord Record Service Report (if applicable). The applicant must have a neutral or good record.
- F. Response from the Detoxification Center. The applicant must have no current record of detoxification center admission for abuse of illegal drugs. If the applicant has had prior drug abuse, applicant must have graduated from an accredited rehabilitation treatment center. With respect to alcohol abuse, the applicant must have no history of disturbance of the peace or violence to persons or property when using alcohol.

The following list of factors may not be considered in making a decision to reject an application: Race, Color, Creed, Religion, Sex, Familial Status, National Origin, or Disability including mental or emotional illness.

After examining the screening criteria if the applicant appears to be ineligible and the applicant is known to have a disability or handicap, the applicant will be contacted and an interview set up to determine whether extenuating circumstances or reasonable accommodations would make it possible to house the applicant. If the applicant is not known to have a disability or handicap, the application will be rejected.

Applicants with Disabilities or Handicaps

It is illegal to reject an applicant because he or she has a handicap or disability, or for reasons that could be overcome by this site's reasonable accommodation of the applicant's disability or handicap. If, even with reasonable accommodation, applicants with disabilities or handicaps cannot meet essential program requirements, it is permissible to reject them.

Site staff will hold a second interview with any applicant known to have a disability or handicap who cannot meet one or more of the applicant screening criteria. The purpose of this interview is to determine whether it is possible to admit the applicant through consideration or mitigating circumstances or by applying reasonable accommodation.

Mitigating circumstances are facts relating to the applicant's record of unsuitable rental history or behavior, which, <u>when verified</u>, would indicate both the reason for the unsuitable rental history and/or behavior; and that the reason for the unsuitable rental history and behavior is no longer in effect or is under control, and applicant's prospect for lease compliance at this site is an acceptable one, justifying admission. Mitigating circumstances will be verified.

If the evidence of mitigating circumstances presented by the applicant relates to a change in medical condition or course of treatment, this site shall have the right to refer such information to person or persons qualified to evaluate the evidence and verify the mitigating circumstances.

Where applicants claim that prior unsuitable behavior resulted from alcoholism or drug addiction and that they are not currently engaging in alcohol abuse or use of illegal drugs, acceptable verification or mitigating circumstances would have to establish that:

There is no verified current use of alcohol or illegal drugs.

During the period for which the applicant has claimed no current use, the applicant's behavior in the previously unsuitable area must have shown improvement. Unimproved behavior shall be taken to imply that either the applicant's unsuitable behavior was not caused by alcohol or drug abuse, or the applicant is still engaging in alcohol or drug abuse. In any case, a lack of improvement in a previously unsuitable area shall result in a rejected application for applicants in this category.

This site shall also have the right to request further information reasonably needed to verify the mitigating circumstances, even if such information is of a medically confidential nature. If the applicant refuses to provide or give access to such further information, this site will not give further consideration to the mitigating circumstances.

If no mitigating circumstances exist that satisfy this site's applicant selection criteria, this site must consider reasonable accommodations that this site could make to eliminate barriers to housing the applicant. Reasonable accommodations may take the form of adjustment of policies, practices, and services, where such adjustment offers an acceptable prospect of lease compliance in a previously unsuitable area of behavior.

A reasonable accommodation is one which would not result in either altering the fundamental nature of the housing program or placing an undue financial and administrative burden on the property. If a service is necessary for compliance with the lease, this site cannot be required to provide it to an applicant with a disability or handicap if it is not provided to other residents, but this site must consider admitting that applicant if he/she can document that the service will be provided by others at no cost to this site.

Any applicant with a disability or handicap who cannot meet the applicant screening criteria, taking into account possible mitigating circumstances, reasonable accommodations by this site, or services needed for lease compliance verified to be provided to the applicant by others, will be rejected.

XII. <u>REJECTION OF INELIGIBLE OR UNQUALIFIED APPLICANTS</u>

This site complies with applicant rejection requirements set forth in Paragraph 4-9 of the HUD Handbook 4350.3.

Applicants who do not pass the eligibility process, who do not meet resident selection criteria, or who are unable to disclose and provide all required documents will be sent a written "Proposed Rejection" letter explaining the following:

- A. Reason or reasons for the rejection;
- B. The applicant has 14 days to respond in writing to request a meeting to discuss the rejection;
- C. If the applicant is an individual with disabilities or handicaps, the applicant may inform the site of this fact and may request this site to make reasonable accommodations in nonessential policies or practices to enable the applicant equal opportunity.

XIII. <u>GRIEVANCE PROCEDURES</u>

Kottinger Place' Owners and Management will make every effort to resolve grievances presented by Applicants or Residents in an informal manner. Open communication is the basis for resolution of most disputes. Management is open to discuss a problem with a Resident during normal office hours. If a satisfactory resolution cannot be made informally, then the Resident or Applicant has the right to file a grievance using the following guidelines:

- A. <u>APPLICANT:</u> If an Applicant is rejected for residency at this site following the written Application/Selection policies, the Applicant may request a meeting to discuss the rejection. The Applicant must request a meeting in writing no later than fourteen (14) days from date of notice of rejection.
 - 1. Requests for a meeting must be mailed to: Kottinger Place, 240 Kottinger Dr., Pleasanton, CA 94566.
 - 2. After receipt of request, Management will set up a meeting within five (5) days after request. The notice will provide the date, time, and place for the meeting. Management will allow one postponement in the event the first date is inconvenient. The meeting will be scheduled within the time frame of five to ten (5-10) days after receipt of request. An Applicant's family member is welcome at this informal meeting.
 - 3. Management will have the Asset Manager or Director of Asset Management conduct the meeting with the presence of the Administrator or person who made the decision for the rejection.
 - 4. Within five (5) days after the meeting, a written decision will be sent to the Applicant.
- B. <u>RESIDENT:</u> When a Resident has a concern with or grievance concerning a policy, procedure, decision, or employee, the Resident should:
 - 1. Request a meeting with the administrator. If the resident is not satisfied or his or her concerns were not addressed to his or her satisfaction, the resident may proceed to process number 2 below. Please remember that the administrator needs to have the opportunity to meet with you and address whatever is on your mind.
 - 2. Request a meeting with the Asset Manager of Kottinger Place. Please mail your request to: Asset Manager of Kottinger Place, 590 Lennon Lane #110, Walnut Creek, California, 94598. The Asset Manager will call you within five (5) days of receipt of your letter to schedule a meeting with the resident. If the resident is not satisfied with the outcome of this meeting, the resident may proceed to process number 3 below.
 - 3. Request a meeting with the Director of Asset Management for Barcelon Associates Management Corporation. Please mail the request to: the Director of Asset Management, BAMC, 590 Lennon Lane #110, Walnut Creek, California, 94598. The Director will set a time convenient for the resident. If the resident is not satisfied with the outcome of this meeting, he or she may proceed to process number 4 below.
 - 4. If the above three (3) courses of action do not satisfactorily resolve the matter, the Resident may contact California Affordable Housing Initiatives, Inc. (CAHI). Unresolved concerns should be sent to: CAHI 505 14th Street, Suite 940, Oakland, California, 94612. Or contact the U.S. Department of Housing and Urban Development (HUD). Unresolved concerns should be sent to HUD Loan Management Branch, 600 Harrison Street, San Francisco, CA 94107, RE: Kottinger Place, FHA #121-35320.

*The resident may elect to bring a relative or confident to any of the meetings and is

encouraged to do so.

- C. <u>504 GRIEVANCE PROCEDURE:</u> If you have a Fair Housing and/or discrimination complaint, and you are either an applicant for housing at, or a resident of this site, the following steps are to be taken:
 - 1. Immediately bring your concern to the administrator of the property site, at which you are applying or currently residing. When possible, put your concerns in writing. If you cannot put your concerns in writing, site staff will assist you with this documentation. If you are not satisfied with the response that you receive from the site administrator, move to step #2.
 - 2. Immediately inform the 504 Coordinator at Barcelon Associates Management Corporation's Corporate office at (925) 627-7000. The 504 Coordinator will attempt to resolve your issue with you. The 504 Coordinator will review Company policies and procedures to determine whether your assertions have any merit and make corrections as necessary to ensure compliance with Fair Housing requirements. If you are not satisfied with the response that you receive from the 504 Coordinator, move to step #3.
 - 3. Contact the Regional Office of Fair Housing and Equal Opportunity for the U.S. Department of Housing and Urban Development at (415) 489-6524 or (800) 347-3739. For TTY, call (415) 436-6594. Alternatively, you may contact California Assisted Housing Initiatives' Call Center at (800) 982-5221.

XIV. ACCEPTANCE AND MOVE-IN OF ELIGIBLE AND QUALIFIED APPLICANTS

If an applicant is clearly eligible and passes the screening criteria, admission shall be authorized.

Determination of Rent and Security Deposit

Monthly rent and security deposit amount will be determined in accordance with the Federal regulations governing the housing program and state law.

Offering a Unit

When an apartment becomes available for occupancy, it will be offered to the applicant at the top of the wait list for that unit type. However, in order to meet the 40% rule (see V), if there are no *extremely-low income* applicants within the top five (5), site staff will continue the qualifying process down the wait list until an *extremely-low income* applicant has been found.

The HUD rule states that "Owners may not select residents in an order different from that of the wait list for the purpose of selecting higher-income families for residence. While higher-income applicants may be skipped in order to achieve 40 percent (40%) *extremely-low income* applicants, lower-income applicants may not be skipped in favor of others who have higher income." Because of this ruling, your position on the active wait list could change. When an apartment becomes available, if we have not met our 40 percent (40%) requirement, we will endeavor to rent this apartment to someone in the *extremely low-income* bracket. When an apartment becomes available:

- The top person on the wait list will be looked at. If that person is an *extremely low-income* applicant, the apartment will be offered to them.
- If they are not an *extremely low-income* applicant and the property has <u>not</u> met the 40% requirement, the next person on the wait list will be looked at. This process will continue through the wait list until an *extremely low-income* applicant has been found.
- If the property is within their 40% requirement, the top person on the wait list would then be offered an apartment.

If the household cannot be contacted within five (5) working days, the offer will be canceled and the unit will be offered to the next qualified applicant on the wait list. In that event, the first household will be sent a letter requesting confirmation of its interest in remaining on the wait list. If the household replies affirmatively, its application will retain its position on the wait list; if the reply is negative or if no reply is received within five working days, the application will be withdrawn.

Prior to Move-in

Credit check and criminal background investigation must be obtained on all household members of legal age.

Non-citizen data on all household members must be obtained and applicant and household members must sign all of the required non-citizen paperwork.

All household members eighteen years of age or older will be required to sign the lease and related documents;

The applicant and management will inspect the unit and will sign the move-in inspection form;

The applicant will pay the security deposit (and pet deposit, if applicable);

The applicant will pay the rent of the first month or partial month of occupancy, as set forth in the lease; and

Payment of the first month's rent must be by cashier's check, money order, or personal check. A separate cashier's check, money order, or personal check will be required for the security deposit.

The required documents will be reviewed with the applicant and a copy of these documents will be given to the applicant thereafter. These documents include, but are not limited to, the following:

- HUD Fact Sheet
- HUD Form 9887 and 9887a
- Lease
- Lease addendum
- Lease attachments
- Move-in inspection form

- House rules
- Security deposit agreement
- Annual recertification notice
- Receipt for the security deposit
- First month's rent
- Other move–in related documents

Applicant is responsible for notifying telephone & cable television companies of his/her interest in contracting for the services provided by the individual company.

At Move-in

Each household will be issued one (1) apartment key, one (1) mailbox key, and any and all other keys necessary for occupancy.

Failure to Move In On Time

If a household fails to move in on the agreed date, the application will be declined, and the unit will be offered to the next applicant on the wait list.

(Page 24 is the signature page)

Page 24 must accompany your application forms for submission to the site office!

This Page must accompany your application forms for submission to the site office!

PENALTIES FOR SUBMITTING FALSE INFORMATION:

Knowingly giving Management false information regarding income or other factors considered in determining Resident's eligibility and rent is a material noncompliance with the Lease subject to termination of tenancy. In addition, Resident could become subject to penalties available under Federal law. Those penalties include fines up to \$10,000 and imprisonment for up to five years.

I/we have read and understand the aforementioned Resident Selection Policy and understand and agree that by my/our signature(s) this Resident Selection Policy become a part of my/our Lease. Violation of any of portion of this policy can be cause for termination of my/our tenancy at Kottinger Place.

Resident	Date
Resident	Date
Resident	Date
Management Agent	Date

KOTTINGER PLACE GRIEVANCE PROCEDURE

Kottinger Place's Owners and Management will make every effort to resolve grievances presented by Applicants or Residents in an informal manner. Open communication is the basis for resolution of most disputes. Management is open to discuss a problem with a Resident during normal office hours. If a satisfactory resolution cannot be made informally, then the Resident or Applicant has the right to file a grievance using the following guidelines.

Kottinger Place provides the following guidelines for Applicants and Residents who wish to file a grievance against Management.

I. APPLICANT

If an Applicant is rejected for residency at Kottinger Place following the written Application/Selection policies, the Applicant may request a meeting to discuss the rejection. The Applicant must request a meeting in writing no later than fourteen (14) days from date of notice of rejection.

Requests for a meeting must be mailed to: Kottinger Place, 240 Kottinger Drive, Pleasanton, California 94566.

- 1. After receipt of request, Management will set up a meeting within five (5) days after request. The notice will provide the date, time, and place for the meeting. Management will allow one postponement in the event the first date is inconvenient. The meeting will be scheduled within the timeframe of five to ten (5-10) days after receipt of request. An Applicant's family member is welcome at this informal meeting.
- 2. Management will have the Property Manager or Occupancy Specialist conduct the meeting with the presence of the Administrator or person who made the decision for the rejection.
- 3. Within five (5) days after the meeting, a written decision will be sent to the Applicant.

II. RESIDENT

When a Resident has a concern with or grievance concerning a policy, procedure, decision, or employee, the Resident should:

- 1. Request a meeting with the Administrator. If the Resident is not satisfied or his or her concerns were not addressed to his or her satisfaction, the Resident may proceed to process number 2 below. Please remember that the Administrator needs to have the opportunity to meet with the Resident and address whatever is on his/her mind.
- Request a meeting with the Property Manager of Kottinger Place. Please mail your request to: Property Manager of Kottinger Place, 240 Kottinger Drive, Pleasanton, California 94566. The Property Manager will call the Resident within five (5) days of receipt of your

letter to schedule a meeting with you. If the Resident is not satisfied with the outcome of this meeting, the Resident may proceed to process number 3 below.

- 3. Request a meeting with the Director of Asset Management for Barcelon Associates Management Corporation. Please mail your request to the Director of Asset Management, BAMC, 590 Lennon Lane, #110, Walnut Creek, California, 94598. The Director will set a time convenient for the Resident. If the Resident is not satisfied with the outcome of this meeting, he or she may proceed to process number 4 below.
- 4. Request a meeting with Scott Erickson. Please mail the request to: Mr. Scott Erickson, City of Pleasanton, P. O. Box 520, Pleasanton, California, 94566. The Housing Specialist will call the Resident and arrange a meeting with the Resident or arrange an opportunity for the Resident to address Affordable Housing Commission.
- * The Resident may elect to bring a relative or confidant to any of the meetings and is encouraged to do so.

I/we have read and understand the aforementioned Grievance Procedure and understand and agree that by my/our signature(s) these procedures become a part of my/our Lease.

Resident	Date
Resident	Date
Management Agent	Date

Attachment 10

Policy on Ownership of Pets in Public Housing (as required by regulation at 24 CFR Part 960, Subpart G).

KOTTINGER PLACE PET POLICY

THIS AGREEMENT entered into this _____ day of _____, 20___ by and between Kottinger Place, Owner, and _____ Resident, in consideration of their mutual promises agree as follows:

- 1. Resident desires and has received permission from the owner to keep the pet named ______ described as ______
- 2. This Agreement is an Addendum to and part of the Rental Agreement. In the event of default by resident of any of the terms of this Agreement, resident agrees, upon proper written notice of violation from owner, to cure the violation, remove the pet or vacate the premises.
- 3. Pet Deposit
 - A. As a special deposit hereafter defined as Pet Deposit, Resident agrees to pay Owner the total sum of \$300, but with initial good faith payment of \$50 and subsequent payments of \$10 per month until the amount of deposit is reached.
 - B. Pet deposit is applicable for cats and dogs only.
 - C. Owner may use the deposit during occupancy or after resident vacates or after resident no longer owns the pet, for the following:
 - 1. Reasonable expenses directly attributable to the presence of the pet.
 - 2. Cost of repairs or replacements to the unit or common areas.
 - 3. Cost of animal care facilities, if required.
 - 4. Fumigation of the resident's unit.

- 4. Resident agrees to comply with:
 - A. The California State Health and Safety Code
 - B. All other applicable governmental laws and regulations, such as but not limited to licensing, vaccinations, etc.
 - C. Annual updates for vaccinations and licensing
- 5. Only the following types of pets will be allowed and only one type of pet per household.

A.	Dog	Maximum number: 1 Maximum Size: 15 pounds Minimum age: 1 year (no puppies) Spayed or neutered All vaccinations (shots) Licensed
B.	Cat	Maximum number: 1 Maximum size: 10 pounds

- Maximum number: 1 Maximum size: 10 pounds Minimum age: 1 year (no kittens) Spayed or neutered All vaccinations (shots)
- C. Birds Maximum number: 2 Small domesticated birds only, i.e., parakeets, canaries, etc. No birds of prey
- D. Fish Maximum aquarium size: 5 gallons
- **Note**: No reptiles, (except turtles), monkeys, or other exotic undomesticated animals of any type will be allowed.

- 6. Pet Registration with Owner:
 - A. Resident must completely register pet (Attachment A) with owner before it is brought onto the property. (With the exception of the pet interview.)
 - B. Resident must complete and sign the Pet Placement Card, (Attachment B) naming a facility which may care for the pet, if management determines it necessary.
 - C. Pet Care and/or Removal Agreement (Attachment C) must be completed with the name, address, and phone number of the responsible party who will care for the pet if resident becomes incapacitated or is otherwise unable to care for the pet due to sickness, vacation, etc.
 - D. The Pet Registration Card is to be accurately completed and signed by a licensed veterinarian or a state or local authority empowered to vaccinate animals.
 - E. Pet is to have all vaccinations as required by state and local law.
 - F. Resident is to supply owner with information sufficient to identify pet as a common household pet.
 - G. Owner will notify the resident if owner refuses to register the pet. Said notice will be properly served.
 - H. Each pet, except for fish, must be brought into the office for an "interview" and appropriate documentation.
- 7. Resident assumes responsibility that the pet will be quiet and housebroken and will not cause any damage or annoy other residents.
- 8. Owner may refuse to register a pet if:
 - A. Pet is not a common household pet.

- B. Keeping of the pet would violate any applicable house rule or regulation.
- C. Resident fails to provide or allow owner to obtain complete pet registration information or fails to annually update the pet registration.
- D. Owner reasonably determines, based on the resident's habits and practices, that resident will be unable to keep the pet in compliance with the pet rules and other agreements, policies, and obligations.
- E. Owner reasonably determines that the pet's temperament may interfere with the resident's ability to comply with the pet rules or other agreements, policies or obligations.
- 9. Resident shall not permit the pet to cause any damage, discomfort, annoyance, nuisance, or in any way inconvenience or cause complaints from any other resident. Any "mess" created by the pet shall immediately be cleaned up by resident and reported to the owner for further cleaning consideration.
- 10. Owners of pets that disturb the peace and quiet of the neighbors through noise (barking, meowing, whining, etc.), odor, animal waste, scratching, or other nuisance will receive written notice of violation.
- 11. Pet Restraint:
 - A. Pet must be appropriately and effectively restrained and under the control of a responsible adult while in the common areas or on the grounds.
 - B. Under no circumstances will pets be allowed to wander through the building or grounds.
 - C. Resident agrees that a cat must be supervised when outside the resident's unit. A dog will not be permitted outside the resident's unit unless restrained by a leash in corridors and common areas of building.

- D. Resident agrees that birds will not be let out of the cage.
- E. Resident agrees to keep pet under control at all times so that pet does not jump up on other residents or guests or housekeeping staff.
- F. Resident agrees to keep pet from excessively barking, meowing, whining, etc., or bothering or unduly frightening or other aggressive behavior towards other residents or guests.
- 12. Nuisance or Threat to Health or Safety: Owner or appropriate community authority may require the removal of a pet if pet's conduct or condition is determine, under provisions of state or local law, to be a nuisance or a threat to the health or safety of other residents or other persons in the community.
- 13. Any pet left unattended for approximately 12 hours or more, or whose health is jeopardized by the resident's neglect, mistreatment or inability to care for the animal, shall be reported to the SPCA or other appropriate authority. Such circumstances shall be deemed an emergency for the purpose of the owner's right to enter the resident's unit to allow such authority to remove the animal from the premises.
- 14. If the resident is to be away from the apartment for longer than approximately 12 hours, arrangement must be made for the care of the pet.
- 15. Under no circumstances are pets to be left unattended outside on the resident's patio AT ANY TIME.
- 16. Protection of the Pet:
 - A. Owner may contact the responsible party named on the Pet Care and/or Removal Agreement if the health or safety of the pet is threatened by resident's illness, incapacity, death or by other factors that render the residents unable to care for the pet.
 - B. If responsible party is unable or unwilling, or owner has not be able to reach the responsible party, Kottinger Place may contact appropriate state or local authorities and request removal of the pet to a facility that will provide care.
 - C. Owner may have the pet placed in a facility that will provide care and shelter until the resident is able to assume responsibility.

- The resident agrees to provide adequate care, nutrition, exercise, and 17. medical care for pet including current distemper and rabies shots as required or necessary. Pets that appear to be poorly cared for will be reported to the SPCA or other appropriate authority for removal at the resident's expense. If the pet is a cat, the resident agrees to provide a litter box and scratching post within the apartment.
- 18. **Emergencies:**
 - A. If a pet becomes vicious, displays symptoms of severe illness, or demonstrates other behavior that constitutes an immediate threat to the health or safety of other residents, this would constitute an emergency.
 - Β. In cases of emergency, resident must permit owner to enter the premises, have pet removed and placed in a facility that will provide care and shelter or whatever is appropriate. Resident is responsible for the cost. Owner will utilize Pet Placement Card for this purpose.
- 19. Inspections:

Owner may, after reasonable notice to the resident and during reasonable hours, enter and inspect the premises only if the owner has received a signed, written complaint alleging (or owner has reasonable grounds to believe) that the conduct or condition of a pet in the dwelling unit constitutes a nuisance or a threat to the health or safety of the occupants of the complex or of other persons in the community where complex is located.

- 20. Sanitary Standards:
 - Resident is to change litter in box or cage every day each week or as A. necessary. This is the responsibility of the resident.
 - Β. Said pet waste and litter can only be bagged in plastic bags and sealed tightly with a tie.
 - C. Sealed plastic bag is to be disposed of in the garbage bin as indicated in Attachment D.
 - Pet dog must be removed from the premises and from the property to D. urinate or defecate, as well as to exercise.

- E. Resident agrees to clean up immediately an accident on the complex grounds or within the common areas of the building. Resident agrees to report the location to owner for possible further cleaning.
- 21. Charges:
 - A. Resident may be required to pay a separate pet waste removal charge of \$5 per occurrence if resident fails to remove waste in accordance with prescribe rules and sanitary standards.
- 22. The resident also acknowledges that other residents may have chemical sensitivities or allergies or are easily frightened by such animals. The resident, therefore, agrees to exercise common sense and common courtesy in respect to peaceful and quiet enjoyment of the premises.
- 23. Resident agrees to keep a "Pet Sticker" on the front door of his/her unit at all times. This is to alert emergency personnel, maintenance people to use special caution.
- 24. Resident shall not alter their porch or unit area to create an enclosure for an animal. No dog houses.
- 25. Resident shall take adequate precautions to eliminate any pet odors within or around the unit and maintain unit in a sanitary condition at all times.
- 26. Resident agrees not to bring pet to or through a dining or eating area, or social event within the building.
- 27. Resident agrees to indemnify, defend, and hold owner harmless from and against any and all claims, actions, suits, judgments and demands brought by any other party on account of or in connection with any activity of or damage caused by the resident's pet.
- 28. "Pet Care and/or Removal Agreement," "Pet Registration Card" and the "Pet Placement Card" must be keep current and on file in the office. It is the responsibility of the resident to bring any changes to the office in writing.
- 29. Resident has read and agrees to comply with the Pet Rules and the "Pet Care and/or Removal Agreement," "Pet Registration Card," and the "Pet Placement Card" which are herein incorporated by reference. Resident

agrees to comply with such rules and regulations as may be reasonable adopted from time to time by owner.

30. Any violation of the above items shall be deemed a violation of the lease.

I/we have read and understand the aforementioned Pet Rules and understand and agree that by my/our signature(s) these Pet Rules has become a part of my/our Lease. Violation of these rules can be cause for termination of my/our tenancy at Kottinger Place.

Signature of Resident	Date
Signature of Resident	Date
Management Agent	Date

ATTACHMENT A

KOTTINGER PLACE PET REGISTRATION CARD

RESIDENT'S NAME:	UNIT #
PET'S NAME:	AGE:
DESCRIPTION:(Photo attached)	
PET'S LICENSE #:	DATE ISSUED:
VET'S NAME	
ADDRESS:	
**************************************	R PERSONAL VETERINARIAN DATE
DOG Image: Comparison of the second	orrect according to my records. Above
Veterinarian Signature:	Date:
COMMENTS:	
Date of booster shots: (To be completed veterinarian)	by management with written proof from
/Vet's initials	/Vet's initials
/Vet's initials	/Vet's initials

ATTACHMENT B

KOTTINGER PLACE PET PLACEMENT CARD

Should it be determined that my pet needs to be removed in my absence, in the absence of the authorized person, or in management's judgment, I authorize the below named facility to receive my pet:

Name:	
Address:	
City:	State:
Phone #:	

I acknowledge that I am responsible for the daily cost as provided in writing to myself or KOTTINGER PLACE by the above named facility.

I realize that management can in no way be held liable or responsible for this cost, the care my pet receives, or the length of stay at this location even if it extends beyond a 30 day period.

I agree to keep management informed; therefore, I will update this pet Placement Card annually. In case this facility is no longer in the business of pet care or moves to a new location, I will inform management. I agree to allow management to find an alternate facility of comparable service and cost, if possible, if the unforeseen occasion arises. I also would request that this facility care for my pet over and above a 30 day period if need be.

Signature of Resident	Date
Signature of Resident	Date
Signature of Management/Agent	Date

ATTACHMENT C

KOTTINGER PLACE PET CARE AND/OR REMOVAL AGREEMENT

In the event of my illness or death while I am a Resident at KOTTINGER PLACE, I, _____(Resident), hereby designate

> Name: _____ Address: _____ City: _____ State: _____ Phone #: _____

as the person authorized by me to forthwith care for and/or remove my pet should the health or safety of the pet be threatened by illness, incapacity, or death. I understand that my pet cannot, under any circumstances, be left unattended for more than 12 hours. I agree to hold KOTTINGER PLACE completely free and harmless from any and all liability resulting from care and/or removal of said pet.

ACCEPTANCE OF RESPONSIBILITY

Having furnished and provided satisfactory identification to the management of KOTTINGER PLACE, I, the undersigned, hereby declare that I am the person designated above and have been authorized to take care and/or take possession of the pet. I understand that if the above-named Resident will be gone from the premises for more than 24 hours or the health and safety of the pet is threatened by illness or death, the pet will be removed from the premises by me and cared for. I hereby expressly agree to hold KOTTINGER PLACE and/or its manager, employees, and representatives completely free and harmless from any and all liability.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on,	20, at
Signature of Resident	Date
Signature of Resident	Date
Signature of Designee	Date
Management/Agent ATTACHMENT D	Date

Kottinger Place accepts applications, admits residents, and employs staff without regard to race, color, creed, religion, sex, national origin, age, familial status, or disability. PET POLICY 12/05

KOTTINGER PLACE PET DEPOSIT REFUND

Resid	lent:	_ Date Pet Moved In
	ess:	
Tota	Pet Deposit Paid: \$	
1.	Less fumigation charges	\$
2.	Less cleaning charges directly related to pet (carpet, drapery, etc.)	\$
3.	Less maintenance charges directly related to pet (unclog toilet, replacement of door jams, etc.)	\$
4.	Less unpaid pet waste removal charges	\$
5.	Refund to Resident: \$ Che	eck # Date
6.	Amount Resident owes complex	\$
	Forwarding Address:	

Date

OFFICE USE

OFFICE USE		Dat	
	<u>Amount</u>	Check #	Balance
Applied to cleaning	\$		\$
Applied to damages	\$		\$
Applied to	\$		\$

Prepared in triplicate:

- 1. Copy to Pet Deposit Refund File.
- 2. Copy to Resident's file.
- 3. Copy to accompany checks for signature and a copy of the Resident's ledger card showing above charges.

ATTACHMENT E

KOTTINGER PLACE PET POLICY PAYMENT AGREEMENT

BETWEEN

_Resident

AND KOTTINGER PLACE

A payment plan of \$ a paid in full.	month until the total of \$300.00 has be	en
Payments shall begin on	, 20	
Signature of Resident	Date	
Signature of Resident	Date	
Signature of Management/Agent	Date	

Attachment 11

Results of latest Public Housing Assessment System (PHAS) Assessment



Ntegrated Assessment SubSystem

REAC Home Systems Menu

Individual Reports

PHA Information

PHA Score Report for Fiscal Year 2010

Code: CA081 ▼ Fiscal 2010

D	PHA Code:	CA081	PHA Name:	Housing of Pleas	a Authority of the City santon	Fiscal Year End:	06/30		
Submit	PHAS Score:	PHAS Status: <u>N/A</u>							
	Select a PHAS indicator to view details relating to the composite score.								
	PHAS Indicat	tor	Original S	Score	Maximum Score	Indicator/PHAS Explanation			
	Physical Financial		N/A		30	Explanation Explanation			
			N/A		30				
	Management	Management Residential PHAS Total Score		ment N/A		30	Explanatio	tion	
	Residential			N/A 10		Explanatio	n		
	PHAS Total S					Explanation			

The scores in RED and ITALICS have been invalidated.



iNtegrated Assessment SubSystem

REAC Home Systems Menu

Individual Reports

PHA Score Report for Fiscal Year 2011

PHA Code: **PHA Information** CA081 🔻 **Housing Authority of the City Fiscal Year** Fiscal 2011 Year: 06/30 **PHA Code:** CA081 **PHA Name:** End: of Pleasanton PHAS PHAS 90 **Designation Status: High Performer** Released Score: Status: Submit Select a PHAS indicator to view details relating to the composite score. Indicator/PHAS **PHAS Indicator Original Score Maximum Score** Explanation 37 40 **Explanation** Physical 25 23 **Explanation Financial** 20 25 **Explanation** Management Capital Fund 10 10 Explanation **PHAS Total Score** 90 100 **Explanation**

The scores in RED and ITALICS have been invalidated.

PHA Score Report for Posting

PHAS Score Report

Release History (1)



Ntegrated Assessment SubSystem

REAC Home Systems Menu

Individual Reports

PHA Information

PHA Score Report for Fiscal Year 2012

Code: CA081 ▼ Fiscal Year: 2012

12	PHA Code:	CA081	PRA Name: "	ousing Authority of the City f Pleasanton	Fiscal Year End:	06/30
	PHAS Score:	97	Designation Status	Small PHA Deregulation	PHAS Status:	Released
Submit	Score.			Deregulation	Status.	

Select a PHAS indicator to view details relating to the composite score.

PHAS Indicator	Original Score	Maximum Score	Indicator/PHAS Explanation
Physical	37	40	Explanation
<u>Financial</u>	25	25	Explanation
Management	25	25	Explanation
Capital Fund	10	10	Explanation
PHAS Total Score	97	100	Explanation

The scores in RED and ITALICS have been invalidated.

PHAS Scores is for Information Purpose only

PHA Score Report for Posting

PHAS Score Report

Release History (2)



iNtegrated Assessment SubSystem

REAC Home Systems Menu

Individual Reports

PHA Information

PHA Score Report for Fiscal Year 2013

Code: Fiscal Year: CA081 ▼ CA081 ▼ 2013

013	PHA Code:	CA081	PRA Name:	lousing Authority of the City f Pleasanton	Fiscal Year End:	06/30
(PHAS Score:	97	Designation Status	Small PHA Deregulation	PHAS Status:	Released
Submit				5		

Select a PHAS indicator to view details relating to the composite score.

PHAS Indicator	Original Score	Maximum Score	Indicator/PHAS Explanation
<u>Physical</u>	37	40	Explanation
<u>Financial</u>	25	25	Explanation
Management	25	25	Explanation
Capital Fund	10	10	Explanation
PHAS Total Score	97	100	Explanation

The scores in RED and ITALICS have been invalidated.

PHAS Scores is for Information Purpose only

PHA Score Report for Posting

PHAS Score Report

Release History (2)



iNtegrated Assessment SubSystem

REAC Home Systems Menu

Individual Reports

PHA Score Report for Fiscal Year 2014

i scal Year: ²⁰¹⁴	PHA Code:	CA081	PHA Name:	Housin of Plea	<mark>g Authority of the City</mark> santon	Fiscal Year End:	06/30		
Submit	PHAS Score: 97 Designation Status: High Performer PHAS Status: Select a PHAS indicator to view details relating to the composite score. PHAS Released								
	PHAS Indica		Original		Maximum Score	Indicator/PHAS Explanation			
	<u>Physical</u> Financial		38	3	40	Explanation Explanation			
			25	5	25				
	Managemer	nt	24	ł.	25	Explanation			
	Capital Fun	d	10)	10	Explanation			
	PHAS Total Score		97		100	Explanation			

PHA Score Report for Posting

PHAS Score Report

Release History (3)