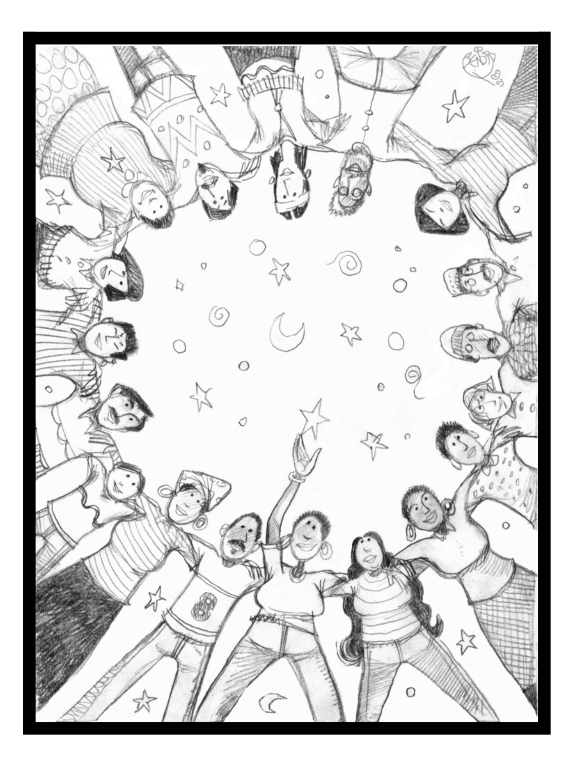
Tenant Council Election Manual A Guide to Building a Duly Elected Resident Body prepared by The Delaware Housing Coalition and The League of Women Voters of Delaware



Tenant Council Election Manual A Guide to Building a Duly Elected Resident Body prepared by the Delaware Housing Coalition and the League of Women Voters of Delaware

26			The Delaware Housing Coalition
CONT	ENTS	PAGE	www.housingforall.org
I.	Introduction	4	email: dhc@housingforall.org
II.	The Role of the Council	7	
III.	Why Elections Are Important	8	Office
IV.	The Election Process	9	PO Box 1633
ν.	Gaining Recognition	17	Dover, DE 19903-1633.
	ELECTION PROCESS TIMETABLE	18	phone: 302/678-2286
VI.	Federal Guidelines	19	fax: 302/678-8645
	Public Housing: 24 CFR 964	19	Ŷ
	Section 8 Housing: 24 CFR 245	28	
	Fair Housing: 24 CFR 100	31	Board of Directors
VII.	Useful Forms	46	Don Blair
			Dr. Karen Curtis
25			Lorraine deMeurisse (Vice President)
EDITO	DRIAL		Helen Drayton (Secretary)
Layou	t and Editing		Deborah Gottschalk
Gina N	Miserendino, Ken Smith		Leslie Holland
			Sheera Lipshitz
Contri	butors		Dorothy Medeiros (President)
Tina R	liley		Joe Myer
Christ	ine Stillson		Veronica Oliver
Ray Ra	ay Thompson		Ray Paylor
Patrici	a Todd		Jim Peffley
Ellen V	Wasfi		Ruth Pugh
			Norma Zumsteg (Treasurer)
85			Ĩ
Cover	Graphics		
Reachin	19 for the Stars, by Khalil Bendib		

The MISSION of the Delaware Housing Coalition is to advocate for safe, decent, and affordable housing throughout the state. Our goal is to affect, impact, and shape the environment relating to housing. We are committed to fostering the growth and long-term flourishing of grass roots constituencies which develop their power; nurture their own problem-solvers and leaders; and work together to change the conditions which prevent them from obtaining safe, decent, and affordable housing.

MANY THANKS

The production and publication of this manual was made possible by a grant from the Housing Capacity Building Program, a statewide partnership among the Delaware State Housing Authority, the Center for Community Research and Service of the University of Delaware, and the Delaware Community Investment Corporation.

Ît was also made possible by the long days spent in Delaware by Mr. Stanley Horn of Horn & Associates (Chicago), who was our mentor us in the fundamentals of building tenant groups.

Most of all, it was made possible by the long hours of organizing work done by our early tenant organizers, all of whom came from public and assisted housing: the late B.J. Burton, Winnie Cooper, Dorothy Henry, Sadie Nance, Tina Riley, and Rhinell Weldon.

Finally, it was made possible by the Catholic Campaign for Human Development (Wilmington Diocese), the Administrative Commission on the Speer Trust (New Castle Presbytery), the Evangelical Lutheran Church of America (ELCA), the Joshua Fund of the Episcopal Church of St. Andrew and Saint Matthew, and many other groups who made an initial investment in the effort to increase tenant power in Delaware.

Contents	I.	Introduction
Tenant Council Election Manual	II.	The Role of the Council
A Guide	III. IV.	Why Elections are Important The Election Process
to Building a Duly Elected Resident Body		(Organizing an Election)A. The Third Party ObserverB. Holding an Interest MeetingC. The NominationsD. The Election
League of Women Voters of Delaware 2400 W. 17 th Street Clash Wing, Room 1, Lower Level Wilmington, DE 19806-1311	V.	Gaining Recognition
302/571-8948	VI.	Federal Guidelines
Delaware Housing Coalition P.O. Box 1633 Dover, DE 19903-1633 302/678-2286 <u>dhc@housingforall.org</u> <u>www.housingforall.org</u>	VII.	Useful Forms

I. Introduction

- A. This Is Your Manual
- B. History
- C. Purpose and Use of this Manual

A. This Is Your Manual

This is your manual.

It is dedicated to increasing and strengthening the voice of Delaware tenants at every level:

- → your building
- » your neighborhood
- ➡ the county
- ➡ state

Based on the experience of successful grassroots leaders, we see that a duly elected, democratically-run tenant council is the most important building block on the road to achieving meaningful tenant input, decision-making power, and control over their own lives and communities.

Please read it and apply the knowledge toward building grassroots democracy in your own community.

4 Tenant Council Election Manual

B. History • Through its work with the establishment of the Delaware State Wide Association of Tenants, the Delaware Housing Coalition (DHC) began helping tenant councils to establish themselves in assisted housing sites in lower Delaware in 1999. The League of Women Voters of Delaware (LWV) has been involved in observing tenant council elections for much longer. Between them, DHC and the LWV have aided dozens of resident groups in assisted and unassisted housing throughout the State to start a tenant council or steering group.

• Your tenant council is a means through which your many voices can be heard as one.

A duly elected tenant council gives you, the tenants, the power to act in partnership with management or other groups, e.g. police.

It is the first step in a process that has led to many new forms of tenant independence, including:

- → tenant voice in new resident selection process
- ➡ tenant management
- ⇒ tenant ownership of land and property
- property
- tenant-controlled nonprofit community development corporations
- ⇒ cooperatively owned housing

C. Purpose and Use of the Election Manual The primary purpose of this manual is to describe a standard process which ensures the legitimacy of the election of officers for a tenant council.

By having a uniform way of selecting a tenant council, no one person's voice is heard over another's.

As the manual indicates, the initiation of the election process is also the beginning of a democratic process in your building and/or development.

The procedures described in this manual are legal and encourage tenant control over the process.

Information in this election manual will be written in a way that is easy to understand. The manual will be accessible to tenants.

If the steps in this election manual are followed, your election will be legitimate.

II. THE ROLE OF THE COUNCIL	 Some of the roles of your tenant council are: To represent the interests of all the tenants; To have a tenant organization that is independent of management; To provide a mechanism through which grievances to management, etc. can be addressed; To provide a means through which tenant suggestions for quality of life issues in the development can be received and worked on; To provide a means by which tenant concerns can be prioritized and addressed; To have a legitimate body speaking for, and backing tenant concerns;
	 To represent tenants to media, other tenant councils, and other outside groups; To educate and inform tenants of the nature of grievances and other issues that the tenant council will undertake and keep tenants upto-date on that process;
	 To provide a legal entity representing tenant interests which can apply for grants to improve the quality of life¹; and To be a partner in the overall policy development and direction of operations² by a housing authority or to have the right to be recognized as having a voice in residential community affairs by the management.³ (1) This applies to certain subsidized housing developments, but not all. (2) 24 C.F.R. 964.135 (3) Form C, "Rights and Responsibilities," HUD Office of Multifamily Housing

III. Why Elections Are Important • Elections are part of the democratic process;

• Elections enable you, as tenants, to actively participate in choosing who will represent your concerns;

• Elections avoid arbitrary decisions by selfdesignated leaders who try to speak on behalf of the resident body;

• Elections help to build new leadership within your community and strengthen already existing leadership;

• Elections help to build a stronger community by giving your community common goals, a history of overcoming obstacles and adversity, and a tradition of tenant independence;

• Elections express your desire to be full members of the community, working as agents for change and improvement, and rejecting the passive role of being housing "consumers" to be managed by others;

• Elections make a statement about you, the tenants, as members of the wider community who are acting as responsible fellow citizens;

• Elections are the first step in a more deliberate and planned presence by tenants in their dealings with management and the wider community; and

• Elections can lead to more powerful forms of tenant influence and control, as described above.

IV. THE Election Process

A. The Third Party ObserverB. Holding an Interest MeetingC. The NominationsD. The Election

- The election process as outlined provides a road map and step- by-step directions to organize and carry out an election in your development or building.

- The steps described are a combination of what the US Department of HUD requires and in addition, what we have found to have worked well in Delaware.

A. The Third Party Observer

The US Department of Housing and Urban Development (HUD)¹ requires that for public housing sites, all official steps of the entire election process and any recall² procedures be observed by an independent third party. We agree that this is a good idea for all elections regardless of what type housing you live in. This ensures that you as residents involved in the election benefit from having the process be monitored and approved by individuals who know how the process should be run **and** have no personal interest in the results of the election.

Examples of qualified third parties include the local branches of the League of Women Voters (LWV) and the Urban League.

In addition, for public housing sites, HUD states that at a minimum, a tenant council may use local election board/commissions³.

After receiving preliminary instruction from this manual and DHC, steering groups should contact their local LWV contact as soon as possible in order to discuss and coordinate the process with them.⁴

(1) 24 CFR 964.130 for Public Housing developments(2) A recall is a post-election procedure which allows for a party who had been elected and does not (or cannot) perform their duties to be taken out of office in an organized manner.

(3) 24 CFR 964.130; see Appendix

(4) For the purpose of this manual, it will be assumed that the Third Party Observer will be the local branch of the League of Women Voters.

B. Holding an Interest Meeting Most tenant councils start with a small committee of residents talking informally among themselves about the value and potential of working together to solve a problem, to improve a situation and/or to add services in their building/complex. These interested tenants may be called a steering group (SG).

It is important for tenants to work toward creating a body that is **independent of the management/owner**. This does not mean that a tenant council has to be in an adversarial relationship with management . It does mean that your tenant council will be treated as a legitimate body that is considered a **partner** whose voice is to be sought out and seriously considered.

Tenants can contact the Delaware Housing Coalition to receive a copy of this election manual. DHC will meet with the steering group to review the manual and give technical assistance. The steering groups can then call the local branch of the League of Women Voters to start coordinating the election process.

The next step is for the steering group to plan to hold an **interest meeting** for all tenants, making sure the LWV has agreed to the time and place so they can observe the process.

It is best if the meeting can take place on the premises, for example in a community room if the building/complex has one. If not, a local church hall, fire hall, or similar community facility may be able to donate space. It is important that whatever facility is reserved – that the room be as accessible as possible to persons with handicaps. Considerations should also be made for those with handicaps if transportation is involved.

The steering group should also carefully consider when the meeting(s) should be held. For example, if residents are working various shifts, the time when most folks would be available should be considered. Early evening may be best for developments with working people; if it is a senior development, perhaps the mid-afternoon may be most suitable. Provisions should be made to get information to residents who are unable to get to the meeting.

Except for the third party observer and invited guests such as representatives from DHC, it is important that no outsiders, especially personnel from management, be present at the meeting. This includes a maintenance person or manager who lives on the premises –these individuals are considered to be management-related even if they reside on the premises.

Create a flier and slip it under every door and/or post it in several conspicuous public places. **Fliers should be posted one week before the scheduled meeting.** Good places to post fliers include community rooms, common laundry rooms, above group mailboxes, near elevators, etc. (Please check your lease and house rules to ensure no violations occur)

The flier should state that a group of concerned residents is holding an Interest Meeting to determine whether the residents want to form a tenant council and to initiate the nominations process if it is decided that they would like to see a tenant council formed. The flier should also include a phone number for questions. See Forms A and B.

The interest meeting **may** be the nominating meeting. This depends on the readiness of your fellow tenants. If an additional meeting just for nominations is needed after the interest meeting, this will add additional days and another step to the election process (see timeline below, page 18).

If there is a pre-existing tenant council, the interest meeting **is** the nominating meeting. All steps outlined above should be included. By-laws of the existing tenant council must be followed.

At the meeting, the purpose of the meeting, the role of a tenant council, and a brief outline of the election process and requirements for participation should be explained to the group. If the group decides to form a tenant council, the number of Board representatives needed should be decided, nominations for the Board of the Council should then be taken.

If the group decides not to form a tenant council, alternatives for improving communication among tenants may be discussed.

All actions should be recorded by an agreed-upon member of the volunteer steering group.

C. The Nominations Whether the interest meeting becomes a nominating meeting or whether there is a separate nominating meeting held, one person should be designated as the recorder of the meeting that makes nominations.

Nominations are taken for the Board of the Tenant Council, not for specific offices. Those decisions will be made by the elected board at their first "organizational meeting" after the election.

Each nominee should be nominated by one person and seconded by another. A tenant may nominate her/himself. Nominees must consent to serve.

After the close of nominations, a set time for changes or additions should be decided. A week is sufficient to allow for changes once the slate of nominees is posted.

Names of all persons nominated, who consented to serve, should be posted in common areas as soon as possible, but no more than three (3) days after the interest meeting. Instructions for making changes should be included in this posting. See Form Ν.

The date and time of the election may be posted immediately after the nomination meeting, if that has been decided. See Form С.

An election reminder (*Form D*) may also be posted sometime after the close of nominations.

One option for receiving additional nominations is to have a neutral, toll-free phone number posted to call to make changes/additions. The time and date of the close of nominations should be clearly written on this flier.

Persons calling in changes should identify themselves and state their apartment number to verify their status as a tenant in that development. They should also affirm that any person that they are nominating has consented to serve on the Board of the Tenant Council.

Any deletions from the original slate should be verified **by the person** whose name is being deleted.

A second option is to have "tear-off" tabs at the bottom of the fliers announcing the nominations. On the tear-off section all pertinent information should be included. Residents could then take this tear-off and send in their changes of nominees for the slate.

Another option is to place a marked, locked box in an appropriate common area where nomination changes can be placed. *See Form K*. D. The Election

Election Slate

Once the nominations are closed, an election slate (*Form E*) should be posted. After the time, date and place of the election have been verified with the LWV and the host voting place, this should be included with the election slate information and a phone number for questions. Instructions regarding types of acceptable verification of residency (if required) should be included on this flier as well. This flier should also be copied and posted at least in several common areas, if not delivered to each household within seven days of the close of the nominations.

Sample Ballot

A sample of the final ballot (*Form G*) may be posted closer to the election day in order to help your fellow tenants prepare to vote. This sample ballot needs to reflect the same names that are in the posted slate of nominees.

Room setup

• Signs should be posted outside of the room to indicate that this is the voting place).

•It should be assured that there are enough tables and chairs set up to accommodate the flow of voter traffic. (Voters need to register and show identification to LWV members.) (Two (2) LWV members usually observe the election therefore two tables for voters should be sufficient).

• Extra pens should be available for voters to use.

• All voters should sign in (*Form F*).

• A sample ballot should be posted where it can be easily reviewed.

• A sealed box with an opening for ballots should be provided.

• One or more tables and chairs should be

set up away from the ballot box to ensure voters' privacy in completing the form.

Counting and Posting

After the election is over the ballots will be counted by the LWV.

The results (*Form I*) will be posted outside the election room or other appropriate places.

A phone number will be made available for follow up.

The results forms will be signed by LWV. There will be three (3) originals one is given to management, one is posted, and one will be kept by the LWV. A copy will be sent to DHC.

For public housing sites, a signed and notarized certification and a checklist to determine if a council is duly elected may also need to be signed by the LWV.

Absentee Ballots

In some cases an absentee ballot option may be appropriate. If you believe this is the case, please discuss with your local League of Women Voter's representative. Any tasks relating to an absentee ballot process must be completed with the same time frame as other steps. V. Gaining Recognition Posting the results of the election is the first step in letting the residents know the outcome of the election.

As soon as possible after the election, the new council officers should meet to hold an organizational meeting, deciding among themselves who shall hold which office. The result of this decision should be posted for all the tenants right away.

A meeting of the full tenant council should be scheduled soon after the organizational meeting. *See Form M*.

The LWV and DHC, should also be notified of the meeting.

A media release may be considered, announcing the formation of a tenant council and the election of officers.

Election Process Timetable

Countdown to Election Day Starts at least 37 Days Ahead.

(There should be no less than 30 days between the day of the nominations and election day)

Day	Step #	Action	St	eps:
-37	1	Post Interest Notice	1	Interest Meeting Notice. Fliers should be posted one week ahead of time (Day -37) in common areas announcing that an interest meeting will take place. Form A (or B)
-30	2	Hold Interest Meeting	2	Interest Meeting is conducted, nominations made, and date of election set. (Day -30).
-27	3	Post Nominations	3	Results of Interest Meeting (Nominations) posted within three (3) days (Day -27). Instructions for changes included in this posting. Announcement of election date posted. Form C
-20	•	Close Nominations	4	Steering Group receives nomination changes. Nominations are closed. (Day - 20). Board slate posted. Form E
-12	(5) - -	Post Sample Ballot	5	Sample final ballot is posted with instructions for elections. (Day -12) Form G
	6	Election Day	6	Election Day Forms G and I

18 Tenant Council Election Manual

VI.

Federal Guidelines

A. **PUBLIC HOUSING**:

TITLE 24, PART 964 OF THE CODE OF FEDERAL REGULATIONS (EXCERPT)

B. SECTION 8 HOUSING:

TITLE 24, PART 245 OF THE CODE OF FEDERAL REGULATIONS (EXCERPT)

C. FAIR HOUSING:

TITLE 24, PART 100 OF THE CODE OF FEDERAL REGULATIONS (EXCERPT)

		1
A. PUBLIC HOUSING:	§ 964.3 Applicability and scope.	agency that has a public
TITLE 24, PART 964 OF THE	(a) The policies and procedures	housing annual contributions
CODE OF FEDERAL	contained in this part apply to	contract with HUD or
REGULATIONS	any PHA that has a Public	administers tenant-based rental
CONTENTS	Housing Annual Contributions	under section 8 of the United
	Contract (ACC) with HUD. This	States Housing Act of 1937 (42
Subpart A–General Provisions	part, except for subpart E, does	U.S.C. 1437f).
Subpart B-Tenant Participation	not apply to PHAs with housing	
Subpart E-Resident Board	assistance payments contracts	(f) The term "resident," as used
Members	with HUD under section 8 of	throughout this part, is
[Code of Federal Regulations]	the U.S. Housing Act of 1937.	interchangeable with the term
[Title 24, Volume 4]		"tenant," to reflect the fact that
[Revised as of April 1, 2002]	(b) Subpart B of this part	local resident organizations
From the U.S. Government	contains HUD policies,	have differing preferences for
Printing Office	procedures, and requirements	
[CITE: 24CFR964.1]	for the participation of residents	"resident council" and "tenant
	in public housing operations.	council" and "resident
<u>PART 964</u>	These policies, procedures, and	management" and "tenant
Tenant Participation and Tenant	requirements apply to all	management" are
Opportunities in Public Housing	residents participating under	interchangeable. Hereafter, for
	this part.	ease of discussion, the rule will
Subpart A-General Provisions		use the terms resident, resident
§ 964.1 Purpose.	(e) Subpart E of this part	council and resident
The purpose of this part is to	implements section 2(b) of the	management corporation, as
recognize the importance of	United States Housing Act of	appropriate.
resident involvement in	1937 (42 U.S.C. 1437), which	
creating a positive living	provides for resident	§ 964.7 Definitions.
	membership on the board of	
participating in the overall	directors or similar governing	*
mission of public housing.	body of a PHA. Subpart E	· · ·
	applies to any public housing	participating HA. If the HA is

combining FIC with the Family SciPs sufficiency (FSS) program finallies participating in the FSS families participating is residents. The term housing Agency (PHA).Sedient-owned business: includes sole proprietorships, for purposes of this part, component to building, "owned and controlled" means includes sole proprietorships, For purposes of this part, component to building, "owned and controlled" means includes sole proprietorships, For purposes of this part, (1) Which is at least 51 percent housing residents, and the Actand the ACC, including the development of resident provided by subpart C.Withis at least 51 percent supportive services for FIC. Numer significantly expanded services for FIC. Supportive services for FIC. Supportive services for FIC. Numer significantly expanded resident anagement. HUD provided by subpart C.Supportive services for FIC. spectro resident spectro and a HA, as providing lamilies living with ection at the resident management. The spectro formance of one or more participation. meaning data provide for they whorem of freidents in all apporter in spectro and a HA cas providing lamilies living with ection in 20LF housing development, as that provide for HL HUD policy on resident so anagement is for contract with appreticipation. meaning data provide for their interests. A			l
the term also means Public Housing FSS and Section 8 or more management activities program. Although Section 8 FSS families are cligible FSS families are cligible residents for FIC, they do not qualify for income exclusions owned and controlled by public that are provided for public housing residents. The term housing residents participating includes sole proprietorships, service programs. HA means the same as Public Housing Agency (PHA). HA management. All activities of which the HA is responsible to HUD under the ACC, within the definition of "operation" under the Act and the ACC, including daily business operations are the development of resident resident and generat resident and generat the development of resident fublic housing dagency (PHA). Management contract. A Supportive services for FIC. The management term is defined in 20 Whose management and the activities or providing families living with definition 12 Operation. HUD promotes residents management to individuals. Management contract. Public housing development (Development). The term fublic housing date providing families living with defined in 24 CFR part 5. HUD promotes resident management to individuals. HUD promotes resident management to individuals. HUD promotes resident management to individuals. HUD promotes resident management to identification. HUD promotes resident management to identify a ppropriate achieve self- sufficiency and involved in management to individuals involved in management to identify a ppropriate achieve self- sufficiency and involvement of resident management to individuals involved in management to individuals involved in management to ident in the aright to organize and clect a spects of AHA is overall mission and operation. Residents hava aproper procedures are followed, a management compration the resident management of the housing resident sole activities for on more projects by a resident anadgement compration the resident management of the housing resident sole activities involvement of resident management corp			-
Housing FSS and Section 8 Iamilies participating in the FSS of a HA.or more management activities of a HA.relationships, particularly through duly elected resident councils.FSS families are cligible residents for FLC, they do not busing residents articipating in employment and supportive service programs.Resident-owned business: busing residents. (The term HUD promotes partnerships between residents and HAs in employment and supportive service programs.§ 964.14 HUD policy on partnerships. between residents and HAs in employment and supportive service programs.HA means the same as Public HUD under the ACC, within the definition of 'operation' under the Act and the ACC, including the fact are resident a management on troited by subpart C.Supportive services for FIC. the Wirth are resident management. HUD promotes resident services that are essential to children in public housing with better access to educational and independence.§ 964.15 HUD policy on resident management to thildren in public housing with better access to educational and indevelopment.Public Housing Agency (PHA) is defined in 24 CFR part 5.§ 964.11 HUD policy on tervities for contracting anidependence.Public Housing development (Development).§ 964.11 HUD policy on tervities to choose where they aspects of a HA's overall mission and operation. Residents have aspects of a HA's overall mission and operation. Act works enabling involvement of resident council to represen- management conto		~ ~	
families participating in the FSSof a HA.councils.FSSfamilies are eligibleResident-owned business. Any§ 964.14 HUD policy onqualify for income exclusionowned and controlled by publicfullhusing residents participating"resident-owned business"HUD promotes partnershipsnemployment and supportive"resident-owned business"wwned and controlled 'meansservice programs."resident newned and controlled 'meansHA means the same as Public(1) Which is at least 51 percentManagement. All activities for which the HA is responsible to hudement of "operation" under the dectopment of "operation" under the dectopment of seident orgrams and services.(1) Which is at least 51 percent individuals.Management contract. A written agreement between a corporation and a HA, as providid by subpart C.Supportive services for FIC. New or significantly expanded collaren in public housing with children in public housing with section 3(b)(1) of the Act.Supportive services for FIC. New or significantly expanded resident management. HUD providing families living with children in public housing with achildren in public housing with participation.§ 964.15 HUD policy on resident management to corporation and a HA, as providing families living with section 3(b)(1) of the Act.Public Housing development fow-income housing project as that term is defined in Section 3(b)(1) of the Act.SybAt11 HUD policy on terastication aright to organize and elect participation§ 964.		e	- -
program.Although Section 8Resident-owned business. Any residents for FIC, they do not owned and controlled by public housing residents participating 	-	-	· · · · ·
FS5families are eligible residents for FIC, they do not busings concern which is a quality for income exclusions on income exclusions housing residents participating 'resident-owned and controlled's public housing residents participating 'resident-owned business' in employment and supportive service programs.§ 964.14 HUD policy on partnerships. Which are an essential component to building, owned and controlled' means a business: IO which is at least 51 percent owned by one or more public housing residents; and HUD under the ACC, within the definition of 'operation' under the Acc, within the definition of 'operation' under the Acc, within the definition of 'operation' under the development of resident providing families living with better access to educational and providing families living with children in public housing with better access to educational and providing families living with independence.964.15 HUD policy on resident management. HUD meaning as that provided for HUD promotes resident meaning as that provided for HUD promotes resident management to independence.§ 964.16 HUD policy on resident management to individuals.Public housing Agency (PHA) is ection 3(b)(1) of the Act.Supportive services for FIC. with the resident management to independence.§ 964.16 HUD policy on trast eadent management to independence.Public housing development for ownicement between as that term is defined in Section 3(b)(1) of the Act.Supportive services resident aright to organize and elect a right to organize and	· · ·	of a HA.	
residents for FIC, they do not qualify for income exclusions that are provided for public housing residents participating in employment and supportive service programs. HA means the same as Public HOusing Agency (PHA). HA means the same as Public HUD under the ACC, within the HUD under the ACC, within the the Act and the ACC, including the development of residents more groat services. Management contract. Management contract. Public Housing Agency (PHA): Management of residents the Act and the ACC, including the development of residents resident management. Public Housing Agency (PHA): Management contract. Public Housing Agency (PHA): Management contract. Public Housing Agency (PHA): Management contract. Public Housing Agency (PHA): Management contract. Public Housing Agency (PHA): Services that are essential tororotation and a HA, as provided by subpart C. Public Housing Agency (PHA): Section 3(b)(1) of the Act. Resident management. The management contract with the HA. Public Housing Agency (PHA): Section 3(b)(1) of the Act. Resident management. The Management contract with the HA. Public Housing Agency (PHA): Section 3(b)(1) of the Act. Resident management. The development of president management contract with the HA. Public Housing Agency (PHA): Section 3(b)(1) of the Act. Resident management. The development of president management contract with sector acting for more sectors and fresidents management contract with sector acting for ormating and operation. Residents management to participation and the activities for ormat management contract with sector a (b)(1) of the Act. Resident management. The HA. Besident contract with a management contract with sector a that provided for sight to organize and cleat and operation. Residents have a right to organize and cleat and ageneent contract with and operation. Resident contract with a management contrac			councils.
qualify for income exclusions that are provided for public housing residents. The term in employment and supportive service programs.owned and controlled by public housing residents. The term a business: For purposes of this part. rowned and controlled "means a business: (1) Which is at least 51 percent owned by one or more public housing residents; and (1) Which is at least 51 percent owned by one or more public housing residents; and (1) Whose management and daily business operations are resident management. Comportive services for FIC.partnerships which are an essential component to building, strong partnerships are critical for creating positive changes in lifestyles thus improving the quality of life for public housing residents, and the surrounding resident management. It is HUD's policy to encourage resident management. HUD New or significantly expanded services that are essential to courcils and resident monagement to courcils and resident management corporations to children in public housing with better access to educational and independence.\$ 964.15 HUD policy on resident management. HUD necourage HAs, resident management to explore the various functions involved in management to explore the various functions involvement of residents inal apercipation.Public housing development 'bow-income housing project' as that term is defined a that term is defined in solution to head services to at Al's overall mission anagement corporation under a right to organize and electia a right to organize and electia and president sore and election andi	0	~	
 that are provided for public housing residents participating 'resident-owned business' in employment and supportive is includes sole proprietorships between residents and HAs is very for grams. HA means the same as Public Housing Agency (PHA). Management. All activities for which the HA is responsible to more by one or more public housing residents; and the ACC, within the definition of 'operation' under the ACC, chucking the development of resident management contract. A written agreement between a color of the services for FIC. Management contract. A written agreement between resident management. HUD policy on resident management contract. A vertain gravity of a participation in dubit a factor of the services for FIC. Public housing development (Development'). The term 'development'. The term 'development' has the same 'genction' and a shat provided for 'genciation. Public housing development 'bow income housing project' as that term is defined in 36c(tion 3(b)(1) of the Act. Resident management. Thu between 'genciating and the source of one or more public involvement of residents in all and operation. Resident management to a tricipation and the active aright to organize and electing and operation. Resident sha anagement comporation to aright or organize and election anagement contract with the HA. Weising relation contract with the HA. 	<u>^</u>		
housing residents participating in employment and supportive service programs.'resident-owned business' includes sole proprietorships.) which har can essential sowned and controlled' means a business:between residents and HAs which are an essential owned and controlled' means public housing. Strong public housing. Strong public housing. Strong public housing creating positive changes in lifestyles thus improving the duality of life for public housing residents, and the surrounding community.Management. All activities for which the AL is responsible to HUD under the ACC, within the definition of "operation" under the Act and the ACC, including the Act and the ACC, within the definition of "operation" under tresident management contract. A written agreement between a resident management. The providing families living with appropriation and a HA, as provided by subpart C.Supportive services for FIC. New or significantly expanded employment opportunities to achieve self- sufficiency and employment opportunities to achieve self- sufficiency and independence.S 964.15 HUD policy on resident management. HUD encourages HAS, resident explore the various functions textra are sessential to corporation. Potential benefits of resident management to i de nt if y a propriate appropriation. Potential benefits of resident management 			
 in employment and supportive services programs. includes sole proprietorships.) which are an essential for purposes of this part, component to building, 'owned and controlled' means the same as Public Housing Agency (PHA). Management. All activities for which the HA is responsible to HUD under the ACC, within the development of resident and services. Management contract. A writen argement between a resident management contract. A provided by subpart C. Whilc housing development for exident controlled by under the stress that are essential to controlled by one or more such in growing families living with management. It is HUD's policy to encourage resident management. HUD writen argement between a reside n t management contract. A provided by subpart C. Public housing development determent. The defined in 24 CFR part 5. Public housing development the term is defined in Section 3(b)(1) of the Act. Resident management. The Resident management. The performance of one or more more such is section 3(b)(1) of the Act. Resident management. The performance of one or more more projects by a resident anagement comporation under a management contract with the HA. Working relationship with the deta that is provided to resident management comporation under a management contract with a resident sinal argence of one or more more projects by a resident management comparison under a management contract with the HA. 		8	· · · ·
service programs. For purposes of this part, "owned and controlled" means the variable of the public housing, strengthening and improving partnerships are critical for creating positive changes in owned by one or more public housing residents; and (1) Which is at least 51 percent (1) Which is at least 51 percent (1) Which is at least 51 percent treating positive changes in owned by one or more public housing residents; and (2) Whose management and daily business operations are controlled by one or more such programs and services. Management contract. Management between a resident management. Public housing development (Development). The term Meaning as that provide for "low-income housing project: Public housing development. Meaning as that provide for "low-income housing project: Resident management. Resident management. The statem is defined in Section 3(b)(1) of the Act. Resident management. The resident management. The resident management comportation and a stat provide for "low-income housing project" Resident management. HUD promotes resident management corporation and the active aspects of a HA's soverall mission are dispected resident management of the HA shall recognize the duity a management contract with the HA shall recognize the duity a management contract with the HA shall recognize the duity a management contract with the HA shall recognize the duity a working relationship with the services that are created resident of the provide of the HA shall recognize the duity a working relationship with the services the dispect to the requirements of this part. (a) General. Subject to the requirements imposed on ther requirements imposed on ther requirem			
'owned and controlled' means husing Agency (PHA).'owned and controlled' means a business:strengthening and improving public housing. Strong partnerships are critical for (1) Which is at least 51 percent owned by one or more public housing residents; and HUD under the ACC, within the definition of 'operation' under the Act and the ACC, including the development of resident roygrams and services.Supportive services for FIC. New or significantly expanded resident management. HUD noroving the active acress to educational and independence.Supportive services for FIC. New or significantly expanded resident management. HUD encourages HAS, resident councils and resident oupportunities for contracting independence.Public Housing Agency (PHA) is edified in 24 CFR part 5.Supportive services resident services that are essential to participation.Support is essident employment opportunities for contracting independence.Public housing development 'low-income housing project' as that term is defined in section 3(b)(1) of the Act.Sy 64.11 HUD poromotes resident in aright to organize and elect a resident management. The participation.Sy 964.16 HUD role in activities und operation.Resident management. The performance of one or more management contract with the HA.Si log protunities for ond participation and the active resident so hoose where they aspects of a HA's overall mission and operation under a right to organize and elect a resident council to represent their interests. As long as participate fully through a working relationship with the <td></td> <td>• • • • •</td> <td></td>		• • • • •	
HA means the same as Public Housing Agency (PHA).a business: a business: (1) Which is at least 51 percent owned by one or more public housing residents; and hub under the ACC, within the definition of 'operation' under the Act and the ACC, including the Act and the ACC, including rograms and services.public housing creating positive changes in lifestyles thus improving the quality of life for public housing residents, and the surrounding community.Management contract.A written agreement between a resident m an age ment corporation and a HA, as provided by subpart C.Supportive services for FIC. providing families living with children in public housing with achieve self- sufficiency and participation.\$ 964.15 HUD policy on resident management. HUD solicy to encourage resident management to involved in management to achieve self- sufficiency and participation.\$ 964.16 HUD role in activities or residents have meaning as that provided for live-income housing project' as that term is defined in Section 3(b)(1) of the Act.\$ 964.11 HUD policy on tenant participation and the active involvement of residents in all acpects of a HA's overall mission aright to organize and elect a resident council to represent her interests. As long as a right to organize the dup articipate fully through a undogration. Residents have a raight to organize and elect a resident council to represent her interests. As long as a right to organize the dup articipate fully through a working relationship with the\$ 964.16 HUD role in activities under this part. (a) General. Subject to the requirements of his part and outer requirements imposed on	service programs.		
Housing Agency (PHA).partnerships are critical for creating positive changes in lifestyles thus improving the quality of life for public housing residents; and (2) Whose management and daily business operations are controlled by one or more public housing residents; and (2) Whose management and the Act and the ACC, including daily business operations are controlled by one or more such individuals.partnerships are critical for creating positive changes in lifestyles thus improving the quality of life for public housing residents, and the surrounding community.Management contract. A written agreement between a resident management contract.Supportive services for FIC. New or significantly expanded ervices that are essential to columnation and a HA, as provided by subpart C.Supportive services for FIC. New or significantly expanded employment opportunities to achieve self- sufficiency and independence.It is HUD's policy to encourage ersident management corporations to ecourages HAs, resident management corporations to achieve self- sufficiency and independence.id en tif y a pro priate opportunities to achieve self- sufficiency and independence.Public housing development "development" has the same meaning as that provided for "low-income housing project s as that term is defined in Section 3(b)(1) of the Act.§ 964.11 HUD polocy on tenant involvement of residents management. The performance of one or more management contract with the HA.§ 964.16 HUD role in activities under this part.Resident management. a management contract with the HA.a resident council to represent their interests. As long as participate fully through a working relationship with the <td></td> <td></td> <td></td>			
 Management. All activities for which the HA is responsible to which the HA is responsible to HUD under the ACC, within the definition of "operation" under the ACC, including the development of resident and the ACC including (2) Whose management and daily business operations are controlled by one or more such the development of resident management contract. A written agreement between a resident management contract. A written agreement between a resident management corporation and a HA, as provided by subpart C. Public Housing Agency (PHA) is defined in 24 CFR part 5. Public housing development Public housing development Public housing development Muten agreement. The gerformance of one or more such anagement. The performance of one or more such anagement corporation and and participation and the active a resident management. The efformance of one or more more such anagement corporation under a management contract with the HA. (1) Which is at least 51 percent owneed by one or more public housing settors are followed, a management contract with the HA. (1) Which is at least 51 percent owneed by one or more public housing the development of resident management. The performance of one or more more projects by a resident management contract with the HA. (1) Which is at least 51 percent owneed by one or more projects by a resident for management contract with the HA. (1) Which is at least 51 percent owneed by one or more projects by a resident for public housing readions. Residents for one or more projects by a resident for management contract with the HA. (1) Which is at least 51 percent owneed by one or more projects by a resident for public housing readions, leasible to the participation for the spart. (2) Whose management for the fully through a working relationship with the equirements of this part and over relations prosed on the spart and other requirements of the participation or participation participa		a business:	
Management. All activities for which the HA is responsible to HUD under the ACC, within the definition of "operation" under the Act and the ACC, including the Act and the Acce, including the Acce, and the Acce, including the Acce, including the Acce, including the Acce, including and period and including and period and including access to access to access to accetation	Housing Agency (PHA).		
 which the HA is responsible to HUD under the ACC, within the definition of "operation" under the Act and the ACC, including (2) Whose management and daily business operations are controlled by one or more such individuals. Management contract. A written agreement between a resident management. BuD sprovided by subpart C. Supportive services for FIC. New or significantly expanded services that are essential to providing families living with children in public housing with better access to educational and management "development" Public Housing development "development". The term "development" has the same meaning as that provided for "low-income housing project" as that term is defined in Section 3(b)(1) of the Act. Resident management. The performance of one or more management contract with the HA. New or significantly expanded services that are essential to providing families living with children in public housing with better access to educational and employment opportunities to achieve self- sufficiency and movement of residents in all aspects of a HA's overall mission and operation. Residents have a right to organize and elect a resident council to represent management corporation under a management contract with the HA. 		· · · · · · · · · · · · · · · · · · ·	÷ . •
HUD under the ACC, within the definition of "operation" under the Act and the ACC, including the development of resident programs and services.residents, and the surrounding community.Management contract. A written agreement between a resident management corporation and a HA, as provided by subpart C.Supportive services for FIC. New or significantly expanded encourage HAs, resident management corporation fully encourage resident management.It is HUD's policy to encourage resident management.Public Housing Agency (PHA) is defined in 24 CFR part 5.Supportive services that are essential to providing families living with better access to educational and management attrive self- sufficiency and independence.management to i developmentPublic housing development "low-income housing project as that term is defined in Section 3(b)(1) of the Act.§ 964.11 HUD policy on tenant participation and the active aresident management. The performance of one or more or more projects by a resident management corporation under a management corporation underSection 3(b)(1) of the Act.Resident management.The aright to organize and elect a proper procedures are followed, in the HA shall recognize the duly the HA shall recognize	-		
definition of "operation" under the Act and the ACC, including the development of resident programs and services.(2) Whose management and daily business operations are controlled by one or more such individuals.community.Management contract.A written agreement between a resident management contract. A written agreement between a resident management corporation and a HA, as provided by subpart C.Supportive services for FIC. New or significantly expanded services that are essential to providing families living with children in public housing with better access to educational and resident management to independence.It is HUD's policy to encourage resident management. HUD encourages HAs, resident management corporations to explore the various functions involved in management to i de n t if y a p r o pr i a t e achieve self- sufficiency and independence.Public housing development (Development). The term "development" has the same meaning as that provided for "low-income housing project" as that term is defined in Section 3(b)(1) of the Act.§ 964.11 HUD policy on tenant participation.Resident management. The performance of one or more aright to organize and elect a resident council to represent management activities for one or more projects by a resident management contract with the HA.Solect to the requirements of this part and working relationship with the	<u>^</u>	housing residents; and	
the Act and the ACC, including the development of resident programs and services.daily business operations are controlled by one or more such individuals.§ 964.15 HUD policy on resident management. HUD wresident management. HUD encourages HAs, resident conporation and a HA, as provided by subpart C.Public Housing Agency (PHA) is defined in 24 CFR part 5.Suportive services that are essential to children in public housing with better access to educational and employment opportunities to achieve self- sufficiency and independence.Suportive services for FIC. New or significantly expanded services that are essential to councils and resident opportunities for contracting undependence.Public housing development (Development). The term "development" has the same meaning as that provided for "low-income housing project" as that term is defined in Section 3(b)(1) of the Act.§ 964.11 HUD policy on tenant participation.S 964.15 HUD policy on resident management to opportunities for contracting involvement of residents in all aspects of a HA's overall mission and operation. Residents have a resident council to represent their interests. As long as proper procedures are followed, the HA shall recognize the duly a management corporation under a working relationship with the964.16 HUD role in activities the HA shall recognize the duly a working relationship with the			-
the development of resident programs and services.controlled by one or more such individuals.§ 964.15 HUD policy on resident management.Management contract.A written agreement between a resid ent management corporation and a HA, as provided by subpart C.Supportive services for FIC. New or significantly expanded services that are essential to providing families living with children in public housing with better access to educational and employment opportunities to achieve self- sufficiency and independence.It is HUD's policy to encourage resident management. HUD encourages HAs, resident management torporation in public housing with a resident management (Development).Fe sufficiency and independence.It is huD's policy to encourage encourages HAs, resident management corporations to explore the various functions independence.Public housing development (Development).S 964.11 HUD policy on tenant participation.S 964.11 HUD policy on tenant participation.Public housing development 'low-income housing project'' as that term is defined in Section 3(b)(1) of the Act.S 964.11 HUD policy on tenant participation.S 964.11 HUD policy on tenant participation.Resident management.The performance of one or more management activities for one or more projects by a resident management corporation under a management corporation under a working relationship with theS 964.16 HUD role in activities under this part. (a) General. Subject to the participate fully through a working relationship with the	~	· · ·	community.
programs and services.individuals.resident management.Management contract.AWritten agreement between aresident management contract.AWritten agreement between aresident management corporation and a HA, asprovided by subpart C.Public Housing Agency (PHA) isdefined in 24 CFR part 5.Public housing development(Development).The term"development" has the samemeaning as that provided for"low-income housing project"as that term is defined inSection 3(b)(1) of the Act.Resident management.maagement activities for oneor more projects by a residentmanagement corporation undera management corporation underbertor projects by a residenta management corporation undera management corporation underbertor projects by a residenta management corporation underbertor projects by a residenta management corporation underbertor projects by a residenta management corporation underbertor projects by a residentbertor projects by a residentbertor projects by a resident <t< td=""><td>*</td><td>· ·</td><td></td></t<>	*	· ·	
Management contract.A written agreement between a resident management between a resident management. HUD encourages HAs, resident management corporations to explore the various functions involved in management to id entify a ppropriate opportunities for contracting with a resident management corporation. Potential benefits of resident-managed entities include improved quality of life, experiencing the dignity of meaning as that provided for "low-income housing project" as that term is defined in Section 3(b)(1) of the Act.It is HUD's policy to encourage resident and management. The participation.Resident management.F964.11 HUD policy on tenant participation.fresident-management corporation. Potential benefits of resident-managed entities include improved quality of life, experiencing the dignity of meaningful work, enabling resident council to represent their interests. As long as proper procedures are followed, a management corporation under the HA shall recognize the duly under this part.§ 964.16 HUD role in activities under this part.(a) General.Subject to the requirements of this part and other requirements imposed on	*	~	
Management contract.ASupportive services for FIC.resident management. HUDwritten agreement between a resident management between a resident management corporation and a HA, as provided by subpart C.New or significantly expanded services that are essential to providing families living with children in public housing with children in public housing development (Development). The term "development" has the same meaning as that provided for "low-income housing project" as that term is defined in Section 3(b)(1) of the Act.Supportive services for FIC. New or significantly expanded services that are essential to providing families living with children in public housing with children in public housing with children in public housing with children in public housing with deter access to educational and independence.resident management to explore the various functions is opportunities for contracting with a resident management corporation. Potential benefits of resident-managed entities include improved quality of life, experiencing the dignity of meaningful work, enabling resident so choose where they a sight to organize and elect a resident council to represent their interests. As long as proper procedures are followed, the HA shall recognize the duly a management contract with the HA.S 964.16 HUD role in activities under this part. (a) General. Subject to the requirements of this part and other requirements imposed on	programs and services.	individuals.	-
written agreement between a r e si d e n t management activities for one or more projects by a residentNew or significantly expanded services that are essential to providing families living with better access to educational and employment opportunities to achieve self- sufficiency and independence.encourages HAs, resident resident management corporations to explore the various functions better access to educational and employment opportunities to achieve self- sufficiency and independence.Public housing development (Development). The term "development" has the same meaning as that provided for "low-income housing project" as that term is defined in Section 3(b)(1) of the Act.§ 964.11 HUD policy on tenant participation and the active and operation. Residents have a right to organize and elect a resident council to represent their interests. As long as proper procedures are followed, the HA shall recognize the dup a management contract with the HA.encourages HAs, resident councils and resident management corporations to explore the various functions better access to educational and employment opportunities to and operation. Residents have a right to organize and elect a resident council to represent their interests. As long as proper procedures are followed, the HA shall recognize the dup elected resident council to represent the HA shall recognize the dup a working relationship with the§ 964.16 HUD role in activities under this part. (a) General. Subject to the requirements of this part and other requirements imposed on	Management contract	Compositive compised for EIC	
resident management activities for one regrogenet of one or more projects by a resident management contract with teHA. shall recognize the durationaling within the HA. shall recognize the durations involved in management activities for one the specific terms of the housing development (bevelopment). The term so that term is defined in 24 CFR part 5. Soft a HA's overall mission and the active as that term is defined in the HA. solution and the active as that term is defined in the term (bevelopment). The term is defined in the term term term term term term term ter	-	~ ~	-
corporation and a HA, as provided by subpart C.providing families living with children in public housing with better access to educational and employment opportunities to achieve self- sufficiency and independence.management corporations to explore the various functions involved in management to i d e n t i f y a p p r o p r i a t e achieve self- sufficiency and independence.Public housing development (Development). The term "development" has the same meaning as that provided for "low-income housing project" as that term is defined in Section 3(b)(1) of the Act.§ 964.11 HUD policy on tenant participation and the active a right to organize and elect a resident council to represent their interests. As long as proper procedures are followed, the HA shall recognize the duly the HA shall recognize the fully through a working relationship with the§ 964.16 HUD role in activities s 964.16 HUD role in activities a nanagement contract with the HA.	-		-
provided by subpart C.children in public housing with better access to educational and employment opportunities to achieve self- sufficiency and independence.explore the various functions involved in management to i d entify a ppropriate opportunities for contracting with a resident management corporation. Potential benefits of resident-managed entities include improved quality of life, experiencing the dignity of meaning as that provided for "low-income housing project" as that term is defined in Section 3(b)(1) of the Act.children in public housing with articipation and the active as that term is defined in aright to organize and elect a performance of one or more management activities for one or more projects by a resident management corporation under a management corporation under the HA.explore the various functions involved in management to i d entify a ppropriate opportunities to opportunities for contracting with a resident management corporation. Potential benefits of resident-managed entities include improved quality of life, experiencing the dignity of meaningful work, enabling resident shave proper procedures are followed, g 964.16 HUD role in activities under this part. (a) General. Subject to the requirements of this part and other requirements imposed on	-		
Public Housing Agency (PHA) is defined in 24 CFR part 5.better access to educational and employment opportunities to achieve self- sufficiency and independence.involved in management to i d e n t i f y a p p r o p r i a t e opportunities for contracting with a resident management corporation. Potential benefits of resident-managed entities include improved quality of life, experiencing the dignity of meaning as that provided for "low-income housing project" as that term is defined in Section 3(b)(1) of the Act.better access to educational and employment opportunities to achieve self- sufficiency and participation.involved in management to opportunities for contracting with a resident managed entities include improved quality of life, experiencing the dignity of meaningful work, enabling residents to choose where they aspects of a HA's overall mission and operation. Residents have participate and elect a proper procedures are followed, s 964.16 HUD role in activities under this part.Resident management contract with the HA.the HA shall recognize the duly elected resident council to participate fully through a working relationship with theid e n t i f y a p p r o p r i a t e opportunities to poportunities for contraction management of this part and other requirements of this part and other requirements imposed on	^		
Public Housing Agency (PHA) is defined in 24 CFR part 5.employment opportunities to achieve self- sufficiency and independence.i d entify appropriate opportunities for contracting with a resident management corporation. Potential benefits of resident-managed entities include improved quality of life, experiencing the dignity of meaning as that provided for "low-income housing project" as that term is defined in Section 3(b)(1) of the Act.employment of residents in all and operation. Residents have a right to organize and elect a proper procedures are followed, management contract with the HA.i d entify appropriate opportunities for contracting with a resident management corporation. Potential benefits of resident-managed entities include improved quality of life, experiencing the dignity of meaningful work, enabling residents to choose where they want to live, and meaningful participation in the management contract with the HA.	provided by subpart C.	~ +	
defined in 24 CFR part 5.achieve self- sufficiency and independence.opportunities for contracting with a resident management corporation. Potential benefits of resident-managed entities include improved quality of life, experiencing the dignity of meaning as that provided for "low-income housing project" as that term is defined in Section 3(b)(1) of the Act.achieve self- sufficiency and independence.opportunities for contracting with a resident managed entities include improved quality of life, experiencing the dignity of meaningful work, enabling residents to choose where they want to live, and meaningful participation. Residents have a right to organize and elect a resident council to represent their interests. As long as proper procedures are followed, the HA shall recognize the duly a management contract with the HA.Spect of a HA's overall mission and operation. Residents have a right to organize and elect a proper procedures are followed, the HA shall recognize the duly a management contract with the HA.opportunities for contracting with a resident management.defined in Section 3(b)(1) of the Act.resident council to represent their interests. As long as proper procedures are followed, the HA shall recognize the duly a management contract with the HA.Spect to the requirements of this part and other requirements imposed on	Public Housing Agency (PHA) is		
Public housing developmentindependence.with a resident managementPublic housing developmentindependence.with a resident management(Development). The term§ 964.11 HUD policy on tenantof resident-managed entities"development" has the sameparticipation.include improved quality of life,meaning as that provided forHUD promotes residentexperiencing the dignity of"low-income housing project"participation and the activeexperiencing the dignity ofas that term is defined insapects of a HA's overall missionresidents to choose where theySection 3(b)(1) of the Act.aspects of a HA's overall missionwant to live, and meaningfulperformance of one or moreresident council to representmanagement of the housingor more projects by a residentproper procedures are followed,§ 964.16 HUD role in activitiesa management contract withelected resident council to§ 964.16 HUD role in activitiesa management contract withparticipate fully through a(a) General. Subject to theworking relationship with theother requirements imposed on			
Public housing development (Development). The term "development" has the same meaning as that provided for "low-income housing project" as that term is defined in Section 3(b)(1) of the Act.Corporation. Potential benefits of resident management. The performance of one or more management activities for one or more projects by a resident management contract with the HA.corporation. Potential benefits of resident meaning substruct participation and the active participation and the active aspects of a HA's overall mission and operation. Residents have a right to organize and elect a proper procedures are followed, the HA shall recognize the duly elected resident council to participate fully through a working relationship with theSotenal benefits of resident. Potential benefits of resident.Public housing project as that term is defined in section 3(b)(1) of the Act.S 964.16 HUD role in activities under this part.Resident management. The performance of one or more or more projects by a resident management contract with the HA shall recognize the duly elected resident council to participate fully through a working relationship with theS 964.16 HUD role in activities under this part.	defined in 24 Cr k part 5.	<u>^</u>	
(Development).The term§ 964.11 HUD policy on tenantof resident-managed entities"development" has the sameparticipation.include improved quality of life,meaning as that provided forHUD promotes residentexperiencing the dignity of"low-income housing project"participation and the activeexperiencing the dignity ofas that term is defined insection 3(b)(1) of the Act.participation. Residents in allresidents to choose where theywant to live, and meaningfulaperticipation. Residents haveparticipation in theparticipation in themanagement activities for onearight to organize and elect amanagement of the housingdevelopment.management corporation underproper procedures are followed,§ 964.16 HUD role in activitiessuder this part.a management contract withelected resident council togarticipate fully through aworking relationship with theother requirements of this part and	Public housing development	macpenaence.	÷
"development" has the same meaning as that provided for "low-income housing project" as that term is defined in Section 3(b)(1) of the Act.participation and the active participation and the active involvement of residents in all aspects of a HA's overall mission and operation. Residents have a right to organize and elect a resident council to represent their interests. As long as proper procedures are followed, the HA shall recognize the duly elected resident council to participate fully through a working relationship with theinclude improved quality of life, experiencing the dignity of meaningful work, enabling residents to choose where they want to live, and meaningful participation in the management of the housing development.		8 964 11 HUD policy on tenant	-
meaning as that provided for "low-income housing project" as that term is defined in Section 3(b)(1) of the Act.HUD promotes resident residents in all aspects of a HA's overall mission and operation. Residents have a right to organize and elect a resident council to represent their interests. As long as proper procedures are followed, the HA shall recognize the duly s 964.16 HUD role in activities under this part.experiencing the dignity of meaningful work, enabling residents to choose where they want to live, and meaningful participation in the management activities for one or more projects by a resident the HA shall recognize the duly a management contract with the HA.HUD promotes resident proper procedures are followed, the HA shall recognize the duly a working relationship with theexperiencing the dignity of meaningful work, enabling residents to choose where they want to live, and meaningful participate fully through a working relationship with the			-
"low-income housing project"participation and the active involvement of residents in all aspects of a HA's overall mission and operation. Residents have a right to organize and elect a resident council to represent their interests. As long as proper procedures are followed, the HA shall recognize the duly elected resident council to participate fully through a working relationship with themeaningful work, enabling residents to choose where they want to live, and meaningful participation in the management of the housing development.			
as that term is defined in Section 3(b)(1) of the Act.involvement of residents in all aspects of a HA's overall mission and operation. Residents have a right to organize and elect a resident council to represent their interests. As long as proper procedures are followed, the HA shall recognize the duly elected resident council to spects of the HA shall recognize the duly a management contract with the HA.residents to choose where they want to live, and meaningful participation in the management of the housing development.as that term is defined in spects of a HA's overall mission and operation. Residents have resident council to represent their interests. As long as proper procedures are followed, the HA shall recognize the duly elected resident council to participate fully through a working relationship with thespects of a HA's overall mission participate fully through a other requirements imposed on			
Section 3(b)(1) of the Act.aspects of a HA's overall mission and operation. Residents have a right to organize and elect a resident council to represent their interests. As long as proper procedures are followed, the HA shall recognize the duly elected resident council to the HA.want to live, and meaningful participation in the management of the housing development.Section 3(b)(1) of the Act.aspects of a HA's overall mission and operation. Residents have a right to organize and elect a resident council to represent their interests. As long as proper procedures are followed, the HA shall recognize the duly elected resident council to participate fully through a working relationship with thewant to live, and meaningful participate fully through a other requirements imposed on			
and operation. Residents have a right to organize and elect a performance of one or more management activities for one or more projects by a resident management corporation under the HA shall recognize the duly elected resident council to participate fully through a working relationship with theparticipate fully participate fully participate fully the requirements imposed on			-
Resident management. The a right to organize and elect a performance of one or more more projects by a resident their interests. As long as or more projects by a resident proper procedures are followed, a management corporation under the HA shall recognize the duly elected resident council to the participate fully through a working relationship with the other requirements imposed on the requ		~	÷
performance of one or more resident council to represent development. management activities for one their interests. As long as or more projects by a resident proper procedures are followed, so 964.16 HUD role in activities under this part. a management contract with the HA shall recognize the duly elected resident council to participate fully through a working relationship with the other requirements imposed on	Resident management. The	<u>^</u>	* *
management activities for one or more projects by a resident management corporation under the HA shall recognize the duly elected resident council to participate fully through a working relationship with the§ 964.16 HUD role in activities 	-		
or more projects by a resident proper procedures are followed, § 964.16 HUD role in activities under this part. a management contract with the HA shall recognize the duly elected resident council to participate fully through a working relationship with the other requirements imposed on	~	<u>^</u>	1
management corporation under a management contract with the HA.the HA shall recognize the duly elected resident council to 	-	-	§ 964.16 HUD role in activities
a management contract with elected resident council to (a) General. Subject to the participate fully through a working relationship with the other requirements imposed on		· · ·	
the HA. participate fully through a requirements of this part and working relationship with the other requirements imposed on			
working relationship with the other requirements imposed on	-		
Resident management HA. HUD encourages HAs and HAs by the ACC, statute or		working relationship with the	other requirements imposed on
	Resident management	HA. HUD encourages HAs and	HAs by the ACC, statute or

of resident participation including resident management are local decisions to be made jointly by resident councils/resident management corporations and their HAs. HUD will promote tenant participation and tenant opportunities programs, and will provide additional guidance, as necessary and	council/resident management corporation. (4) A HA shall provide the residents or any resident council with current information concerning the HA's policies on tenant participation in management.	shall require the parties (with or with out direct HUD participation) to undertake or to resume negotiations on an agreement. If no resolution is achieved within 90 days from the date HUD required the parties to undertake or resume such negotiations, HUD shall serve notice on both parties that administrative remedies have
appropriate. In addition, HUD will endeavor to provide technical assistance in connection with these initiatives. (b) Monitoring. HUD shall	resident council office space and meeting facilities, free of charge, preferably within the development it represents. If	been exhausted (except that, pursuant to mutual agreement of the parties, the time for negotiations may be extended by no more than an additional 30 days).
ensure that the requirements under this part are operating efficiently and effectively. § 964.18 HA role in activities under subparts B & C.	space available, a request to approve a vacant unit for this non-dwelling use will be considered on a case-by-case basis.	(7) In no event shall HUD or a HA recognize a competing resident council once a duly elected resident council has been established. Any funding of resident activities and
 (a) HAs with 250 units or more. (1) A HA shall officially recognize a duly elected resident council as the sole representative of the residents it 	(6) If requested, a HA shall negotiate with the duly elected resident council on all uses of community space for meetings, recreation and social services and other resident participation	resident input into decisions concerning public housing operations shall be made only through the officially recognized resident council.
	activities pursuant to HUD guidelines. Such agreements shall be put into a written document to be signed by the HA and the resident council. If	-
	8	
	appeal with HUD, setting out the circumstances and providing copies of relevant materials evidencing the resident council's efforts to negotiate a written agreement. HUD shall	residents to ensure that residents have input, and are aware and actively involved in HA management-resident council decisions and activities. (10) The HA and resident council shall put in writing in

Understanding the elements of	management.	councils may actively participate
their partnership agreement and	_	through a working partnership
it shall be updated at least once	(iv) In no event shall HUD or a	with the HA to advise and assist
every three (3) years.		in all aspects of public housing
every mice (5) years.	competing resident council once	operations.
(11) The HA in collaboration	a duly elected resident council	operations.
	<u>^</u>	C 0(4105 Dala of the
with the resident councils, shall	has been established. If a duly	§ 964.105 Role of the
assume the lead role for	elected resident council has	-
assuring maximum		council.
opportunities for skills training	changes concerning public	
for public housing residents. To	÷ .	~
the extent possible, the training	made only through the officially	come together to form an
resources should be local to	recognized resident council.	organization which can
ensure maximum benefit and		represent the interest of
on-going access.	§ 964.30 Other Program	residents residing in units under
	requirements.	a HA's jurisdiction. This can be
(b) HAs with fewer than 250	~	accomplished by the presidents
units.	set forth in 24 CFR part 5, the	of duly elected resident councils
	following Federal requirements	forming an organization, by
(1) HAs with fewer than 250	- ^	resident councils electing a
units of public housing have the	(a) Affirmative Outreach.	representative to the
	(a) Ammative Outreach.	*
option of participating in		organization, or through
programs under this part.		jurisdiction-wide elections. If
	Housing Marketing Program	<u>^</u>
(2) HAs shall not deny residents	requirements of 24 CFR part	-
the opportunity to organize. If	200, subpart M and the	HA shall recognize it as the
the residents decide to organize	implementing regulations at 24	voice of authority-wide
and form a resident council, the	CFR part 108; and	residents for input into housing
HA shall comply with the		authority policy making.
following:	(2) The fair housing advertising	
	and poster guidelines at 24 CFR	(b) Function. The jurisdiction-
(i) A HA shall officially	parts 109 and 110.	wide council may advise the
recognize a duly elected	^	Board of Commissioners and
resident council as the sole	(b) Title II of the Americans	executive director in all areas of
	with Disabilities Act of 1990 (42	
-	U.S.C. 12131) and	· · ·
	implementing regulations at 28	
activities.	CFR part 35.	maintenance, security, resident
activities.	CFR part 55.	training, resident employment,
	Colored D. Transad Destision disc	
	Subpart B-Tenant Participation	social services and
residents, a HA shall provide		modernization priorities.
appropriate guidance to	5	
	council.	(c) Cooperation with other
establishing and maintaining a		groups. There shall be regularly
resident council.		scheduled meetings between
	and resident satisfaction and	the HA and the local duly
(iii) A HA shall provide the	participate in self-help	elected resident council, and the
residents or any resident council	initiatives to enable residents to	jurisdiction-wide resident
with current information	create a positive living	council to discuss problems,
	environment for families living	~
tenant participation in		-

§ 964.115 Resident council	to hold a recall election. This	(b) It may be established by
requirements.		more than one resident council,
A resident council shall consist		so long as each such council:
of persons residing in public		
housing and must meet each of	1	(1) Approves the establishment
the following requirements in	(c) It must have a	
order to receive official		x
recognition from the HA/HUD,	<u>^</u>	(2) Has representation on the
and be eligible to receive funds		
for resident council activities,		
and stipends for officers for their		•
related costs for volunteer work	board members.	(c) It shall have an elected
in public housing:		Board of Directors, and elections
	The voting membership must	must be held at least once every
(a) It may represent residents	consist of heads of households	
residing:	(any age) and other residents at	
C		(d) Its by-laws shall require the
(1) In scattered site buildings;	-	Board of Directors to include
		resident representatives of each
(2) In areas of contiguous row		resident council involved in
houses; or	council represents.	establishing the corporation;
		include qualifications to run for
(3) In one or more contiguous	§ 964.117 Resident council	office, frequency of elections,
buildings;	partnerships <u>.</u>	procedures for recall, and term
C	A resident council may form	
(4) In a development; or	partnerships with outside	
	~ ~ ~	(e) Its voting members shall be
(5) In a combination of these		heads of households (any age)
buildings or developments;		and other residents at least 18
		years of age and whose name
(b) It must adopt written		appears on the lease of a unit in
procedures such as by-laws, or a	such outside organizations do	the public housing represented
constitution which provides for	not become the governing	by the resident management
the election of residents to the	entity of the resident council.	corporation;
governing board by the voting	_	
membership of the residents	§ 964.120 Resident	(f) Where a resident council
residing in public housing,	management corporation	already exists for the
described in paragraph (b) of	requirements.	development, or a portion of
this section, on a regular basis	A resident management	the development, the resident
but at least once every three (3)	corporation must consist of	management corporation shall
years. The written procedures	residents residing in public	be approved by the resident
must provide for the recall of	housing and have each of the	council board and a majority of
the resident board by the voting	following characteristics in	the residents. If there is no
membership. These provisions	order to receive official	resident council, a majority of
		the residents of the public
other expression of the voting	HUD:	housing development it will
membership's desire for a recall		represent must approve the
	(a) It shall be a non-profit	establishment of such a
percentage of voting	organization that is validly	corporation for the purposes of
membership ("threshold") who	incorporated under the laws of	managing the project; and
must be in agreement in order	the State in which it is located;	

	I., ., ., I	
	resident council shall use an	
resident management		1
<u> </u>	oversee elections and recall	-
-	procedures.	rendered for resident
corporation meets the		participation in public housing.
requirements of this part for a	(a) Resident councils shall	
resident council.	adhere to the following	(c) HAs shall monitor the
	minimum standards regarding	- -
§ 964.125 Eligibility for resident	election procedures:	and shall establish a procedure
council membership.		to appeal any adverse decision
(a) Any member of a public	(1) All procedures must assure	relating to failure to satisfy HUD
housing household whose name	fair and frequent elections of	minimum standards. Such
is on the lease of a unit in the	resident council membersat	appeal shall be submitted to a
public housing development	least once every three years for	jointly selected third-party
and meets the requirements of	each member.	arbitrator at the local level. If
the by- laws is eligible to be a		costs are incurred by using a
member of a resident council.	(2) Staggered terms for resident	third-party arbitrator, then such
The resident council may	council governing board	costs should be paid from the
establish additional criteria that	members and term limits shall	HAs resident services funds
are non-discriminatory and do	be discretionary with the	pursuant to § 964.150.
not infringe on rights of other	resident council.	
residents in the development.		§ 964.135 Resident involvement
Such criteria must be stated in	(3) Each resident council shall	in HA management operations.
the by-laws or constitution as	adopt and issue election and	Residents shall be involved and
appropriate.	recall procedures in their by-	participate in the overall policy
	laws.	development and direction of
(b) The right to vote for resident		Public Housing operations.
council board shall be limited to	(4) The election procedures	
designated heads of households	shall include qualifications to	(a) Resident management
(any age) and other members of	run for office, frequency of	
the household who are 18 years	elections, procedures for recall,	contract with HAs to perform
or older whose name appears	and term limits if desired.	one or more management
on the lease of a unit in the		functions provided the resident
public housing development	(5) All voting members of the	
represented by the resident		
council.	given sufficient notice (at least	6
	-	perform the management
(c) Any qualified voting		functions and provided the
	include a description of election	
who meets the requirements	_	licensing requirements.
described in the by-laws and is	~ ~ ~	÷ ,
in compliance with the lease	_	(b) Residents shall be actively
may seek office and serve on		involved in a HA's decision-
<u>^</u>	(b) If a resident council fails to	
board.	satisfy HUD minimum standards	
coura.	for fair and frequent elections,	
§ 964.130 Election procedures	or fails to follow its own	-
and standards.	election procedures as adopted,	-
	HUD shall require the HA to	
	withdraw recognition of the	
	resident council and to withhold	
		responsibility for management

Tenant Council Election Manual

operations, it shall ensure	(a) Resident training	making or supervisory positions
	opportunities. HUD encourages	
all issues and facets of its		
	residents, the HA and HUD, as	§ 964.150 Funding tenant
· · · ·	well as with the public and non-	
	profit sectors to provide training	· · ·
	opportunities for public housing	
resident councils.	residents. The categories in	
	which training could occur	-
(d) A HA shall work in	include, but are not limited to:	
partnership with the duly		(1) The HA shall provide fund it
elected resident councils.	(1) Community organization	
	and leadership training;	duly elected resident council at
(e) HAs, upon request from the		each development and/or those
	(2) Organizational development	jurisdiction-wide councils
shall ensure that the duly		eligible to receive the resident
elected resident council officers	Management Corporations and	portion of the tenant services
as defined in subpart B of this	duly elected Resident Councils;	account to use for resident
part, and other residents in the		participation activities. This
development are fully trained	(3) Public housing policies,	shall be an addition to the
and involved in developing and	programs, rights and	Performance Funding System
implementing Federal programs	responsibilities training; and	(PFS), as provided by 24 CFR
including but not limited to		part 990, to permit HAs to fund
Comprehensive Improvement	(4) Business entrepreneurial	\$25 per unit per year for units
Assistance Program (CIAP),	training, planning and job skills.	represented by duly elected
Comprehensive Grant Program,		resident councils for resident
Urban Revitalization	(b) Local training resources.	services, subject to the
Demonstration, Drug	HUD encourages the use of local	availability of appropriations.
Elimination, and FIC.	training resources to ensure the	Of this amount, \$15 per unit
	ongoing accessibility and	per year would be provided to
	availability of persons to provide	fund tenant participation
	training and technical	1
	assistance. Possible training	
development through education		councils and/or jurisdiction-
and direct participation in all		wide councils and \$10 per unit
phases of the budgetary process.	(1) Resident organizations;	per year would be used by the
		HA to pay for costs incurred in
(g) Resident council officers	(2) Housing authorities;	carrying out tenant
shall be encouraged to become		participation activities under
	(3) Local community colleges,	subpart B of this part, including
screening and selection process	vocational schools; and	the expenses for conducting
for prospective residents at the		elections, recalls or arbitration
~	(4) HUD and other Federal	
-	agencies and other local public,	subpart B. This will guarantee
selection functions must be	- -	~
trained by the HA in resident	organizations.	create a bona fide partnership
screening and selection and	CO(4.145.Conflict of intervi	among the duly elected resident
must sign a legal document		councils, the HA and HUD.
committing to confidentiality.	Resident council officers can not	
§ 964.140 Resident training.	serve as contractors or employees if they are in policy	jurisdiction-wide councils exist,
8 704.140 Resident training.	employees it mey are in policy	ine distribution will be agreed

upon by the HA and the respective councils. (2) If funds are available through appropriations, the HA	resident council expenses	requirements of this subpart do
must provide tenant services funding to the duly elected resident councils regardless of the HA's financial status. The resident council funds shall not be impacted or restricted by the HA financial status and all said	stipends are not to be construed as salaries and should not be included as income for calculation of rents, and are not	 (1) Located in a State that requires the members of a governing board to be salaried and to serve on a full-time basis; or (2) Not governed by a
funds must be used for the purpose set forth in subparts B and C of this part.	to a duly elected resident council may be made only	definitions.
(3) The HA and the duly elected resident council at each development and/or those jurisdiction-wide councils shall	between the HA and a resident council, which includes a resident council budget and	definitions apply to this subpart only:
collaborate on how the funds will be distributed for tenant participation activities. If disputes regarding funding decisions arise between the parties, the matter shall be	stability in the operation of the	assisted means a public housing resident or a recipient of housing assistance in the tenant-based section 8 program. Direct assistance does not
referred to the Field Office for intervention. HUD Field Office shall require the parties to undertake further negotiations to resolve the dispute. If no	local development. The agreement must require the local resident council to account to the HA for the use of the funds and permit the HA to	housing assistance or Section 8 project-based assistance.
resolution is achieved within 90 days from the date of the Field Office intervention, the Field Office shall refer the matter to	inspect and audit the resident council's financial records related to the agreement.	resident is a person: (1) Who is directly assisted by a public housing agency;
HUD Headquarters for final resolution. (b) Stipends.	<u>Subpart E-Resident Board</u> <u>Members</u> § 964.405 Applicability. (a) General. Except as described	(2) Whose name appears on the lease; and(3) Is eighteen years of age or older.
provide stipends to resident council officers who serve as volunteers in their public housing developments. The amount of the stipend, up to \$200 per month/per officer, shall be decided locally by the	in paragraph (b) of this section, this subpart applies to any public housing agency that has a public housing annual contributions contract with HUD or administers tenant- based rental assistance under section 8 of the United States	Governing board. Governing board means the board of directors or similar governing body of a public housing agency. Resident board member. A resident board member is a
Subject to appropriations, the stipends will be funded from the		member of the governing board who is directly assisted by that public housing agency.

§ 964.415 Resident board members.	membership that are solely applicable to residents.	this section; and
(a) General. Except as provided		(4) Repeats the requirements of $(x)(2)$ and $(x)(2) = 1$
in §§ 964.405(b) and 964.425, the membership of the	§ 964.420 Resident board member may be elected.	paragraphs (a)(2) and (a)(3) of this section at least once every
governing board of each public	<u>^</u>	year.
housing agency must contain	assisted by a public housing	1
not less than one eligible	agency may elect a resident	(b) Public housing agencies that
resident board member.	board member if provided for in	only administer Section 8
(b) Resident board member no	the public housing agency plan, adopted in accordance with 24	assistance. A public housing agency that has no public
longer directly assisted.	CFR part 903.	housing units, but administers
		Section 8 tenant-based
(1) A resident board member		assistance, is eligible for the
who ceases to be directly	public housing agency must	exception described in
assisted by the public housing agency is no longer an "eligible	~	paragraph (a) of this section, regardless of the number of
resident" as defined in §	nominations and elections. The	Section 8 vouchers it
964.410.	notice should include a	administers.
	description of the election	
(2) Such a board member may	procedures, eligibility	(c) Failure to meet
be removed from the PHA board for that cause, where	nominations and elections. Any	requirements for exception. A public housing agency that is
such action is permitted under	election procedures devised by	otherwise eligible for the
State or local law.	the public housing agency must	exception described in
	facilitate fair elections.	paragraphs (a) and (b) of this
(3) Alternatively, the board		section, but does not meet the
member may be allowed to complete his/her current term	§ 964.425 Small public housing agencies.	three conditions described in paragraphs (a)(2) through
as a member of the governing	8	(a)(4) of this section, must
board. However, the board		comply with the requirements
member may not be re-	any public housing agency that:	of this subpart.
appointed (or re-elected) to the		
serving as the statutorily	(1) Has less than 300 public housing units (or has no public	§ 964.430 Nondiscrimination. (a) Membership status
required resident board		(a) Weinbership status
member.		(1) General. A resident board
		member is a full member of the
	notice to the resident advisory	governing board.
- · ·	board of the opportunity for residents to serve on the	(2) Resident participation must
qualifications for board		include matters regarding
membership also apply to	8	Federal public housing and
	(3) Has not been notified of the	Section 8 tenant-based
_	intention of any resident to	assistance. A resident board
	participate on the governing board within a reasonable time	member must be allowed to
-	(which shall not be less than 30	the administration, operation,
-	days) of the resident advisory	and management of Federal
	board receiving the notice	
requirements for board	described in paragraph (a)(3) of	Section 8 tenant-based rental

assistance programs. This rule	the scope of resident member	member from participating in
does not extend to matters that:	involvement to matters not	any matter before the governing
	required under paragraph (a)(2)	board on the grounds that the
(i) Exclusively relate to other	of this section.	resident board member's lease
types of housing assistance		with the public housing agency,
(such as State financed housing	(b) Residence status. A	or the resident board member's
assistance); or	governing board may not	status as a public housing
	· · · ·	resident or recipient of Section 8
(ii) Do not involve housing	serving on the governing board	tenant-based assistance, either
assistance (as may occur where	because that person is a resident	results or may result in a
the city or county governing	of a public housing project or is	conflict of interest, unless the
body also serves as the PHA	assisted under section 8 of the	matter is clearly applicable to
board).	United States Housing Act of	the resident board member only
	1937 (42 U.S.C. 1437f).	in a personal capacity and
(3) Public housing agency may		applies uniquely to that
<u> </u>	(c) Conflict of interest. A	- ^
participation. A public housing	governing board may not	residents or to a subcategory of
agency may choose to expand	exclude any resident board	residents.

B. SECTION 8 HOUSING :	by the Secretary under the	limitation in paragraph (b) of
TITLE 24, PART 245.5 OF THE	National Housing Act (12 U.S.C.	this section, only the provisions
CODE OF FEDERAL	17011715z-20); and	of subparts A and C of this part
REGULATIONS	(ii) Is assisted under:	and of subpart D of this part for
	(A) Section 236 of the National	
Subpart AGeneral Provisions	Housing Act (12 U.S.C.	conversion of a project from
Subpart BTenant	1715z-1);	project-paid utilities to
Organizations	(B) The Section 221(d)(3) BMIR	
orgunizations	Program;	reduction in tenant utility
[Code of Federal Regulations]	0	allowances, apply to a
[Title 24, Volume 2]	Program;	mortgagor of such a project;
[Revised as of April 1, 2002]	(D) The Section 8 Loan	
From the U.S. Government		project-based assistance under
Printing Office		section 8 of the United States
[CITE: 24CFR245.5]	-	Housing Act of 1937 (this
[CITE, 24CFR249.9]	Supplement Program assistance;	-
	~ ~ ·	-
PART 245		tenant participation in PHAs
Tenant Participation in	project. The project	that administer such
Multifamily Housing Projects	(i) Before being acquired by the	
	Secretary, was assisted under:	(5) The project receives
Subpart AGeneral Provisions	()	enhanced vouchers under the
Sec. 245.5 Purpose.	Housing Act (12 U.S.C.	Low-Income Housing
The purpose of this part is to	1715z-1);	Preservation and Resident
recognize the importance and		Homeownership Act of 1990,
benefits of cooperation and	Program;	the provisions of the Emergency
participation of tenants in	(C) The Rent Supplement	-
creating a suitable living	Program; or	Preservation Act of 1987, or the
environment in multifamily		Multifamily Assisted Housing
housing projects and in		Reform and Affordability Act of
contributing to the successful		1997, as amended;
operation of such projects,		(6) The project receives
including their good physical	Supplement Program; and	assistance under the Section
condition, proper maintenance,		202 Direct Loan program or the
security, energy efficiency, and		Section 202 Supportive Housing
control of operating costs.	held by the Secretary and an	
	agreement to maintain the low-	
Sec. 245.10 Applicability of	and moderate-income character	assistance under the Section
part.	of the project;	811 Supportive Housing for
(a) Except as otherwise	(3) State or local housing	Persons with Disabilities
expressly limited in this section,	finance agency project. The	program.
this part applies in its entirety to	project receives assistance under	(b) Limitation for cooperative
a mortgagor of any multifamily	section 236 of the National	mortgagor. Only the provisions
housing project that meets the	Housing Act (12 U.S.C.	of subparts A and C of this part
following	1715z-1) or the Rent	apply to a mortgagor of any
(1) Project subject to HUD	Supplement Program	multifamily housing project
insured or held mortgage under	administered through a State or	described in paragraph (a) of
the National Housing Act. The	local housing finance agency,	this section if the mortgagor is a
project has a mortgage that	but does not have a mortgage	cooperative housing corporation
(i) Has received final	insured under the National	
endorsement on behalf of the		
	Secretary. Subject to the further	

means the assistance program	time periods following service of	owners, management, and their
authorized by section 101 of the	notice, service is effected, in the	representatives.
Housing and Urban	case of service by delivery,	
Development Act of 1965 (12	· · · · ·	Sec. 245.115 Protected
U.S.C. 1701s).	delivered or mailed and, in the	activities.
Section 8 LMSA Program means		(a) Owners of multifamily
the Section 8 Loan	*	housing projects covered under
Management Set-Aside Program	posted.	Sec. 245.10, and their agents,
implemented under 24 CFR part		must allow tenants and tenant
886, subpart A.	Subpart BTenant	organizers to conduct the
Section 221(d)(3) BMIR	Organizations	following activities related to
Program means the		the establishment or operation
	e	of a tenant organization:
	organize.	-
mortgage insurance program		(1) Distributing leaflets in lobby
under section 221(d)(3) and the	- -	
proviso of section 221(d)(5) of	housing project covered under	(2) Placing leaflets at or under
the National Housing Act (12	Sec. 245.10 have the right to	tenants' doors;
U.S.C. 17151(d)(3) and	establish and operate a tenant	(3) Distributing leaflets in
1715l(d)(5)).	organization for the purpose of	
· · · · · · (\ (\ /) · · · · · · · · · · · · · · · · · ·	addressing issues related to their	
Sec. 245 15 Notice to tenents	-	
Sec. 245.15 Notice to tenants.	living environment, which	
(a) Whenever a mortgagor is		(5) Conducting door-to-door
required under subparts D or E	conditions of their tenancy as	surveys of tenants to ascertain
of this part to serve notice on	well as activities related to	interest in establishing a tenant
the tenants of a project, the	housing and community	organization and to offer
notice must be served by	development.	information about tenant
delivery, except, for a high-rise	~	organizations;
project, the notice may be		(6) Posting information on
- · ·	-	
served either by delivery or by	-	bulletin boards;
posting. If service is made by		
delivery, a copy of the notice	projects covered under Sec.	participate in tenant
must be delivered directly to	245.10, and their agents, must:	organization activities;
each unit in the project or	(a) Recognize legitimate tenant	(8) Convening regularly
mailed to each tenant. If service	organizations; and (b) Give	scheduled tenant organization
is made by posting, the notice	-	
must be posted in at least three		
conspicuous places within each		manner that is fully
	_	
building in which the affected		independent of management
dwelling units are located and,		representatives. In order to
during any prescribed tenant	organizations.	preserve the independence of
period, in a conspicuous place at	A tenant organization is	tenant organizations,
the address stated in the notice	legitimate if it has been	management representatives
where the materials in support	-	
of the mortgagor's proposed	~	unless invited by the tenant
action are to be made available		
		-
for inspection and copying.	the purpose described in Sec.	meetings to discuss a specific
Posted notices must be	, 0 1,	issue or issues; and
maintained intact and in legible	* * * * * * * * * * * * * * * * * * *	() · · · · · · · · · · · · · · · · · ·
form during any prescribed	representative of all residents in	owner's requests for:
notice period.	the development, and is	(i) Rent increases;
(b) For purposes of computing	~	(ii) Partial payment of claims;

project-based paid utilities to tenant-paid utilities; (iv) A reduction in tenant utility allowances; (v) Converting residential units non-residential use. to cooperative housing, or condominiums; (vi) Major capital additions; and (vii) Prepayment of loans. (b) In addition to the activities listed in paragraph (a) of this section, owners of multifamily housing projects covered under Sec. 245.10, and their agents, must allow tenants and tenant organizers to conduct other reasonable activities related to the establishment or operation of a tenant organization. (c) Owners of multifamily housing projects and their agents shall not require tenants and tenant organizers to obtain prior permission before engaging in the activities permitted under paragraphs (a) and (b) of this section. Sec. 245.120 Meeting space. (a) Owners of multifamily housing projects covered under Sec. 245.10, and their agents, must reasonably make available the use of any community room or other available space appropriate for meetings that is part of the multifamily housing project when requested by: (c) (1) Tenants or a tenant organization and used for activities related to the operation of the tenant organization; or (2) Tenants seeking to establish tenant organizer must be may be liable for sanctions a tenant organization or accompanied by a tenant while under 24 CFR part 24. Such collectively address issues related to their environment.

(iii) The conversion from (b) Tenant and tenant of HUD organization meetings must be Assistance Training Grants accessible to persons with (``OTAG'') or other direct HUD disabilities, unless this is grants designed to enable impractical for reasons beyond recipients to provide education the organization's control. If the and outreach to tenants complex has an accessible concerning common area or areas, it will mark-to-market program (see not be impractical to make 24 CFR parts 401 and 402), who organizational meetings accessible to persons with as defined in the applicable disabilities.

> (c) Fees. An owner of a for the grant or other effective multifamily housing project grant document. covered under Sec. 245.10 may (2) If a multifamily housing charge a reasonable, customary project covered under Sec. and usual fee, approved by the 245.10 has a written policy Secretary as may normally be favoring canvassing, imposed for the use of such non-tenant tenant organizer facilities in accordance with must be afforded the same procedures prescribed by the privileges and rights of access as Secretary, for the use of other uninvited outside parties meeting space. An owner may in the normal course of waive this fee.

> Sec. 245.125 Tenant organizers. enforced, written policy against (a) A tenant organizer is a canvassing, the project shall be tenant or non-tenant who treated as if it has a policy assists tenants in establishing favoring canvassing. and operating a tenant organization, and who is not an Sec. 245.130 Tenants' rights employee or representative of not to be re-canvassed. current or prospective owners, A tenant has the right not to be managers, or their agents.

(b) Owners of multifamily wishes regarding participation housing projects covered under in a tenant organization. Sec. 245.10, and their agents, must allow tenant organizers to Sec. 245.135 Enforcement. assist tenants in establishing and (a) Owners of housing identified operating tenant organizations. in Sec. 245.10, and their agents, organizers. (1) If a multifamily (as defined in 24 CFR 24.105), housing project covered under who violate any provision of Sec. 245.10 has a consistently this subpart so as to interfere enforced, written policy against with the organizational and canvassing, then a non-tenant participatory rights of tenants, on the property of the sanctions may include: living multifamily housing project, (1) Debarment. A person who is except in the case of recipients debarred is prohibited from

Outreach and HUD's are conducting eligible activities Notice of Funding Availability

anv operations. If the project does not have a consistently

re-canvassed against his or her

Non-tenant tenant as well as any principals thereof

debarment are found at 24 CFR at 24 CFR part 24, subpart D. part 24, subpart C.

debarment may exist and

future participation in Federal immediate action is needed to generally up to 12 months. The programs for a period of time. protect the public interest. The specific rules and regulations The specific rules and specific rules and regulations relating to LDPs are found at 24 regulations relating to relating to suspension are found CFR subpart G.

(3) Limited Denial (2) Suspension. Suspension is a Participation. An LDP generally 24 CFR part 24) of these temporary action with the same excludes a person from future persons or entities. effect as debarment, to be taken participation in the Federal (c) The procedures in 24 CFR when there is adequate program under which the cause part 24 shall apply to actions evidence that a cause for arose. The duration of an LDP is under this subpart.

(b) These sanctions may also of apply to affiliates (as defined in

C. FAIR HOUSING:	(a) It is the policy of the United	(2) Prohibit a private club, not
TITLE 24, PART 100 OF THE	States to provide, within	in fact open to the public,
CODE OF FEDERAL	constitutional limitations, for	which, incident to its primary
REGULATIONS	fair housing throughout the	purpose or purposes, provides
	United States. No person shall	lodgings which it owns or
Subpart AGeneral	be subjected to discrimination	-
	because of race, color, religion,	commercial purpose, from
Subpart B		limiting the rental or occupancy
Discriminatory Housing	-	of such lodgings to its members
Practices		or from giving preference to its
	dwellings, in the provision of	
Subpart C		(3) Limit the applicability of any
Discrimination in Residential	availability of residential real	
Real Estate-Related Transactions	estate-related transactions.	Federal restrictions regarding
	(b) This part provides the	
Subpart D		occupants permitted to occupy a
Prohibition Against	the coverage of the Fair Housing	
Discrimination Because of	Act regarding discrimination	
Handicap		person because such person has
Subpart E		been convicted by any court of
Housing for Older Persons	services in connection therewith, and the availability	competent jurisdiction of the
fousing for order rensons	of residential real estate-related	÷.
Subpart F	transactions.	substance as defined in section
•	(c) Nothing in this part relieves	
Intimidation		Substances Act (21 U.S.C. 802).
	Federal or Federally-assisted	
[Code of Federal Regulations]	<u>^</u>	regarding discrimination based
[Title 24, Volume 1]		on familial status applies with
[Revised as of April 1, 2002]	buildings and dwellings.	respect to housing for older
From the U.S. Government	0 0	persons as defined in subpart E
Printing Office via GPO Access	Sec. 100.10 Exemptions.	of this part.
[CITE: 24CFR100.1]	(a) This part does not:	(c) Nothing in this part, other
	(1) Prohibit a religious	than the prohibitions against
PART 100	organization, association, or	discriminatory advertising,
Discriminatory Conduct under	society, or any nonprofit	applies to:
the Fair Housing Act	institution or organization	(1) The sale or rental of any
		single family house by an
Subpart AGeneral	controlled by or in conjunction	owner, provided the following
Sec. 100.1 Authority.	with a religious organization,	conditions are met:
This regulation is issued under		(i) The owner does not own or
the authority of the Secretary of	-	have any interest in more than
Housing and Urban		three single family houses at
Development to administer and	owns or operates for other than	<u>^</u>
enforce title VIII of the Civil	a commercial purpose to	
Rights Act of 1968, as amended	~ -	without the use of a real estate
by the Fair Housing		broker, agent or salesperson or
Amendments Act of 1988 (the	^ ^ ^	the facilities of any person in
Fair Housing Act).	-	the business of selling or renting
Sec 100.5 Scope		dwellings. If the owner selling
Sec. 100.5 Scope.	national origin;	the house does not reside in it

	or location thereon of any such building, structure or portion thereof. Familial status means one or more individuals (who have not attained the age of 18 years) being domiciled with (a) A parent or another person having legal custody of such individual or individuals; or (b) The designee of such parent or other person having such custody, with the written	residence, in providing sales or rental facilities or sales or rental services in two or more transactions involving the sale or rental of any dwelling or any interest therein; or (c) Is the owner of any dwelling designed or intended for occupancy by, or occupied by, five or more families. State means any of the several states, the District of Columbia, the Commonwealth of Puerto Rico, or any of the territories and possessions of the United
that is about to occur. Broker or Agent includes any person authorized to perform an action on behalf of another person regarding any matter related to the sale or rental of dwellings, including offers, solicitations or contracts and the administration of matters regarding such offers, solicitations or contracts or any residential real estate-related transactions. Discriminatory housing practice means an act that is unlawful under section 804, 805, 806, or 818 of the Fair Housing Act. Dwelling means any building, structure or portion thereof which is occupied as, or	has not attained the age of 18 years. Handicap is defined in Sec. 100.201. Person includes one or more individuals, corporations, partnerships, associations, labor organizations, legal representatives, mutual companies, joint-stock companies, joint-stock companies, trusts, unincorporated organizations, trustees, trustees in cases under title 11 U.S.C., receivers, and fiduciaries. Person in the business of selling or renting dwellings means any person who: (a) Within the preceding twelve months, has participated as principal in three or more transactions involving the sale or rental of any dwelling or any	 in Sec. 100.60(b)(3) and (4) would constitute a violation of Sec. 100.65(a) as well as Sec. 100.60(a). (b) It shall be unlawful to: (1) Refuse to sell or rent a dwelling after a bona fide offer has been made, or to refuse to negotiate for the sale or rental of a dwelling because of race, color, religion, sex, familial status, or national origin, or to

handicap.

(2) Discriminate in the terms, conditions or privileges of sale or rental of a dwelling, or in the provision of services or facilities in connection with sales or rentals, because of race, color, religion, sex, handicap, familial status, or national origin.

(3) Engage in any conduct relating to the provision of housing which otherwise makes unavailable or denies dwellings

to persons because of race, color, religion, sex, handicap, familial status, or national origin.

(4) Make, print or publish, or cause to be made, printed or published, any notice statement or advertisement with respect to the sale or rental of a dwelling that indicates any preference, limitation 01 discrimination because of race, color, religion, sex, handicap, familial status, or national origin, or an intention to make any such preference, limitation or discrimination.

(5) Represent to any person because of race, color, religion, sex, handicap, familial status, or national origin that a dwelling is not available for sale or rental when such dwelling is in fact available.

(6) Engage in blockbusting practices in connection with the sale or rental of dwellings because of race, color, religion, sex, handicap, familial status, or national origin.

(7) Deny access to or membership or participation in or to discriminate against any person in his or her access to or membership or participation in, any multiple-listing service, real facility relating to the business origin.

of selling or renting a dwelling (4) Using different qualification or in the terms or conditions or criteria or applications, or sale membership or participation, or rental standards because of race, color, religion, procedures, such as income sex, handicap, familial status, or standards, national origin.

Housing Act with respect to approval procedures or other persons with handicaps discussed in subpart D of this color, religion, sex, handicap, part.

Sec. 100.60 Unlawful refusal to (5) Evicting tenants because of sell or rent or to negotiate for their race, color, religion, sex, the sale or rental.

(a) It shall be unlawful for a national origin or because of the person to refuse to sell or rent a race, color, religion, sex, dwelling to a person who has handicap, familial status, or made a bona fide offer, because national origin of a tenant's of race, color, religion, sex, guest. familial status, or national origin or to refuse to negotiate with a Sec. 100.65 Discrimination in person for the sale or rental of a terms, conditions and privileges dwelling because of race, color, and in services and facilities. religion, sex, familial status, or (a) It shall be unlawful, because national origin, or to of race, color, religion, sex, discriminate against any person handicap, familial status, or in the sale or rental of a national origin, to impose dwelling because of handicap. (b) Prohibited actions under this privileges relating to the sale or section include, but are not rental of a dwelling or to deny limited to:

(1) Failing to accept or consider connection with the sale or a bona fide offer because of rental of a dwelling. race, color, religion, sex, (b) Prohibited actions under this handicap, familial status, or section include, but are not national origin.

(2) Refusing to sell or rent a (1) Using different provisions in dwelling to, or to negotiate for leases or contracts of sale, such the sale or rental of a dwelling as those relating to rental with, any person because of charges, security deposits and race, color, religion, sex, the terms of a lease and those handicap, familial status, or relating to down payment and national origin.

(3) Imposing different sales race, color, religion, sex, prices or rental charges for the handicap, familial status, or sale or rental of a dwelling upon national origin. any person because of race, (2) Failing or delaying estate brokers' assocation, or color, religion, sex, handicap, maintenance or repairs of sale other service organization or familial status, or national or rental dwellings because of

or application requirements, application fees, (c) The application of the Fair credit analysis or sale or rental is requirements, because of race, familial status, or national origin.

handicap, familial status, or

different terms, conditions or or limit services or facilities in

limited to:

closing requirements, because of

handicap, familial status, or paragraph (a) of this section, housing practice. national origin.

color, religion, sex, handicap, familial status, or national origin.

privileges, services or facilities associated with a dwelling handicap, familial status, or because of race, color, religion, sex, handicap, familial status, or national origin of an an owner, with him or her.

(5) Denying or limiting services of race, color, religion, sex, or facilities in connection with the sale or rental of a dwelling, refused to provide sexual favors.

sale and rental conduct.

(a) It shall be unlawful, because national origin, to restrict or connection with seeking, negotiating for, buying or renting a dwelling so as to national origin. perpetuate, or tend perpetuate, segregated housing particular section patterns, or to discourage or obstruct choices in development.

because of race, color, religion, national origin. provision of housing or of are not limited to: services and facilities connection therewith that adverse action against an sex, handicap, familial status, or otherwise makes unavailable or employee, broker or agent national origin, or an intention denies dwellings to persons.

which are generally referred to (2) Employing codes or other (3) Failing to process an offer as unlawful steering practices, for the sale or rental of a include, but are not limited to: dwelling or to communicate an (1) Discouraging any person offer accurately because of race, from inspecting, purchasing or renting a dwelling because of race, color, religion, sex, handicap, familial status, or (4) Limiting the use of national origin, or because of the race, color, religion, sex, national origin of persons in a community, neighborhood or development.

tenant or a person associated (2) Discouraging the purchase or rental of a dwelling because (3) Denying or delaying the handicap, familial status, or national origin, by exaggerating because a person failed or drawbacks or failing to inform any person of desirable features

of a dwelling or of a Sec. 100.70 Other prohibited community, neighborhood, or development.

(3) Communicating to any of race, color, religion, sex, prospective purchaser that he or handicap, familial status, or she would not be comfortable or compatible with existing attempt to restrict the choices of residents of a community, a person by word or conduct in neighborhood or development because of race, color, religion, sex, handicap, familial status, or

> to (4) Assigning any person to a of community, neighborhood or a development, or to a particular

community, neighborhood or floor of a building, because of (a) It shall be unlawful to make, race, color, religion, sex, (b) It shall be unlawful, handicap, familial status, or

sex, handicap, familial status, or (d) Prohibited activities relating national origin, to engage in to dwellings under paragraph any conduct relating to the (b) of this section include, but

because he or she refused to to make any such preference,

race, color, religion, sex, (c) Prohibited actions under participate in a discriminatory

devices to segregate or reject applicants, purchasers or renters, refusing to take or to show listings of dwellings in certain areas because of race, color, religion, sex, handicap, familial status, or national origin, or refusing to deal with certain brokers or agents because they or one or more of their clients are of a particular race, color, religion, sex, handicap, familial status, or national origin.

processing of an application made by a purchaser or renter or refusing to approve such a person for occupancy in a cooperative or condominium dwelling because of race, color, religion, sex, handicap, familial status, or national origin.

(4) Refusing to provide municipal services or property or hazard insurance for dwellings or providing such services or insurance differently because of race, color, religion, sex, handicap, familial status, or national origin.

Sec. 100.75 Discriminatory advertisements, statements and notices.

print or publish, or cause to be made, printed or published, any notice, statement o r advertisement with respect to the sale or rental of a dwelling which indicates any preference, limitation or discrimination in (1) Discharging or taking other because of race, color, religion,

limitation or discrimination. (b) The prohibitions in this section shall apply to all written or oral notices or statements by a person engaged in the sale or rental of a dwelling. Written notices and statements include any applications, fliers brochures, deeds, signs banners, posters, billboards or any documents used with respect to the sale or rental of a dwelling.

(c) Discriminatory notices, statements and advertisements include, but are not limited to: (1) Using words, phrases, photographs, illustrations, symbols or forms which convey that dwellings are available or not available to a particular group of persons because of race, color, religion, sex, handicap, familial status, or national origin.

(2) Expressing to agents, brokers, employees, prospective sellers or renters or any other persons a preference for or limitation on any purchaser or renter because of race, color, religion, sex, handicap, familial persons.

(3) Selecting media or locations for advertising the sale or rental of dwellings which deny particular segments of the housing market information about housing opportunities because of race, color, religion, sex, handicap, familial status, or national origin.

(4) Refusing to publish advertising for the sale or rental of dwellings or requiring different charges or terms for such advertising because of race, color, religion, sex, handicap, familial status, or status, or national origin. national origin.

(d) 24 CFR part 109 provides word or conduct, regarding information to assist persons to suitably priced dwellings advertise nondiscriminatory manner and rental, because of race, color, describes the matters the religion, sex, handicap, familial Department will review in status, or national origin. evaluating compliance with the (5) Providing false or inaccurate Fair Housing Act and investigating complaints availability of a dwelling for sale alleging discriminatory housing or rental to any person, practices involving advertising. including testers, regardless of

Sec. 100.80 Discriminatory representations on availability of dwellings.

(a) It shall be unlawful, because of race, color, religion, sex, Sec. 100.85 Blockbusting. handicap, familial status, or national origin, to provide (a) It shall be unlawful, for inaccurate o r information availability of dwellings for sale dwelling by representations or rental.

(b) Prohibited actions under this prospective entry into the section include, but are not neighborhood of a person or limited to:

(1) Indicating through words or color, religion, sex, familial conduct that a dwelling which is status, or national origin or with available for inspection, sale, or a handicap. rental has been sold or rented, (b) because of race, color, religion, discriminatory housing practice status, or national origin of such sex, handicap, familial status, or under this section it is not national origin.

> (2) Representing that covenants profit as long as profit was a or other deed, trust or lease factor for engaging in the provisions which purport to blockbusting activity. restrict the sale or rental of Prohibited actions under this dwellings because of race, color, section include, but are not religion, sex, handicap, familial limited to: status, or national origin (1) Engaging, for profit, in preclude the sale of rental of a conduct (including uninvited dwelling to a person. Enforcing covenants or other conveys to a person that a deed, trust, or lease provisions neighborhood is undergoing or which preclude the sale or is about to undergo a change in rental of a dwelling to any the race, color, religion, sex, person because of race, color, handicap, familial status, or religion, sex, handicap, familial national origin of persons

dwellings in a available for inspection, sale or

in information regarding the whether such person is actually seeking housing, because of the race, color, religion, sex, handicap, familial status, or national origin.

untrue profit, to induce or attempt to about the induce a person to sell or rent a regarding the entry or persons of a particular race,

> In establishing а necessary that there was in fact (c)

(3) solicitations for listings) which residing in it, in order to (4) Limiting information, by encourage the person to offer a

person to sell or rent a dwelling through assertions that the entry or prospective entry of persons of a particular race, color, religion, sex, familial status, or national origin, or with handicaps, can or will result in undesirable consequences for the project, neighborhood or community, such as a lowering of property values, an increase in criminal or antisocial behavior, or a decline in the quality of schools or other services or facilities. Sec. 100.90 Discrimination in the provision of brokerage services. (a) It shall be unlawful to deny any person access to or membership or participation in any multiple listing service, real estate brokers' organization, or facility relating to the business of selling or renting dwellings, or to discriminate against any person in the terms or conditions of such access, membership or participation, because of race, color, religion, sex, handicap, familial status, or national origin. (b) Prohibited actions under this section include, but are not limited to: (1) Setting different fees for access to or membership in a	real estate sales or rental organization because of race, color, religion, sex, handicap, familial status, or national origin. (4) Establishing geographic boundaries or office location or residence requirements for access to or membership or participation in any multiple listing service, real estate brokers' organization or other service, organization or facility relating to the business of selling or renting dwellings, because of race, color, religion, sex, handicap, familial status, or national origin. Sec. 100.110 Discriminatory practices in residential real estate-related transactions. (a) This subpart provides the Department's interpretation of the conduct that is unlawful housing discrimination under section 805 of the Fair Housing Act. (b) It shall be unlawful for any person or other entity whose business includes engaging in residential real estate-related transactions to discriminate against any person in making available such a transaction, or in the terms or conditions of such a transaction, because of race, color, religion, sex, handicap, familial status, or	 constructing, improving, repairing or maintaining a dwelling; or (2) Secured by residential real estate; or (b) The selling, brokering or appraising of residential real property. Sec. 100.120 Discrimination in the making of loans and in the provision of other financial assistance. (a) It shall be unlawful for any person or entity whose business includes engaging in residential real estate-related transactions to discriminate against any person in making available loans or other financial assistance for a dwelling, or which is or is to be secured by a dwelling, because of race, color, religion, sex, handicap, familial status, or national origin. (b) Prohibited practices under this section include, but are not limited to, failing or refusing to provide to any person, in connection with a residential real estate-related transaction, information regarding the availability of loans or other financial assistance, application requirements, procedures or standards for the review and approval of loans or financial assistance, or providing information which is inaccurate or different from that provided
(1) Setting different fees for	race, color, religion, sex, handicap, familial status, or national origin.	information which is inaccurate or different from that provided others, because of race, color, religion, sex, handicap, familial
national origin. (2) Denying or limiting benefits accruing to members in a real estate brokers' organization	estate-related transactions. The term residential real estate-related transactions means: (a) The making or purchasing of	Sec. 100.125 Discrimination in the purchasing of loans. (a) It shall be unlawful for any

debts or securities which support the purchase, construction, improvement, repair or maintenance of a dwelling, or which are secured by residential real estate, to refuse to purchase such loans. debts, or securities, or to impose different terms or conditions for such purchases, because of race, color, religion, sex, handicap, familial status, or national origin.

(b) Unlawful conduct under this section includes, but is not limited to:

(1) Purchasing loans or other debts or securities which relate to, or which are secured by dwellings in certain communities or neighborhoods but not in others because of the race, color, religion, sex, handicap, familial status, or national origin of persons in such neighborhoods 01 communities.

(2) Pooling or packaging loans or other debts or securities which relate to, or which are secured by, dwellings differently because of race, color, religion, sex, handicap, familial status, or national origin.

(3) Imposing or using different terms or conditions on the marketing or sale of securities issued on the basis of loans or other debts or securities which by, dwellings because of race, color, religion, sex, handicap, familial status, or national origin.

(c) This section does not prevent consideration, in the purchasing business necessity, including requirements of Federal law,

protection against default or respect to a dwelling, or fixing reduction of the value of the the amount, interest rate, security. Thus, this provision duration or other terms for a would n o t considerations employed in assistance for a dwelling or normal a n d transactions, provided that no real estate, because of race, such factor may in any way color, religion, sex, handicap, relate to race, color, religion, familial status, or national sex, handicap, familial status or origin. national origin.

the terms and conditions for in the selling, brokering, or making available loans or other appraising of residential real financial assistance.

person or entity engaged in the person or other entity whose making of loans or in the business includes engaging in provision of other financial the selling, brokering or assistance relating to the appraising of residential real purchase, improvement, repair or any person in making available maintenance of dwellings or such services, or in the which are secured by residential performance of such services, real estate to impose different because of race, color, religion, terms or conditions for the sex, handicap, familial status, or availability of such loans or national origin. other financial assistance (b) For the purposes of this because of race, color, religion, section, the term appraisal sex, handicap, familial status, or means an estimate or opinion of national origin.

section includes, but is not in a business context in limited to:

(1) Using different policies, financing or refinancing of a practices or procedures in dwelling or in connection with evaluating or in determining any activity that otherwise creditworthiness of any person affects the availability of a relate to, or which are secured in connection with the residential real estate-related provision of any loan or other transaction, whether the financial assistance for a appraisal is oral or written, or dwelling or for any loan or transmitted formally other financial assistance which informally.

is secured by residential real The appraisal includes all estate because of race, color, written comments and other of loans, of factors justified by religion, sex, handicap, familial documents submitted as support status, or national origin. (2) Determining the type of value.

preclude loan or other financial prudent which is secured by residential

Sec. 100.130 Discrimination in Sec. 100.135 Unlawful practices property.

(a) It shall be unlawful for any (a) It shall be unlawful for any construction, property to discriminate against

the value of a specified (b) Unlawful conduct under this residential real property made connection with the sale, rental, or

for the estimate or opinion of

relating to a transaction's loan or other financial (c) Nothing in this section financial security or to assistance to be provided with prohibits a person engaged in

the business of making or	constructing, improving,	files, or other residential real
-	repairing, or maintaining a	
residential real property from	· · ·	transaction records (e.g.,
	(2) Secured by residential real	
other than race, color, religion,		group meeting minutes or other
-		
-	Self-test means any program,	-
national origin.	~ ^ ^	for a decision to approve or
(d) Practices which are unlawful	<u>^</u>	deny a loan application, loan
	authorizes which is designed	
are not limited to, using an	and used specifically to	underwriting standards,
appraisal of residential real	determine the extent or	compensation records) and
property in connection with the	effectiveness of compliance with	information or data derived
	the Fair Housing Act. The	
	self-test must create data or	
	factual information that is not	
	available and cannot be derived	
	from loan files, application files,	reorganized to facilitate analysis.
		Sec. 100.142 Appropriate
		Sec. 100.143 Appropriate
	estate-related lending	
status or national origin.	c.	(a) The report or results of a
	includes, but is not limited to,	A 0
Sec. 100.140 General rules.		provided in this subpart if the
	(testers) or conducting surveys	
correction. The report or results	of applicants or customers, nor	appropriate corrective action to
of a self-test a lender voluntarily	is it limited to the	address likely violations
conducts or authorizes are	pre-application stage of loan	identified by the self-test.
privileged as provided in this	processing.	Appropriate corrective action is
subpart if the lender has taken		required when a self-test shows
-	Sec. 100.142 Types of	it is more likely than not that a
corrective action to address		violation occurred even though
	(a) The privilege under this	-
the self-test. Data collection		formally.
	(1) The report or results of the	*
governmental authority	· / ·	
-		(b) A lender must take action
	(2) Data or factual information	
voluntary.	created by the self-test;	cause and effect of the likely
	(3) Workpapers, draft	
subpart does not abrogate any		(1) Identify the policies or
evidentiary privilege otherwise		practices that are the likely
provided by law.		cause of the violation, such as
	conclusions if they directly	inadequate or improper lending
Sec. 100.141 Definitions.	result from the self-test report	policies, failure to implement
As used in this subpart:	or results.	established policies, employee
Lender means a person who	(b) The privilege does not cover:	conduct, or other causes; and
	(1) Information about whether	
00	a lender conducted a self-test,	
transaction.		determining which areas of
	of the self-test, the time period	-
	covered by the self-test or the	
making of a loan:	dates it was conducted;	practices, such as stages of the
-	(2) Loan files and application	
(1) For purchasing,	(2) Loan mes and application	I toan application process, types

of loans, or the particular branch where the likely violation has occurred. Generally, the scope of the self-test governs the scope of the appropriate corrective action. (c) Appropriate corrective action may include both prospective and remedial relief, except that to establish a privilege under this subpart: (1) A lender is not required to	(4) Developing outreach programs, marketing strategies, or loan products to serve more	privileged under this subpart as a defense to charges a lender violated the Fair Housing Act; or (3) Fails or is unable to produce self-test records or information needed to determine whether the privilege applies. (b) Disclosures or other actions undertaken to carry out appropriate corrective action do not cause the lender to lose the privilege.
 provide remedial relief to a tester in a self-test; (2) A lender is only required to provide remedial relief to an applicant identified by the self-test as one whose rights were more likely than not violated; (3) A lender is not required to provide remedial relief to a particular applicant if the statute of limitations applicable to the violation expired before the lender obtained the results of the self-test or the applicant is otherwise ineligible for such relief. (d) Depending on the facts involved, appropriate corrective action may include, but is not 	 appropriate corrective action is fact-based. Not every corrective measure listed in paragraph (d) of this section need be taken for each likely violation. (f) Taking appropriate corrective action is not an admission by a lender that a violation occurred. Sec. 100.144 Scope of privilege. The report or results of a self-test may not be obtained or used by an aggrieved person, complainant, department or agency in any: (a) Proceeding or civil action in which a violation of the Fair Housing Act is alleged; or (b) E x a m in a tion o r investigation relating to 	Subpart CDiscrimination in Residential Real Estate-Related <u>Transactions</u> Sec. 100.146 Limited use of privileged information. Notwithstanding Sec. 100.145, the self-test report or results may be obtained and used by an aggrieved person, applicant, department or agency solely to determine a penalty or remedy after the violation of the Fair Housing Act has been adjudicated or admitted. Disclosures for this limited purpose may be used only for the particular proceeding in which the adjudication or admission is made. Information disclosed under this section
offering to extend credit if the applications were improperly denied; compensating such persons for any damages, both o u t - o f - p o c k e t a n d compensatory; (2) Correcting any institutional policies or procedures that may have contributed to the likely violation, and adopting new policies as appropriate; (3) Identifying, and then	 (a) The self-test report or results are not privileged under this subpart if the lender or person with lawful access to the report or results: (1) Voluntarily discloses any part of the report or results or any other information privileged under this subpart to any aggrieved person, 	 complainant, department or agency that challenges a privilege asserted under Sec. 100.144 may seek a determination of the existence and application of that privilege in: (a) A court of competent jurisdiction; or (b) An administrative law proceeding with appropriate jurisdiction.

(3) Any person associated with applicant for a dwelling is a Sec. 100.148 Effective date. The privilege under this subpart that person. current illegal abuser or addict applies to self-tests conducted (b) It shall be unlawful to of a controlled substance; both before and after January discriminate against any person (5) Inquiring whether an 30, 1998, except that a self-test in the terms, conditions, or applicant has been convicted of conducted before January 30, privileges of the sale or rental of the illegal manufacture or 1998 is not privileged: a dwelling, or in the provision distribution of a controlled (a) If there was a court action or of services or facilities in substance. administrative proceeding connection with such dwelling, (d) Nothing in this subpart before January 30, 1998, because of a handicap of-requires that a dwelling be including the filing of a (1) That buyer or renter; made available to an individual complaint alleging a violation of (2) A person residing in or whose tenancy would constitute the Fair Housing Act with the intending to reside in that a direct threat to the health or Department or a substantially dwelling after it is so sold, safety of other individuals or equivalent state or local agency; rented, or made available; or whose tenancy would result in (3) Any person associated with substantial physical damage to or (b) If any part of the report or that person. the property of others. results were disclosed before (c) It shall be unlawful to make Sec. 100.203 January 30, 1998 to any an inquiry to determine Reasonable aggrieved person, complainant, whether an applicant for a modifications of existing department or agency, or to the dwelling, a person intending to premises. general public. reside in that dwelling after it is (a) It shall be unlawful for any so sold, rented or made person to refuse to permit, at the expense of a handicapped Subpart D--Prohibition Against available, or any person Discrimination Because associated with that person, has person, reasonable of Handicap a handicap or to make inquiry modifications of existing Sec. 100.200 Purpose. as to the nature or severity of a premises, occupied or to be handicap of such a person. occupied by a handicapped The purpose of this subpart is to effectuate sections 6 (a) and (b) However, this paragraph does person, if the proposed not prohibit the following and 15 of the Fair Housing modifications may be necessary to afford the handicapped Amendments Act of 1988. inquiries, provided these inquiries are made of all person full enjoyment of the Subpart D--Prohibition Against applicants, whether or not they premises of a dwelling. In the case of a rental, the landlord Discrimination Because of have handicaps: may, where it is reasonable to (1) Inquiry into an applicant's Handicap Sec. 100.202 General ability to meet the requirements do so, condition permission for a modification on the renter prohibitions a g a i n s t of ownership or tenancy; discrimination because of (2) Inquiry to determine agreeing to restore the interior of the premises to the condition handicap. whether an applicant is qualified for a dwelling available that existed before the (a) It shall be unlawful to only to persons with handicaps modification, reasonable wear discriminate in the sale or or to persons with a particular and tear excepted. The landlord rental, or to otherwise make type of handicap; may not increase for unavailable or deny, a dwelling (3) Inquiry to determine handicapped persons any whether an applicant for a to any buyer or renter because customarily required security of a handicap of-dwelling is qualified for a deposit. However, where it is (1) That buyer or renter; priority available to persons necessary in order to ensure (2) A person residing in or with handicaps or to persons with reasonable certainty that intending to reside in that with a particular type of funds will be available to pay dwelling after it is so sold, handicap; for the restorations at the end of rented, or made available; or (4) Inquiring whether an the tenancy, the landlord may

restoration agreement а tenant pay into an interest bearing escrow account, over a reasonable period, a reasonable amount of money not to exceed the cost of the restorations. The interest in any such account shall accrue to the benefit of the tenant.

(b) A landlord may condition permission for a modification on the renter providing а reasonable description of the proposed modifications as well as reasonable assurances that the work will be done in a workmanlike manner and that any required building permits will be obtained.

(c) The application of paragraph (a) of this section may be illustrated by the following examples:

Example (1): A tenant with a handicap asks his or her landlord for permission to install grab bars in the bathroom at his or her own expense. It is necessary to reinforce the walls with blocking between studs in order to affix the grab bars. It is unlawful for the landlord to refuse to permit the tenant, at the tenant's own expense, from making the modifications necessary to add the grab bars. However, the landlord may condition permission for the modification on the tenant agreeing to restore the bathroom to the condition that existed before the modification. reasonable wear and tear excepted. It would be

negotiate as part of such a reasonably require that the wall and common use areas.

to which the grab bars are to be (b) The application of this provision requiring that the attached be repaired and section may be illustrated by the restored to its original condition, following examples: reasonable wear and tear Example (1): A blind applicant excepted. However, it would be for rental housing wants live in unreasonable for the landlord to a dwelling unit with a seeing require the tenant to remove eye dog. The building has a no the blocking, since the pets policy. It is a violation of reinforced walls will interfere in any way with the manager of the apartment landlord's or the next tenant's complex to refuse to permit the use and enjoyment of the applicant to live in premises and may be needed by apartment with a seeing eye some future tenant.

> rental housing has a child who not have an equal opportunity uses a wheelchair. bathroom door in the dwelling Example (2): Progress Gardens unit is too narrow to permit the is a 300 unit apartment complex wheelchair to pass. The with 450 parking spaces which applicant asks the landlord for are available to tenants and permission to widen the guests of Progress Gardens on a doorway at the applicant's own first come first served basis. expense. It is unlawful for the John applies for housing in landlord to refuse to permit the Progress Gardens. John is applicant to make modification. Further, the to walk more than a short landlord may not, in usual distance and therefore requests circumstances, condition that a parking space near his permission for the modification unit be reserved for him so he on the applicant paying for the will not have to walk very far to doorway to be narrowed at the get to his apartment. It is a end of the lease because a wider violation of Sec. 100.204 for the doorway will not interfere with owner or manager of Progress the landlord's or the next Gardens to refuse to make this tenant's use and enjoyment of accommodation. Without a the premises.

Sec. 100.204 accommodations.

(a) It shall be unlawful for any unit, might have great difficulty person to refuse to make getting from his car to his reasonable accommodations in a partment rules, policies, practices, or accommodation therefore is services, when accommodations may be equal opportunity to use and reasonable for the landlord to necessary to afford a enjoy a dwelling. require the tenant to remove handicapped person equal accommodation is reasonable the grab bars at the end of the opportunity to use and enjoy a because it is feasible tenancy. The landlord may also dwelling unit, including public practical under

not Sec. 100.204 for the owner or the dog because, without the seeing Example (2): An applicant for eye dog, the blind person will The to use and enjoy a dwelling.

> the mobility impaired and is unable reserved space, John might be unable to live in Progress Reasonable Gardens at all or, when he has to park in a space far from his unit. The such necessary to afford John an The and th e

circumstances.

Sec. 100.205 construction requirements. (a) Covered dwellings for first occupancy It is customary for housing in to after March 13, 1991 shall be the geographic area where the designed and constructed to site is located to be built on have at least one building stilts. The housing may lawfully entrance on an accessible route be constructed on the proposed unless it is impractical to do so site on stilts even though this because of the terrain or means that there will be no unusual characteristics of the practical way to provide an site. For purposes of this section, accessible route to the building a covered multifamily dwelling entrance. shall be deemed to be designed Example (3): A real estate and constructed for first developer plans to construct a occupancy on or before March multifamily housing facility on 13, 1991, if the dwelling is a particular site. The developer occupied by that date, or if the would like the facility to be built last building permit or renewal on the site to contain as many thereof for the dwelling is units as possible. Because of the issued by aState, County or configuration and terrain of the local government on or before site, it is possible to construct a June 15, 1990. The burden of building with 105 units on the establishing impracticality site provided the site does not because of terrain or unusual have an accessible route leading site characteristics is on the to the building entrance. It is person or persons who designed also possible to construct a or constructed the housing building on the site with an facility.

illustrated by the following more than 100 dwelling units. examples:

Example (1): A real estate on the site must have a building developer plans to construct six entrance on an accessible route covered multifamily dwelling because it is not impractical to units on a site with a hilly provide such an entrance terrain. Because of the terrain, because of the terrain or it will be necessary to climb a long and steep stairway in order site. to enter the dwellings. Since (c) All covered multifamily

provide an accessible route to after March 13, 1991 with a any of the dwellings, one need building entrance not be provided.

developer plans to construct a such a manner that--

waterfront site that floods and usable by handicapped frequently. Because of this persons;

Design and unusual characteristic of the (2) All the doors designed to site, the builder plans to allow passage into and within multifamily construct the building on stilts.

accessible route leading to the (b) The application of paragraph building entrance. However, (a) of this section may be such a building would have no The building to be constructed unusual characteristics of the

there is no practical way to dwellings for first occupancy on an accessible route shall be Example (2): A real estate designed and constructed in Example (2): A developer plans

building consisting of 10 units (1) The public and common use apartments in a three story of multifamily housing on a areas are readily accessible to building. The building will not

all premises are sufficiently wide allow passage b y handicapped persons in wheelchairs; and

(3) All premises within covered multifamily dwelling units contain the following features of adaptable design:

(i) An accessible route into and through the covered dwelling unit;

(ii) Light switches, electrical outlets, thermostats, and other environmental controls in accessible locations;

(iii) Reinforcements in bathroom walls to allow later installation of grab bars around the toilet, tub, shower, stall and shower seat, where such facilities are provided; and

(iv) Usable kitchens and bathrooms such that an individual in a wheelchair can maneuver about the space.

(d) The application of paragraph (c) of this section may be illustrated by the following examples:

Example (1): A developer plans to construct a 100 unit condominium apartment building with one elevator. In accordance with paragraph (a), the building has at least one accessible route leading to an accessible entrance. All 100 units are covered multifamily dwelling units and they all must be designed and constructed so that they comply with the accessibility requirements of paragraph (c) of this section.

to construct 30 garden

 have an elevator. The building met. (h) Determinations of compliance or noncompliance infrat floor. Since the building by a State or a unit of general to a government under the ground floor units are paragraph () or (g) of this section are not conclusive in an accessible entrance. All of Act. (a) The provisions regarding instants the Fair Housing Amendments an accessibility in valuation of instead even thought or any by to housing intended by, and solely occupied by, for any by to housing intended by, and solely occupied by, for any by thousing intended by, and solely occupied by, for any by thousing intended by, and solely occupied by, for any by thousing intended by, and solely occupied by, for any by thousing intended by, and solely occupied by, for any by thousing intended by, and solely occupied by, for any by thousing intended by, and solely occupied by, for any by thousing provide that all new occupants are persons 62 years of age or older: (a) Compliance with the appropriate requirements of paragraph (c) of this section. (b) Compliance with a duby endices to astisfy the requirements of paragraphs (a) and (c) of this section. (c) (1) this be policy of thus section. (c) (2) A State or unit of general local government the approvale of newly constructed in apply to housing which satisfic for older persons. (c) Compliance with a duby endices to the requirements of paragraphs (a) and (c) of this section. (c) (2) A State or unit of general local government the the design and construction of approval of newly constructed in the splicability of any provide of the previsions regarding in argaraph (a) of this section every dowlings are consiscue to approval of newly constructed in the applicability of any provide of the previsions regarding in argaraph (a) of this section every constructed in the applicability of any provide the design and construction of approval of newly constructed in the applicability of any provide the there were			
 will have one accessible (h) Determinations of complance which will be on the building does not have an elevator, only a state or a unit of general local government under be consent his the flort that has the flort that has an accessible entrance. All of the welling units on the first floor floor must meet the accessibility requirements of paragraph (i) This subpart does not invalidate or limit any law of a state or paragraph (i). This subpart does not invalidate or limit any law of a state or policical subdivision of a of this section and must have are that require dwellings to the dwelling units on the first (i). This subpart is the flort the section state that require dwellings to the dwelling of this section are any to housing near available for residents in the building. (e) Complance with the appropriate requirements of paragraph (c) of this section. (f) Complance with a duty requirements of paragraph (c) of this section. (g) (1) It is the policy of HUD to main for older persons. Sec. 100.301 Exemption. (a) The requirements of paragraph (a) of this section. (g) (2) It is he policy of HUD to main the apply to housing the equirements of paragraphs (a) and (c) of this section. (g) (2) It is policy of HUD to main the apply to housing which satisfies the requirements of paragraphs (a) and (c) of this section. (g) (2) A state or unit of general local government to the apply to housing the thousing (a) approval of newly construction of such wellings are consistent the applicability of any reasonable local. State, or housing and construction such wellings are consistent the applicability of any reasonable local. State, or housing and construction such wellings are consistent the applicability of any reasonable local. State, or housing at the Vista Heights whistes tor reation frager provided has and construction such wellings are consistent the applicability of huis spectrion. (2) A State or unit of general local gov	have an elevator. The building	met.	determines is specifically
 entrance which will be on the compliance or noncompliance first floor. Since the building local government under the ground floor units are paragraph (f) or (g) of this for an accessible entrance. All of Act. (a) The provisions regarding the Fair Housing Amendments an accessible entrance. All of Act. (b) This subpart does not invalidate or limit any law of a state or reduirements of paragraph (c) state or political subdivision of a cacess to at least one of each designed and constructed in a manner that affords handicapped persons greater available for residents in analicapped persons greater available for residents in analicapped persons. (c) Compliance with the appropriate requirements of paragraph (c) (3) of this section. (d) Compliance with a duly enarced law of a State or nunici of general local government war at is fire stute at requires of loss action and (c) of this section. (e) Compliance with a duly enarced law of a State or nunici of general os at is fire stute and (c) of this section. (f) Compliance with a duly enarced law of a State or nunici of general local government war at is fire stute requirements of paragraphs (a) and (c) of this section. (g) (1) It is the policy of HUD to enorge States and units or gappi to housing which satisfies the design and construction of approval of newly constructed over the reveix mand approve newly constructed over the reveix mand approve newly construction of the design and construction of the design and construction of the dapplicability of approved the requirements of Sect. 100.302 fate and Fideral State or unit of general local government the requirements of section. (c) A State or unit of general cost and the design and constructed to cocupy divelating the applicability of approve newly constructed the design and constructed to cocupy divelating the applicability of approve newly constructed far persons freqarent for persons for general local g	will have one accessible	(h) Determinations of	
 Irst floor. Since the building by a State or a unit of general to complex the ground floor units are covered multifiamity units. The ground floor is the first floor of there is the floor that has an accessible entrance. All of the section are not conclusive in ground floor is the first floor of there is the floor that has an accessible entrance. All of the section and must have accessible to complex the fair Housing Amendments. The provision regarding the dwelling units on the first (i) This subpart does not for the dwelling units on the first (i) This subpart does not for the dwelling. (e) Compliance with the appropriate requirements of paragraph (c) of this section. (f) Compliance with a duty repert purpose of this subpart. E-Housing for Older Persons 62 years of age. provided that all new occupants are persons 62 years of age. provided that all new occupants are persons 62 years of age. provided that all new occupants are persons 62 years of age or order: (g) Compliance with a duty repurpose of this subpart. (h) Compliance with a duty repurpose. (h) Compliance with a duty repurpose. (h) Condig agromptica trequirements of paragraphs (a) and (c) of this section. (g) (1) It is the policy of HUD to not satisfies the requirements of paragraphs (a) and (c) of this section. (g) (1) It is the policy of HUD to encourage States and units of apply to housing which satisfies the applicability of any reductions at to whether ot wears and approve newly construction such wellings. (g) A state or unit of general coststent wears and approve newly construction such wellings are consistent wears apply to housing programs. (g) A state or unit of general coststent wears and approve newly construction such wellings. (g) A state or unit of general coststent wears and approve newly construction such wellings are consistent wears apply to housing provided the suck and the applicability of any referminations as to whether her p			
does not have an elevator, only the ground floor units are recovered multifamily units. The section are not conclusive in housing. enforcement proceedings under (a) The provisions regarding familial status in this part shall not apply to housing intended for, and solely occupied by, nor must meet the accessibility requirements of paragraph (c) of this section and must have be taked to elevant the state or political subdivision of a caccess to a least one of each the building.(i) This subpart does not for, and solely occupied by, tate or political subdivision of a core and must have baccess to a least one of each the building.(i) This subpart does not for, and solely occupied by, tate or political subdivision of a core and must have baccess than is required by this the building.(i) This subpart tare or requirements of tate or political subdivision of a core and must have a manner that affords subpart.(i) There are porsons residing in handicapped persons greater subpart.(e) Compliance with the paragraph (c)(3) of this section. section s at is fies the requirements of nard (a) of this section.Subpart EHousing for Older Persons(i) There are units occupied by of lage or older: Persons(f) Compliance with a duly includes the requirements of section s at is fies the requirements of paragraphs (a) and (c) of this section s at is fies the requirements of old persons.(i) There are units occupied by of lages that relates to housing (a) The provisions regarding for older persons of age or over; fair Housing Amendments Act include, in their existing approval of newly constructed to chas section.(i) The provision regarding tamilal status in this part limit, section satisfies the approval of new			
the ground floor units are gragraph (f) or (g) of this section are not conclusive in ground floor is the first floor forement proceedings under a section are not conclusive in a corest floor is the first floor forement proceedings under an ot apply to housing intended the dwelling units on the first (i) This subpart does not apply to housing intended the dwelling units on the first (i) This subpart does not apply to housing or older. Tequirements of paragraph (c) (3) of this section are ananner that affort (3) (1) There are persons for age or older. State that requirements of this section be designed and constructed in andicapped persons greater available for residents in the appropriate requirements of the subpart. Sec. 100.300 Purpose. The purpose of this subpart to subpart. Sec. 100.300 Purpose. The purpose of this subpart is section as at is first or the requirements of paragraphs (a) and (c) of this section. (g) (1) It is the policy of HUD to include, in their existing the requirements of paragraphs (a) and (c) of this section. (g) (1) It is the policy of HUD to include, in their existing familial status in this part dont approval of newly construction of the requirements of paragraphs (a) and (c) of this section. (g) (1) It is the policy of HUD to the applicability of any casonable local, State, on the casing and approve newly construction of the requirements of paragraphs (a) and (c) of this section. (g) (1) It is the rolicy of theory construction of the requirements of paragraphs (a) and (c) of this section. (g) (1) It is the onlicy of subtract and papping to housing in this part limits include, in their existing familial status in this part do not the requirements of paragraphs (a) and (c) of this section. (c) As a construction of the requirements of paragraphs (a) and (c) of this section. (c) As a construction of the requirements of paragraphs (a) and (c) of this section. (c) As a construction of the requirements of paragraphs (a) and (c) of this section. (c) As a construction of the requirements of p	-		the state of reactar program.
covered multifamily units. The ground floor is the first floor because that is the floor that has the Fair Housing Amendments familial status in this part shall not apply to housing intended the dwelling units on the first floor must meet the accessibility invalidate or limit any law of a persons 62 years of age or older.requirements of paragraph (c) to this section and must have access to at least one of each it be building.The provisions regarding the state that requires dwellings to even though: a manner that affords subpart.I) There are persons residing in handicapped persons greater subpart.(e) Compliance with the appropriate requirements of ANSI A117.1-1986 suffices to satisfy the requirements of the load government that includes the requirements of 1988 that relates to housing paragraphs (a) and (c) of this section. (g)(1) It is be policy of HUD to encourage States and units of general local government to encourage States and units of general local government to includes, in their existing procedures for the review and approval of newly constructed in their agraphs (a) and (c) of this section. (g)(1) It is be policy of HUD to encourage States and units of general local government to the design and construction of the applicability of any procedures for the review and approval of newly constructed in the argaraphs (a) and (c) of this section. (c) A finalis attus in this part donies the applicability of any procedures for the review and approval of newly constructed multifiamily dwellings for the determinations as to whether the design and construction of the section. (c) A state or unit of general local government may review and approve newly constructed multifiamily dwellings for the the design and construction	· · · · · · · · · · · · · · · · · · ·	-	Sec 100.303 62 or over
ground floor is the first floor because that is the floor that has an accessible entrance. All of the dwelling units on the first floor must meet the accessibility invalidate or limit any law of access to at least one of each of this section and must have access to at least one of each the building. (c) Compliance with the appropriate requirements of paragraph (c)(3) of this section satisfy the requirements of paragraph (c)(3) of this section. Science of this subpart is the subpart E-Housing for Older satisfy the requirements of paragraph (c)(3) of this section. (g)(1) It is the policy of HUD to fercuiner of paragraphs (a) and (c) of this section. (g)(1) It is the policy of HUD to fencurage States and units of general local government to includes in the first flousing the requirements of paragraphs (a) and (c) of this section. (g)(1) It is the policy of HUD to fancilal status in this part lamitial status on this part limits for older persons. sec. 100.301 Exemption. (a) The provisions regarding for older persons. sec to assume that a such units are requirements of paragraphs (a) approval of newly constructed the design and construction of this section. (2) A State or unit of general local government may review and approve newly constructed the design and construction the pargraphs (a) and (c) of this section. (2) A State or unit of general local government may review and approve newly constructed the design and construction the applicability of an ak ing familial status in this part limits for olar. (2) A State or unit of general local government may review and approve newly constructed the design and construction of this section. (2) A State or unit of general local government may review and approve newly constructed the requirements of paragraphs (a) and prove newly constructed the requirements of paragraphs (a) approvide for mak king determinations as to whether the requirements of paragraphs (a) approve newly constructed the requirements of paragraphs (b) reprovisions regarding the maxinum numbers familial			
because that is the floor that has an accessible entrance. All of Act. The dwelling units on the first (i) This subpart does not for must meet the accessibility requirements of paragraph (c) of this section and must have access to at least one of each type of public or common use are available for residents in the building. (c) Compliance with the appropriate requirements of ANSI A117.1-1986 suffices to satisfy the requirements of paragraph (c)(3) of this section section as at is fies to section as at is fies to section and must have (c) Compliance with a duly enacted law of a State or unit of general local government that general local government that of c) of this section. (g)(1) It is the policy of HUDb to encourage States and units of general local government that or approval of newly constructed the design and constructed the degine and units of general local government that or approval of newly constructed the design and constructed the design and constructed the design and constructed and parore sfort the requirements of general local government that and approve of the review and approval of newly constructed the design and constructed the requirements of paragraphs (a) and (c) of this section. (c) As tate or			
an accessible entrance. All of the dwelling units on the first foor must meet the accessibility requirements of paragraph (c) of this section and must have access to al least one of each type of public or common usa area available for residents in the building. (e) Compliance with the appropriate requirements of ANSI A117.1-1986 suffices to satisfy the requirements of paragraph (c)(3) of this section. (f) Compliance with a duly enacted law of a State or unit of general local government that section satisfies the requirements of paragraphs (a) and (c) of this section. (g)(1) It is the policy of HUD to encourage States and units of approval coll government that approval coll government to include, in their existing procedures for the review and approval of newly constructed of on exvy constructed of on exvy constructed of any proving of mak ing the dwellings are consistent with paragraphs (a) and (c) of this section. (2) A State or unit of general local government may review and prove newly constructed of angevernment may review and prove newly constructed of any proving of newly constructed of any proving of mak ing the designed angross. (c) Nothis general local government to with paragraphs (a) and (c) of this section. (2) A State or unit of general local government to with paragraphs (a) and (c) of this section. (2) A State or unit of general local government may review and approve newly constructed of this section. (2) A State or unit of general local government may review and approve newly constructed of the cequirements of paragraphs (a) and (c) of this general local government may review and approve newly constructed of this section. (2) A State or unit of general local government may review and approve newly constructed of this section. (2) A State or unit of general local government may review and approve newly constructed of this section. (2) A State or unit of general local government may review and approve newly constructed of the cequirements of paragraphs (a) dimital status in this part shall determ			
 the dwelling units on the first floor must meet the accessibility invalidate or limit any law of a for more used access to at least one of each be designed and constructed in type of public or common use a manner that a fford of this section area available for residents in the building. (c) Compliance with the appropriate requirements of paragraph (c)(3) of this section satisfies the requirements of paragraph (c)(3) of this section satisfies the requirements of paragraph (c) of this section. (f) Compliance with a duly the requirements of paragraph (c) (3) of this section satisfies the requirements of paragraph (c) of this section. (g) Compliance with a duly the requirements of for older persons. (g) Compliance with a duly the requirements of paragraph (c) of this section. (g) (1) It is the policy of HUD to encourage States and units of approval of newly constructed for the asplicability of any determinations as to whether with paragraphs (a) and (c) of this section. (2) A State or unit of general local government twi the ageneration of approval of newly constructed of the applicability of any determinations as to whether with paragraphs (a) and (c) of this section. (2) A State or unit of general local government may review and approve newly constructed of the ageneration of approval of newly constructed of the applicability of any determinations as to whether with paragraphs (a) and (c) of this section. (2) A State or unit of general local government may review and approve newly constructed of the maximum number of the ageneration of approval of newly constructed of the any federal or state fleight sous at the distrate the requirements of paragraphs (a) and (c) of this section. (2) A State or unit of generat local government may review and the requirements of paragraphs (a) and (c) of this section. (2) A State or unit of g		_	
 floor must meet the accessibility requirements of paragraph (c) of public or common use area available for residents in the building. (e) Compliance with the appropriate requirements of ANSI A117.1-1986 suffices to subpart. Subpart E-Housing for Older Persons (age or older, 2003) ANSI A117.1-1986 suffices to subpart. Subpart E-Housing for Older Persons (age or older, 2003) (f) Compliance with a duly enacted law of a State or unit of general local government to a duly effectuate the exemption in the requirements of astargraphs (a) and (c) of this section. (g) (1) It is the policy of HUD to encourage States and units of apargraphs (a) and (c) of this section. (g) (1) It is the policy of HUD to encourage States and units of apargraphs (a) and (c) of this section. (g) (1) It is the policy of HUD to encourage States and units of the requirements of paragraphs (a) and (c) of this section. (g) (1) It is the policy of HUD to encourage States and units of the requirements of paragraphs (a) and (c) of this section. (g) (2) A State or unit of general local government to the pargraphs (a) and (c) of herwy constructed of the design and construction of such dwellings are consistent with paragraphs (a) and (c) of this perfectuate the experiments of areagraphs (b) and (c) of this general local government to the requirements of areagraphs (a) and (c) of this section. (2) A State or unit of general local government twith paragraphs (a) and (c) of this paragraphs (a) and (c) of this perfection. (2) A State or unit of general local government may review and approve newly constructed to the quirements of a faragraphs (a) and (c) of this section. (2) A State or unit of general local government may review and prove newly constructed to the quirements of areagraphs (a) and (c) of this section. (b) A State or unit of general local government may review and prove newly constructed to the quirements of ar			
 requirements of paragraph (c) of this section and must have access to at least one of each type of public or common use area available for residents in the building. (e) Compliance with the appropriate requirements of ANSI A117.1-1986 suffices to subpart. (f) Compliance with a duly enacted law of a State or unit of general local government that includes the requirements of paragraphs (a) and (c) of this section. (g) (1) It is the policy of HUD to include, in their existing to requirements of paragraphs (a) and (c) of this section. (g) (a) their erevised and construction in the approval of newly constructed to the design and construction of usit design and construction with paragraphs (a) and (c) of this section. (2) A State or unit of general local government may review and approve newly constructed purpose mewly constructed purpose of making and approve newly constructed purpose mewly con	-		
of this section and must have access to at least one of each type of public or common us area available for residents in the building.State that requires dwellings to be designed and constructed in local for residents in andicapped persons greater access than is required by this subpart.requirements of fully the even thousing on September 13, 1988 who are under 62 years of age, provided that all new occupants are persons 62 years of age or oder; (2) There are unoccupied units, provided that such units are reserved for occupancy by enacted law of a State or unit of general local government that include, in their existing procedures for the review and approval of newly constructed out, in their existing tocal government to include, in their existing procedures for the review and approval of newly constructed ot design and construction of such dwellings are consistent with paragraphs (a) and (c) of this section.State that requires dwellings to a man number of soc. 100.302, 100.303 or Sec. 100.302, 100.303 or Sec. the applicability of any determinations as to whether the design and construction of such dwellings are consistent with paragraphs (a) and (c) of this section.State or unit of general local government to apply to housing which satisfies the applicability of any determinations as to whether the design and construction of such dwellings are consistent with paragraphs (a) and (c) of or this section.State and Federal familial status in this part limits the applicability of any determinations as to whether the design and construction of paragraphs (a) and (c) of this section.State and Federal familial status in this part limits the maximum number of courputs pervised section: Example (1): John and Mary deserti			
access to at least one of each type of public or common use area available for residents in the building. (c) Compliance with the appropriate requirements of satisfy the requirements of paragraph (c)(3) of this section. (f) Compliance with a duly enacted law of a State or unit of general local government that or (c) of this section. (g) (c) It is the policy of HUD to encourage States and units of general local government to include, in their existing procedures for the review and approval of newly constructed to design and construction of such awelling, (a) and prove newly constructed the design and construction of usch dwellings are consistent with paragraphs (a) and (c) of this general local government to includes in their existing procedures for the review and approval of newly constructed to design and construction of such dwellings are consistent with paragraphs (a) and (c) of this general local government way reasonable local. State, or he design and construction of such dwellings are consistent with paragraphs (a) and (c) of this section. (2) A State or unit of general local government may review and approve newly constructed fultifianily dwellings for the requirements of paragraphs (a) and (c) of this section. (2) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the purp os e of m a king determinations as to whether the design and construction of unitianily dwellings for the purp os e of m a king determinations as to whether the design and construction of unitianily dwellings for the purp os e of m a king determinations as to whether the requirements of paragraphs (a) and (c) of this section. (2) A State or unit of general local government may review and approve newly constructed unitia			
type of public or common use area available for residents in the building.a manner that affords andicapped persons greater such housing on September 13, access than is required by this appropriate requirements of ANSI A117.1-1986 suffices to satisfy the requirements of paragraph (c)(3) of this section.(1) There are persons residing in such housing on September 13, access than is required by this appropriate requirements of paragraph (c)(3) of this section.(1) There are persons c62 years of age or older; (2) There are unoccupied units, persons 62 years of age or over; (3) There are units occupied by ended by ended by ended by of 1988 that relates to housing for older persons.(2) There are units occupied units, persons 62 years of age or over; (3) There are units occupied by employees of the housing (and famil housing Amendments Act of 1988 that relates to housing for older persons.(3) There are units occupied units, persons 62 years of age or over; (3) There are units occupied by employees of the housing (and famila status in this part do not approval of newly constructed the design and construction of such dwellings are consistent which aragraphs (a) and (c) of this section.(2) A State or unit of general local government may reviewa and approve newly constructed the design and construction of such dwellings for the redover ment may reviewa and approve newly constructed this section.(2) A State or unit of general occuparts permitted to occupard by complex operated for persons 62 years of age or older. John is 62 years of age or older. John is 62 years of age. Mary is 59 years of age. If Vista Heights wishes to retain its "62 or over" exemption it must refuse to rent familial status in this part dian the provisions regardin			
area available for residents in the building.handicapped persons greater access than is required by this subpart.such housing on September 13, access than is required by this subpart.(e) Compliance with the appropriate requirements of paragraph (c)(3) of this section. (f) Compliance with a duly enacted law of a State or unit of general local government that includes the requirements of paragraphs (a) and (c) of this section.Subpart EHousing for Older Persons Sec. 100.300 Purpose. The purpose of this subpart is to effectuate the exemption in the for older persons.(2) There are unoccupied units, provided that such units are reserved for occupancy by employees of the sousing (and for older persons.(g) (1) It is the policy of HUD to encourage States and units of general local government to include, in their existing procedures for the review and approval of newly constructed to design and construction of such dwellings are consistent with paragraphs (a) and (c) of this section.The provisions regarding the maximum number of occupants permitted to occupant sec. 100.302 State and Federal occupants provided the Vista He provisions regarding the maximum number of occupants permitted to occupant general local government may review and approve newly constructed multifamily dwellings for the p ur p o s c of m ak in g determinations as to whether the requirements of paragraphs (a) and (c) of this section.Sec. 100.302 State and Federal octants provised in this part shall octants provised in the sple scole or over'(2) A State or unit of general local government may review and approve newly constructed cupant bis section.Sec. 100.302 State and Federal octanat scole persons cagending the		_	-
the building.access than is required by this appropriate requirements of ANSI A117.1-1986 suffices to satisfy the requirements of paragraph (c)(3) of this section.access than is required by this subpart. EHousing for Older (2) There are unoccupied units, persons Sec. 100.300 Purpose. The purpose of this subpart is to effectuate the exemption in the rare requirements of paragraphs (a) and (c) of this section - satisfies the requirements of paragraphs (a) and (c) of this section.1988 who are under 62 years of age, provided that all new occupants are persons 62 years of age or older; (2) There are unoccupied units, persons 62 years of age or over; (3) There are units occupied by employees of the housing (and familial status in this part limits, section - dipty to housing which satisfies the requirements of paragraphs (a) and (c) of this section. (g) (1) It is the policy of HUD to encourage States and units of general local government to include, in their existing procedures for the review and approval of newly constructed the design and construction of such dwellings are consistent whit paragraphs (a) and (c) of this section. (2) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the p urp o s e of m ak in g determinations as to whether the requirements of paragraphs (a) and (c) of this section. (2) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the p urp o s e of m ak in g determinations as to whether the requirements of paragraphs (a) and (c) of this section. (2) A State or unit of general local government may review and approve newly constructed the requirements of paragraphs (a) and to the the requirements of	type of public or common use	a manner that affords	(1) There are persons residing in
 (e) Compliance with the appropriate requirements of ANSI A117.1-1986 suffices to satisfy the requirements of paragraph (c)(3) of this section. (f) Compliance with a duly enacted law of a State or unit of general local government that a duly includes the requirements of paragraphs (a) and (c) of this section. (g) (1) It is the policy of HUD to encourage States and units of general local government to paragraphs (a) and (c) of this section. (g) (1) It is the policy of HUD to encourage States and units of general local government to the requirements of newly constructed to the exemptication of paragraphs (a) and (c) of this section. (g) (1) It is the policy of HUD to encourage States and units of general local government to the requirements of newly constructed to the encourage of newly constructed to the eapplicability of any determinations as to whether the design and construction of such dwellings are consistent with paragraphs (a) and (c) of this section. (2) A State or unit of generat local government may review and approve newly constructed cultifamily dwellings for the provisions regarding the maximum number of such dwellings for the requirements of sect. (b) A State or unit of generat local government may review and approve newly constructed cultifamily dwellings for the provisions regarding the maximum number of this section. (2) A State or unit of generat local government may review and approve newly constructed cultifamily dwellings for the purp ose of m ak in g determinations as to whether the requirements of paragraphs (a) and (c) of this section. (b) A State or unit of generat local government may review and approve newly constructed cultify housing prostams. (c) A State or unit of generat local government may review and approve newly constructed cultify housing prostams. (c) A State or unit of generat local government may review and approve newly constructed cultify housing prostams. (c) A Sta	area available for residents in	handicapped persons greater	such housing on September 13,
appropriate requirements of ANSI A117.1-1986 suffices to garagraph (c)(3) of this section. (f) Compliance with a duly enacted law of a State or unit of general local government that includes the requirements of paragraphs (a) and (c) of this section satisfies the requirements of paragraphs (a) and (c) of this section. (g)(1) It is the policy of HUD to encourage States and units of general local government to include, in their existing procedures for the review and approval of newly constructed covered multifamily dwellings, determinations as to whether the design and construction of such dwellings are consistent with paragraphs (a) and (c) of this section. (2) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the purp os e of m a k in g determinations as to whether the requirements of paragraphs (a) approve newly constructed multifamily dwellings, course of the are view and approven ewely constructed multifamily dwellings for the purp os e of m a k in g determinations as to whether the requirements of paragraphs (a) and (c) of this section. (b) Nothing in this part limits the applicability of any reasonable local, State, or the maximum number of occupants are persons 62 years of age or over; Sec. 100.302 State and Federal not apply to housing programs. The provisions regarding the moto apply to housing programs. The provisions regarding not apply to housing programs. The provisions regarding not apply to housing provisions regarding not approve newly constructed multifamily dwellings for the purp os e of m a k in g determinations as to whether the requirements of paragraphs (a) approve newly constructed multifamily dwellings for the purp os e of m a k in g determinations as to whether the requirements of paragraphs (a) approve newly constructed multifamily dwellings for the purp os e of m a k in g determinations as to whether the requirements of paragraphs (a) approve newly constructed multifamily dwellings for the purp os e of m a k ing determinatine	the building.	access than is required by this	1988 who are under 62 years of
ANSI A117.1-1986 suffices to satisfy the requirements of paragraph (c)(3) of this section.Subpart EHousing for Older Personsof age or older; (2) There are unoccupied units, provided that such units are reserved for occupancy by persons 62 years of age or over; (3) There are units occupied by employees of the housing (and farily members residing in the section satisfies the section satisfies the section satisfies the section satisfies the general local government (a) The provisions regarding familial status in this part do not include, in their existing procedures for the review and approval of newly constructed the design and construction of such dwellings are consistent with paragraphs (a) and (c) of this section.Subpart EHousing for Older Personsof age or older; (2) There are unoccupied units, provided that such units are reserved for occupancy by persons 62 years of age or over; (3) There are units occupied by employees of the housing (and familial status in this part do not apply to housing which satisfies the applicability of any reasonable local, State, or federal restrictions regarding the maximum number of occupants permitted to occupand dwelling.of age or older; (2) There are unoccupied units, persons 62 years of age or over; (3) There are units occupied by up os set on the four soft, by othousing provided they perform substantial duties (b) Nothing in this part limits the maximum number of occupants permitted to occupand which is an elderly housing complex operated for persons 62 years of age. May is 59 years of age. If Vista Heights wishes to retain its ``62 or over'' exemption itmust refuse to rent to Johm and Mary because Mary not apply to housing provided under any Federal or State	(e) Compliance with the	subpart.	age, provided that all new
 satisfy the requirements of paragraph (c)(3) of this section. (f) Compliance with a duly enacted law of a State or unit of general local government that includes the requirements of paragraphs (a) and (c) of this section. (g) (1) It is the policy of HUD to encourage States and units of general local government to apply to housing which satisfies the requirements of paragraphs (a) and (c) of this section. (g) (1) It is the policy of HUD to encourage States and units of general local government to the design and construction of such dwellings are consistent with paragraphs (a) and (c) of this section. (2) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the earguinement may review and approve newly constructed multifamily dwellings for the requirement may review and approve newly constructed multifamily dwellings for the requirement may review and approve newly constructed multifamily dwellings for the requirement may review and approve newly constructed multifamily dwellings for the requirement may review and approve newly constructed multifamily dwellings for the requirement may review and approve newly constructed multifamily dwellings for the requirement may review and approve newly constructed multifamily dwellings for the requirements of paragraphs (a) and (c) of this section. (2) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the requirement may review and approve newly constructed multificution of making purpose of paragraphs (a) complex operated provided ther any Federal or State or State purpose of making purpose of paragraphs (a) complex operated previsions reg	appropriate requirements of		occupants are persons 62 years
paragraph (c)(3) of this section.Sec. 100.300 Purpose.provided that such units are(f) Compliance with a dulyThe purpose of this subpart is topersons 62 years of age or over;general local government thatFair Housing Amendments Act(3) There are units occupied byincludes the requirements ofparagraphs (a) and (c) of thisof 1988 that relates to housingsection satisfies therequirements of paragraphs (a)(a) The provisions regarding(g)(1) It is the policy of HUD tofamilial status in this part do notamilal status in this part do notgeneral local government toinclude, in their existingfo0.302, 100.303 or Sec.include, in their existing100.302, 100.303 or Sec.(b) Nothing in this part limitsprocedures for the review and(b) Nothing in this part limitsthe applicability of anydeterminations as to whetherthe maximum number ofscc. 100.302 State and Federal(2) A State or unit of generalSec. 100.302 State and Federalexemption it must refuse to rentutifiamily dwellings for thepurp ose of m ak ingSec. 100.302 State and Federalexemption it must refuse to rentutifiamily dwellings for thepurp ose of makingThe provisions regardingexemption it must refuse to rentutifiamily dwellings for thepurp ose of makingnot apply to housing providedretain its `62 or over''utifiamily dwellings for thepurp ose of makingnot apply to housing providedretain its `62 years of age.utifiamily dwellings for thepurp ose of makingfamilial status in this part shall	ANSI A117.1-1986 suffices to	Subpart EHousing for Older	of age or older;
paragraph (c)(3) of this section.Sec. 100.300 Purpose.provided that such units are(f) Compliance with a dulyThe purpose of this subpart is topersons 62 years of age or over;general local government thatFair Housing Amendments Act(3) There are units occupied byincludes the requirements ofparagraphs (a) and (c) of thisof 1988 that relates to housingsection satisfies therequirements of paragraphs (a)(a) The provisions regarding(g)(1) It is the policy of HUD tofamilial status in this part do notamilal status in this part do notgeneral local government toinclude, in their existingfo0.302, 100.303 or Sec.include, in their existing100.302, 100.303 or Sec.(b) Nothing in this part limitsprocedures for the review and(b) Nothing in this part limitsthe applicability of anydeterminations as to whetherthe maximum number ofscc. 100.302 State and Federal(2) A State or unit of generalSec. 100.302 State and Federalexemption it must refuse to rentutifiamily dwellings for thepurp ose of m ak ingSec. 100.302 State and Federalexemption it must refuse to rentutifiamily dwellings for thepurp ose of makingThe provisions regardingexemption it must refuse to rentutifiamily dwellings for thepurp ose of makingnot apply to housing providedretain its `62 or over''utifiamily dwellings for thepurp ose of makingnot apply to housing providedretain its `62 years of age.utifiamily dwellings for thepurp ose of makingfamilial status in this part shall	satisfy the requirements of	Persons	(2) There are unoccupied units,
(f) Compliance with a duly enacted law of a State or unit of general local government that includes the requirements of paragraphs (a) and (c) of this section.The purpose of this subpart is to effectuate the exemption in the Fair Housing Amendments Act of 1988 that relates to housing for older persons.reserved for occupancy by persons 62 years of age or over; (3) There are units occupied by employees of the housing (and family members residing in the same unit) who are under 62 years of age provided they perform substantial duties directly related to the anagement or maintenance of the requirements of Secs. 100.302, 100.303 or Sec. 100.304.(a) The provisions regarding familial status in this part limits to redures for the review and approval of newly constructed the design and construction of such dwellings are consistent with paragraphs (a) and (c) of this section.The purpose of this subpart is to federal restrictions regarding familial status in this part limits the applicability of any reasonable local, State, or Federal restrictions regarding the maximum number of of such dwellings are consistent wultifamily dwellings for the purp os e of m ak in g determinations as to whether the requirements of paragraphs housing provided the purp to se of m ak in g determinations as to whether the requirements of paragraphsFederal or State and approve newly constructed multifamily dwellings for the 			
enacted law of a State or unit of general local government that includes the requirements of paragraphs (a) and (c) of this section satisfies the requirements of paragraphs (a) and (c) of this section. (g) (1) It is the policy of HUD to encourage States and units of general local government to include, in their existing procedures for the review and approval of newly constructed the design and construction of such dwellings are consistent with paragraphs (a) and (c) of this section. (2) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the runit of general local government may review and approve newly constructed multifamily dwellings for the runit of general local government may review and approve newly constructed multifamily dwellings for the runit of general local government may review and approve newly constructed multifamily dwellings for the runit of general local government may review and approve newly constructed multifamily dwellings for the runit of general local government may review and approve newly constructed multifamily dwellings for the runit of general local government may review and approve newly constructed multifamily dwellings for the runit of general local government may review and approve newly constructed multifamily dwellings for the runit of general local government may review and approve newly constructed multifamily dwellings for the runit of general local government may review and approve newly constructed multifamily dwellings for the runit of general local government may review and approve newly constructed multifamily dwellings for the runit of general herequirements of paragraphs the requirements of paragraphs th		_	~
general local government that includes the requirements of paragraphs (a) and (c) of this section satisfies the requirements of paragraphs (a) and (c) of this section. (g) (1) It is the policy of HUD to encourage States and units of general local government to include, in their existing procedures for the review and approval of newly constructed the design and construction of such dwellings are consistent with paragraphs (a) and (c) of this section. (2) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the reasonable local. State, or the design and construction of the section. (2) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the reasonable local. State and Federal netwista section. (2) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the reasonable local. State and Federal netwista section. (2) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the p ur p o s e of m ak in g determinations as to whether the requirements of paragraphs (a) and (c) of this section. (c) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the p ur p o s e of m ak in g determinations as to whether the requirements of paragraphsFigh approach and federal the provisions regarding the provisions			~ ~ ~
 includes the requirements of paragraphs (a) and (c) of this section satisfies the requirements of paragraphs (a) and (c) of this section. (g) (1) It is the policy of HUD to encourage States and units of general local government to include, in their existing procedures for the review and approval of newly constructed the design and construction of the design and construction of this section. (g) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the maximum number of the trequirements as to whether the requirements of paragraphs (2) A State or unit of general local government may review and approve newly constructed multifiantly dwellings for the requirements of para			
paragraphs (a) and (c) of this section satisfies the requirements of paragraphs (a) and (c) of this section.for older persons.family members residing in the same unit) who are under 62 years of age provided they perform substantial duties directly related to the management or maintenance of the requirements of Secs.(g) (1) It is the policy of HUD to encourage States and units of general local government to include, in their existing procedures for the review and approval of newly constructed to design and construction of such dwellings are consistent with paragraphs (a) and (c) of this section.Sec. 100.301 Exemption. (a) The provisions regarding include, in their existing 100.302, 100.303 or Sec. (b) Nothing in this part limits the applicability of any reasonable local, State, or Federal restrictions regarding dwelling.family members residing in the same unit) who are under 62 years of age provided they management or maintenance of the housing in this part limits the applicability of any reasonable local, State, or Federal restrictions regarding 		_	
section satisfies the requirements of paragraphs (a) and (c) of this section. (g)(1) It is the policy of HUD to encourage States and units of general local government to include, in their existing procedures for the review and approval of newly constructed (b) Nothing in this part limits the applicability of any determinations as to whether the design and construction of such dwellings are consistent with paragraphs (a) and (c) of this section. (2) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the p ur p o se o f m ak in g determinations as to whether the requirements of secs. (b) Nothing in this part limits the applicability of any reasonable local, State, or the maximum number of with paragraphs (a) and (c) of this section. (2) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the p ur p o se o f m ak in g determinations as to whether the requirements of paragraphs determinations as to whether the requirement may review and approve newly constructed multifamily dwellings for the p ur p o se o f m ak in g familial status in this part shall not apply to housing provided they perform substantial duties sec. 100.302 for any familial status in this part shall not apply to housing provided they perform substantial duties and approvel of the requirements of paragraphs and approvel of mak in g familial status in this part shall not apply to housing provided the requirements of paragraphs		-	
requirements of paragraphs (a) and (c) of this section. (g) (1) It is the policy of HUD to encourage States and units of general local government to include, in their existing procedures for the review and approval of newly constructed covered multifamily dwellings, determinations as to whether the design and construction of with paragraphs (a) and (c) of this section. (2) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the p u r p o s e o f m a k in g determinations as to whether the requirements of paragraphs (a) and (c) of the applicability of such dwellings for the p u r p o s e o f m a k in g determinations as to whether the requirements of paragraphs (a) and (c) of the apply to housing provided the maximum number of multifamily dwellings for the p u r p o s e o f m a k in g determinations as to whether the requirements of paragraphs (a) and (c) of the provisions regarding familial status in this part shall ot apply to housing provided the requirements of paragraphs (a) and (c) of the provisions regarding familial status in this part shall ot apply to housing provided the requirements of paragraphs (b) Nothing in this part shall ot apply to housing provided the maximum number of familial status in this part shall ot apply to housing provided the provisions regarding familial status in this part shall ot apply to housing provided the requirements of paragraphs (b) Nothing in this part shall ot apply to housing provided the maximum comber of familial status in this part shall ot apply to housing provided the requirements of paragraphs (b) The following complex (b) The following complex (b) The following complex (c) The provisions regarding familial status in this part shall ot apply to housing provided the requirements of paragraphs (c) paragraph (c) different to paragraph (c) para		p	
and (c) of this section.(a) The provisions regarding familial status in this part do not apply to housing which satisfies general local government to include, in their existing procedures for the review and approval of newly constructed (b) Nothing in this part limits covered multifamily dwellings, determinations as to whether the design and construction of this section.(a) The provisions regarding procedures for the review and approval of newly constructed (b) Nothing in this part limits reasonable local, State, or Federal restrictions regarding dwellings are consistent this section.perform substantial duties directly related to the management or maintenance of paragraph (a) of this section: Example (1): John and Mary apply for housing at the Vista Heights apartment complex which is an elderly housing occupants permitted to occupan dwelling.(2) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the p urp os e of making determinations as to whether the requirements of paragraphsSec. 100.302 State and Federal familial status in this part shall not apply to housing provided inder any Federal or StateFederal restrictions regarding to John and Mary because Mary is under 62 years of age. However, if Vista Heights does		Sec 100 301 Exemption	
 (g) (1) It is the policy of HUD to encourage States and units of general local government to include, in their existing procedures for the review and approval of newly constructed (b) Nothing in this part limits the application of the design and construction of such dwellings are consistent with paragraphs (a) and (c) of this section. (2) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the purp ose of m a k in g determinations as to whether the requirements of paragraphs (a) and wellings for the guite maximum number of multifamily dwellings for the purp ose of making duration apply to housing provided under any Federal or State 			
 encourage States and units of general local government to include, in their existing procedures for the review and approval of newly constructed covered multifamily dwellings, determinations as to whether the design and construction of such dwellings are consistent with paragraphs (a) and (c) of this section. (2) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the is section. (2) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the requirements of section. (2) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the p urp os e of making determinations as to whether the requirements of paragraphs (a) and yreview and approve newly constructed multifamily dwellings for the p urp os e of making determinations as to whether the requirements of paragraphs (2) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the p urp os e of making determinations as to whether the requirements of paragraphs (3) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the p urp os e of making determinations as to whether the requirements of paragraphs (4) A State or unit of general familial status in this part shall not apply to housing provided under any Federal or State (5) A State or unit of general familial status in this part shall not apply to housing provided under any Federal or State 	. ,		-
general local government to include, in their existing procedures for the review and approval of newly constructed covered multifamily dwellings, determinations as to whether with paragraphs (a) and (c) of this section.the requirements of Secs. 100.302, 100.303 or Sec. (b) The following examples illustrate the application of paragraph (a) of this section: Example (1): John and Mary apply for housing at the Vista Heights apartment complex the maximum number of occupants permitted to occup a dwelling.the maximum number of occupants permitted to occup a dwelling.the application of apply for housing at the Vista Heights apartment complex which is an elderly housing occupants permitted to occup a dwelling.complex operated for persons of age. If Vista Heights wishes to retain its ``62 or over'' exemption it must refuse to rent to John and Mary because Mary not apply to housing provided is under any Federal or Statethe Mousing.		_	
 include, in their existing procedures for the review and approval of newly constructed covered multifamily dwellings, determinations as to whether the design and construction of such dwellings are consistent with paragraphs (a) and (c) of this section. (2) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the p ur p o s e o f m a k i n g determinations as to whether the requirements of paragraphs (a) and whether and approve newly constructed multifamily dwellings for the p ur p o s e o f m a k i n g determinations as to whether the requirements of paragraphs (a) and y reasonable local. (2) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the p ur p o s e o f m a k i n g determinations as to whether the requirements of paragraphs (a) and y apply to housing provided under any Federal or State (2) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the p ur p o s e o f m a k i n g determinations as to whether the requirements of paragraphs (a) and y Federal or State 	-		
procedures for the review and approval of newly constructed covered multifamily dwellings, determinations as to whether the design and construction of such dwellings are consistent with paragraphs (a) and (c) of this section.100.304.illustrate the application of paragraph (a) of this section: Example (1): John and Mary apply for housing at the Vista Heights apartment complex which is an elderly housing cocupants permitted to occupant occupants permitted to occupant dwelling.illustrate the application of paragraph (a) of this section: Example (1): John and Mary apply for housing at the Vista Heights apartment complex which is an elderly housing cocupants permitted to occupant dwelling.(2) A State or unit of general local government may review and approve newly constructed p urp ose of making determinations as to whether the requirements of paragraphsSec. 100.302 State and Federal familial status in this part shall not apply to housing provided under any Federal or StateGage. If Vista Heights wishes to retain its ``62 or over'' exemption it must refuse to rent to John and Mary because Mary is under 62 years of age.	-		-
 approval of newly constructed covered multifamily dwellings, determinations as to whether the design and construction of such dwellings are consistent with paragraphs (a) and (c) of this section. (2) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the p ur p o s e o f m a k i n g determinations as to whether the requirements of paragraphs (b) Nothing in this part limits paragraph (a) of this section: Example (1): John and Mary apply for housing at the Vista Heights apartment complex which is an elderly housing complex operated for persons 62 years of age or older. John is 62 years of age. Mary is 59 years of age. If Vista Heights wishes to retain its ``62 or over'' exemption it must refuse to rent familial status in this part shall not apply to housing provided under any Federal or State 			
covered multifamily dwellings, determinations as to whether the design and construction of such dwellings are consistent with paragraphs (a) and (c) of this section.the applicability of any reasonable local, State, or Federal restrictions regarding the maximum number of occupants permitted to occupy a dwelling.Example (1): John and Mary apply for housing at the Vista Heights apartment complex which is an elderly housing complex operated for persons 62 years of age or older. John is 62 years of age. Mary is 59 years of age. If Vista Heights wishes to retain its ``62 or over'' exemption it must refuse to rent to John and Mary because Mary is under any Federal or State			
determinations as to whether the design and construction of such dwellings are consistent with paragraphs (a) and (c) of this section.reasonable rederal restrictions regarding the maximum number of occupants permitted to occupy a dwelling.apply for housing at the Vista Heights apartment complex which is an elderly housing complex operated for persons 62 years of age or older. John is 62 years of age. Mary is 59 years of age. If Vista Heights wishes to retain its ``62 or over'' exemption it must refuse to rent to John and Mary because Mary is under any Federal or State	· · · · ·		
 the design and construction of such dwellings are consistent with paragraphs (a) and (c) of this section. (2) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the p u r p o s e o f m a k i n g determinations as to whether the requirements of paragraphs (2) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the p u r p o s e o f m a k i n g determinations as to whether the requirements of paragraphs (2) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the p u r p o s e o f m a k i n g determinations as to whether the requirements of paragraphs (2) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the p u r p o s e o f m a k i n g determinations as to whether the requirements of paragraphs (3) A State or unit of general local government may review and approve newly constructed multifamily dwellings for the p rovisions regarding the p rovisions regarding the p rovisions regarding the provision the provision provided to John and Mary because Mary not apply to housing provided to John and Mary because Mary is under any Federal or State 		· · · · ·	
 such dwellings are consistent with paragraphs (a) and (c) of this section. (2) A State or unit of general local government may review and approve newly constructed elderly housing programs. multifamily dwellings for the p u r p o s e o f m a k i n g determinations as to whether the requirements of paragraphs and constructed to occupants permitted to occupant permitted to and permitted to occupant permitted to occupant permitted to a permitted to permitted to occupant permitted to permitted			
with paragraphs (a) and (c) of this section.occupants permitted to occupy a dwelling.complex operated for persons 62 years of age or older. John is 62 years of age. Mary is 59 years of age. If Vista Heights wishes to retain its ``62 or over''(2) A State or unit of general local government may review and approve newly constructed p urp ose of making determinations as to whether the requirements of paragraphsSec. 100.302 State and Federal elderly housing programs.of age. If Vista Heights wishes to retain its ``62 or over'' exemption it must refuse to rent to John and Mary because Mary is under any Federal or State	-		
this section.dwelling.62 years of age or older. John is(2) A State or unit of generalsec. 100.302 State and Federal62 years of age. Mary is 59 yearslocal government may reviewsec. 100.302 State and Federalof age. If Vista Heights wishes toand approve newly constructedelderly housing programs.retain its ``62 or over''multifamily dwellings for theThe provisions regardingexemption it must refuse to rentp u r p o s eofm a k i n gfamilial status in this part shallto John and Mary because Marydeterminations as to whethernot apply to housing providedis under 62 years of age.However, if Vista Heights does	-		
 (2) A State or unit of general local government may review and approve newly constructed elderly housing programs. multifamily dwellings for the provisions regarding familial status in this part shall determinations as to whether the requirements of paragraphs under any Federal or State (2) A State or unit of general 62 years of age. Mary is 59 years of age. If Vista Heights wishes to retain its ``62 or over'' exemption it must refuse to rent to John and Mary because Mary is under any Federal or State 			
local government may review and approve newly constructed multifamily dwellings for the purpose of making determinations as to whether the requirements of paragraphs elderly housing programs. The provisions regarding familial status in this part shall not apply to housing provided under any Federal or State		0	
and approve newly constructed elderly housing programs. retain its ``62 or over'' multifamily dwellings for the provisions regarding exemption it must refuse to rent purpose of making familial status in this part shall to John and Mary because Mary determinations as to whether the requirements of paragraphs under any Federal or State However, if Vista Heights does			
multifamily dwellings for the The provisions regarding exemption it must refuse to rent purpose of making familial status in this part shall to John and Mary because Mary determinations as to whether the requirements of paragraphs under any Federal or State However, if Vista Heights does			
purpose of making familial status in this part shall to John and Mary because Mary determinations as to whether not apply to housing provided is under 62 years of age. the requirements of paragraphs under any Federal or State However, if Vista Heights does	~ ~ ~ ~		
determinations as to whether not apply to housing provided is under 62 years of age. the requirements of paragraphs under any Federal or State However, if Vista Heights does			_
the requirements of paragraphs under any Federal or State However, if Vista Heights does			
(a) and (c) of this section are program that the Secretary rent to John and Mary, it might			
	(a) and (c) of this section are	program that the Secretary	rent to John and Mary, it might

qualify for the ``55 or over'' (b) For purposes of this subpart, for housing designed for persons exemption in Sec. 100.304. housing facility or community who are 55 years of age or older Example (2): The Blueberry Hill means any dwelling or group of is claimed: retirement community has 100 dwelling units governed by a (1) At least one occupant of the dwelling units. On September common set of rules, dwelling unit is 55 years of age 13, 1988, 15 units were vacant regulations or restrictions. A or older; or and 35 units were occupied portion or portions of a single (2) If the dwelling unit is with at least one person who is building shall not constitute a temporarily vacant, at least one under 62 years of age. The housing facility or community. of the occupants immediately remaining 50 units were Examples of a housing facility prior to the date on which the occupied by persons who were or community include, but are unit was temporarily vacated all 62 years of age or older. not limited to: was 55 years of age or older. Blueberry Hill can qualify for (1) A condominium association; (d) Newly constructed housing the ``62 or over'' exemption as (2) A cooperative; for first occupancy after March long as all units that were (3) A property governed by a 12, 1989 need not comply with occupied after September 13, homeowners' or resident the requirements of this section 1988 are occupied by persons association; until at least 25 percent of the who were 62 years of age or (4) A municipally zoned area; units are occupied. For purposes older. The people under 62 in (5) A leased property under of this section, newly 35 units previously common private ownership; constructed housing includes a the described need not be required (6) A mobile home park; and facility or community that has to leave for Blueberry Hill to (7) A manufactured housing been wholly unoccupied for at qualify for the ``62 or over'' community. least 90 days prior to exemption. (c) For purposes of this subpart, re-occupancy due to renovation older person means a person 55 or rehabilitation. Sec. 100.304 years of age or older. Housing for (e) Housing satisfies the persons who are 55 years of age requirements of this section or older. Sec. 100.305 even though: 80 percent (a) The provisions regarding occupancy. (1) On September 13, 1988, under 80 percent of the familial status in this part shall (a) In order for a housing not apply to housing intended facility or community to qualify occupied units in the housing and operated for persons 55 as housing for older persons facility or community were years of age or older. Housing under Sec. 100.304, at least 80 occupied by at least one person qualifies for this exemption if: percent of its occupied units 55 years of age or older, (1) The alleged violation must be occupied by at least one provided that at least 80 percent occurred before December 28, person 55 years of age or older. of the units occupied by new 1995 and the housing (b) For purposes of this subpart, occupants after September 13, community or facility complied occupied unit means: 1988 are occupied by at least with the HUD regulations in (1) A dwelling unit that is one person 55 years of age or effect at the time of the alleged actually occupied by one or older. violation; or more persons on the date that (2) There are unoccupied units, (2) The alleged violation the exemption is claimed; or provided that at least 80 percent occurred on or after December (2) A temporarily vacant unit, if of the occupied units are 28, 1995 and the housing the primary occupant has occupied by at least one person community or facility complies resided in the unit during the 55 years of age or older. with: past year and intends to return (3) There are units occupied by (i) Section 807(b)(2)(C) (42 on a periodic basis. employees of the housing U.S.C. 3607(b)) of the Fair (c) For purposes of this subpart, facility or community (and occupied by at least one person family members residing in the Housing Act as amended; and (ii) 24 CFR 100.305, 100.306, 55 years of age or older means same unit) who are under 55 that on the date the exemption years of age, provided the and 100.307.

employees perform substantial	that are not occupied by at least	prospectus are not consistent
	one person 55 years of age or	with the intent that the housing
	older, so long as the housing	facility or community intends to
the facility or community.	facility or community complies	operate as housing for persons
(4) There are units occupied by	with the provisions of Sec.	55 years of age or older. (c) If
	-	
persons who are necessary to	100.306.	there is language in deed or
provide a reasonable		other community or facility
accommodation to disabled	1	documents which is inconsistent
residents as required by Sec.	as housing designed for persons	with the intent to provide
100.204 and who are under the	who are 55 years of age or	housing for persons who are 55
age of 55.	older.	years of age or older housing,
(5) For a period expiring one	(a) In order for a housing	HUD shall consider documented
year from the effective date of	facility or community to qualify	evidence of a good faith attempt
this final regulation, there are	as housing designed for persons	to remove such language in
insufficient units occupied by at	who are 55 years of age or	determining whether the
least one person 55 years of age	older, it must publish and	-
or older, but the housing facility	*	
	~	
or community, at the time the	procedures that demonstrate its	-
exemption is asserted:	intent to operate as housing for	
(i) Has reserved all unoccupied		(d) A housing facility or
units for occupancy by at least	The following factors, among	community may allow
one person 55 years of age or	others, are considered relevant	occupancy by families with
older until at least 80 percent of	in determining whether the	children as long as it meets the
the units are occupied by at	housing facility or community	requirements of Secs. 100.305
least one person who is 55 years	has complied with this	and 100.306(a).
of age or older; and	requirement:	
-	(1) The manner in which the	Sec. 100.307 Verification of
	housing facility or community is	occupancy.
100.307.	described to prospective	(a) In order for a housing
	residents;	facility or community to qualify
	(2) Any advertising designed to	as housing for persons 55 years
Sec. 100.305(e)(5), a housing		of age or older, it must be able
facility or community may not		to produce, in response to a
	(4) Written rules, regulations,	complaint filed under this title,
otherwise penalize families with	covenants, deed or other	verification of compliance with
children who reside in the		Sec. 100.305 through reliable
facility or community in order	(5) The maintenance and	surveys and affidavits.
to achieve occupancy of at least	consistent application of	(b) A facility or community
80 percent of the occupied units	relevant procedures;	shall, within 180 days of the
by at least one person 55 years	(6) Actual practices of the	effective date of this rule,
of age or older.	housing facility or community;	develop procedures for
(g) Where application of the 80		routinely determining the
percent rule results in a fraction		occupancy of each unit,
of a unit, that unit shall be		including the identification of
	5	-
considered to be included in the	· · · ·	whether at least one occupant
units that must be occupied by	housing for persons 55 years of	of each unit is 55 years of age or
at least one person 55 years of	-	older. Such procedures may be
age or older.		part of a normal leasing or
	living'', ``adult community'', or	
community may determine the		(c) The procedures described in
age restriction, if any, for units	written advertisement or	paragraph (b) of this section

updates, through surveys or verification procedures, every two years. A survey may Such evidence may include: include information regarding (1) Government records or whether any units are occupied documents, such as a local persons described in household census; by paragraphs (e)(1), (e)(3), and (2) Prior forms or applications; (e)(4) of Sec. 100.305.

age of the occupants of the housing facility or community: (1) Driver's license;

- (2) Birth certificate;
- (3) Passport;

(4) Immigration card;

(5) Military identification;

(6) Any other state, local, national, or international official shall be (7) A certification in a lease, verifying occupancy. least one person in the unit is person. 55 years of age or older.

(e) A facility or community Sec. 100.308 shall consider any one of the defense against civil money forms of verification identified damages. above as adequate verification of age, provided personally liable for monetary that it contains specific damages for discriminating on information about current age the basis of familial status, if the the person received the written or date of birth.

community must establish and or community qualified for a require that occupants comply exemption under this subpart. section.

(g) If the occupants of a housing facility or community

must provide for regular to comply with the the other means, of the initial housing facility or community information supplied by the may, if it has sufficient exemption. occupants of the housing facility evidence, consider the unit to or community. Such updates be occupied by at least one must take place at least once person 55 years of age or older.

or

(d) Any of the following (3) A statement from an documents are considered individual who has personal reliable documentation of the knowledge of the age of the occupants. The individual's statement must set forth the basis for such knowledge and be signed under the penalty of perjury.

(h) Surveys and verification procedures which comply with the requirements of this section admissible in documents containing a birth administrative and judicial date of comparable reliability; or proceedings for the purpose of this subpart.

application, affidavit, or other (i) A summary of occupancy document signed by any surveys shall be available for member of the household age inspection upon reasonable 18 or older asserting that at notice and request by any

Good faith

for (a) A person shall not be held person acted with the good faith (f) The housing facility or belief that the housing facility maintain appropriate policies to housing for older persons Subpart F--Interference, with the age verification (b)(1) A person claiming the Sec. 100.400 procedures required by this good faith belief defense must interference, have actual knowledge that the intimidation.

age representative, asserted in writing that it qualifies for a housing for older persons

> (2) Before the date on which the discrimination is claimed to have occurred, a community or facility, through its authorized representatives, must certify, in writing and under oath or affirmation, to the person subsequently claiming the defense that it complies with the requirements for such an exemption as housing for persons 55 years of age or older in order for such person to claim the defense.

> (3) For purposes of this section, an authorized representative of a housing facility or community means the individual, group, management company, owner, or other entity having the responsibility for adherence to the requirements established by

(4) For purposes of this section, a person means a natural person.

(5) A person shall not be entitled to the good faith defense if the person has actual knowledge that the housing facility or community does not, or will not, qualify as housing for persons 55 years of age or older. Such a person will be ineligible for the good faith defense regardless of whether assurance described in paragraph (b) of this section.

Coercion or Intimidation Prohibited coercion or

(a) This subpart provides the particular dwelling unit refuse has, through an authorized Department's interpretation of the conduct that is unlawful rental of a dwelling or in any residential under section 818 of the Fair Housing Act.

(b) It shall be unlawful to coerce, intimidate, threaten, or interfere with any person in the exercise or enjoyment of, or on exercised or enjoyed, or on account of that person having aided or encouraged any other person in the exercise or enjoyment of, any right granted or protected by this part.

(c) Conduct made unlawful under this section includes, but is not limited to, the following: (1) Coercing a person, either

connection with a residential estate-related transaction, real estate-related transaction because of the race, color, because of race, color, religion, religion, sex, handicap, familial sex, handicap, familial status, or status, or national origin of that national origin.

(2) Threatening, intimidating or associated with that person. account of that person having interfering with persons in their (4) Intimidating or threatening enjoyment of a dwelling any person because that person because of the race, color, is engaging in activities designed religion, sex, handicap, familial to make other persons aware of, status, or national origin of such or encouraging such other persons, or of visitors or associates of such persons.

(3) Threatening an employee or part. agent with dismissal or an (5) Retaliating against any adverse employment action, or person because that person has taking s u c h orally, in writing, or by other employment action, for any assisted, or participated in any means, to deny or limit the effort to assist a person seeking manner in a proceeding under benefits provided that person in access to the sale or rental of a the Fair Housing Act. connection with the sale or dwelling or seeking access to

real person or of any person

persons to exercise, rights granted or protected by this

adverse made a complaint, testified,

VII. Useful Forms Form A: Interest Meeting Flier Form B: Nomination Meeting Flier Form C: Election Announcement Form D: Election Reminder Form E: Council Board Slate Announcement Form F: Resident Voter Sign-In Sheet Form G: Ballot Form H: "Duly Elected Council" Check List Form I: Announcement of Election Results Form J: Certification of Council Election Form K: Nomination Box Cover Form L: Election Box Cover Form M: Election Celebration Flier Form N: Nominations Results

Form A

TENANT COUNCIL

INTEREST MEETING

For	residents	of

day

date

place

time

To get information on Tenant Councils and to:

»> Nominate a slate of board members»> Establish a date for elections

Guests include:

League of Women Voters of Kent County

All are welcome! For more information:



Form B
Community
Resident Meeting
For nomination of tenant council officers
Day and date:
at
time

Help form a Tenant Council that speaks for us on housing, employment, and other community matters! Guests include:

•A representative of the League of Women Voters

All are welcome! For more information, contact:

(name and phone)

(name and phone)

52 Tenant Council Election Manual Form C

Tenant Council Elections

On the date of

During the hours of to

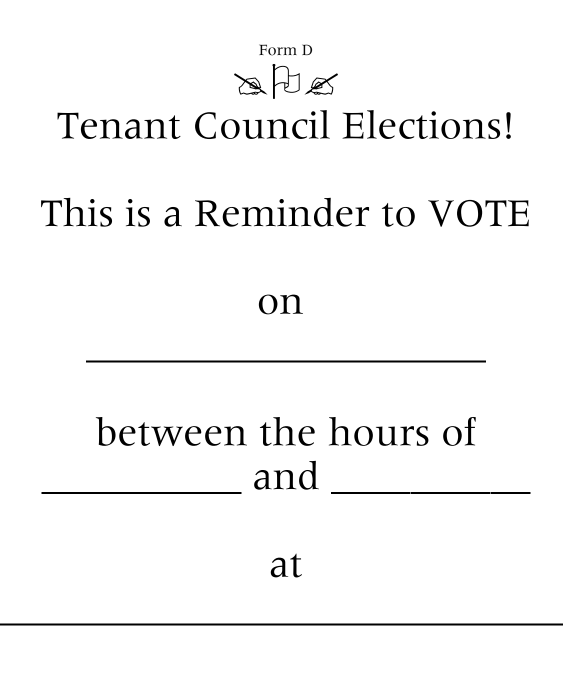
At this location

Conducted by

You must have I.D. in order to vote!

- drivers license
- phone bill
- cable bill
- letter addressed to you
- your lease or rent receipt





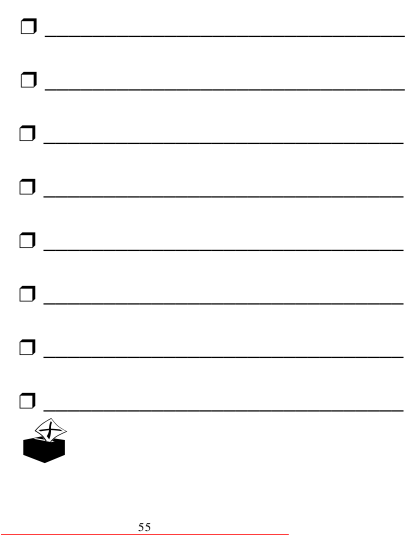
Make your voice heard.



54 Tenant Council Election Manual Form E

Election of Tenant Council Officers Tenant Council

You will have the chance to vote for FIVE people out of the following group of candidates:



Tenant Council Election Manual

Form F Resident Voter Sign-In Development of _____

Election of Tenant Council Board Members

Date ____

To be eligible to vote, you must be a resident of this development who is 18 years of age or older and be in an assisted housing unit. One vote is being cast per housing unit.

Print your name here	
Sign your name here	Print your address here
	Ι
Print your name here	
Sign your name here	Print your address here
Print your name here	
Sign your name here	Print your address here
Print your name here	
Sign your name here	Print your address here
Print your name here	-
Sign your name here	Print your address here
Print your name here	-

Page of	Signature of Election Monitor

Print your address here

Sign your name here

Form G Ballot for the Election of Tenant Council Officers

Tenant Council: ______ Date: _____

INSTRUCTIONS: Vote for ONLY FIVE candidates, by marking the box (\Box) beside each of their names with an "X." If you vote for more than five, we will have to disqualify your ballot.

Name	X

Form H Sample Check List

Checklist To Determine If Tenant Council is Duly Elected

1.	Date of Review	
2.	Name of Development City-State	
3.	Do You Have An Election Group?	X N
4.	Are All Members of Election Group/Officers On The Lease? Y	Ν
5.	Date Of Last Election, Was The Election More Than 3 Years Date? Y N	s From Today's
6.	Was An Independent Third-Party Used In The Election Process? Y N	
7.	Was Election Publicly Posted And/Or Announced at Least 30 Days Prior To Y N State How Publicity Was Accomplished	
_8.	Does The RC/RMC/RO Have By-Laws Pursuant to 24 CFR 964? Y	
9.	Did The Housing Authority Monitor The Election Procedures?YNName of Housing Authority Representative	
*	If The RC/RO Answered "Yes" To All Questions Except #6, It Is Eligi Elected" Tenant Council Recognition.	ble For "Duly

* If The RC/RO Answered "No" To Any Of Questions and "Yes" to Question #6, The RC/RO Is Not Eligible for "Duly Elected" Tenant Council Status.

Form I Announcement of Election Results Tenant Council Officers

Tenant Council: ______ Date: _____

The following individuals have been elected as tenant council board members in the elections held on this date.

1	
2	
3	
4	
5	
6	
7	
8	
9	

Election Monitor

Witness

Copies: To post To housing authority/management company To LWV Files To DHC Form J

CERTIFICATION OF Tenant COUNCIL BOARD ELECTION

I certify that	
(Name of Tenant Council)	
(Address)	(City/State)
has duly elected all of the Tenant Council Officers as re and Urban Development, 24 Code of Federal Regulatio	
The date of the Tenant Council Board Election was:	
(Signature of Certifying LHA Official)	(Date)
(Title)	
(Signature of Independent Third-Party Monitor)	(Date)
Notary:	
Subscribed and sworn before me this	day of, 19
My Commission expires	



7

Please place additional nominations for officers in here by

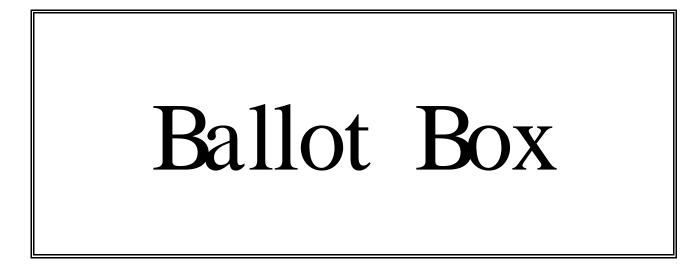
(day & date)

Nominations Box

Tenant Council Elections



Please place your secret election ballot in this box. Votes will be tallied and results posted here at the end of the voting period.



Tenant Council Elections



Form M Celebration of Tenant Council Elections & Award Ceremony

✓ TO CELEBRATE THE NEW Tenant COUNCILS ✓ INTRODUCE Tenant COUNCIL OFFICERS, AND ✓ THANK ALL WHO HELPED FORM THE COUNCIL

PLACE: _____

TIME: _____

DAY & DATE: _____

FOR MORE INFORMATION or HELP GETTING THERE

CALL:

or

Form N

ANNOUNCING THE RESULTS OF THE NOMINATING MEETING ______ Tenant Council

held on

Day

Date

- ✓ Resident Council elections to be held on _____
- ✓ Until noon _____, additional written nominations can be placed in the nominating ballot box in the manger's office.
- ✓ All residents 18 years of age or older in good standing with no lease violations are eligible to vote and to run for office.

Guests include: Mr. Stanley Horn, Organizer, Chicago, IL A representative of the League of Women Voters

All are welcome!

If you have questions, contact: _____

Addiitional residents can be a Current Slate of Nominees –	nominated by using this form
Nominated to date	Additional nominees
Jeremiah Peabody	
Ephraim Zimbalist	
Minnie Midgley	
Farley Dickinson	
Edwina McIlvaine	
Rudgeon Wilensky	