CHAPTER 16

PROJECT-BASED VOUCHER PROGRAM

16.0 INTRODUCTION

The Project Based Voucher (PBV) program attaches rental assistance to a particular unit rather than to a family. This chapter outlines the HA’s policies pertaining to administration of the PBV Program.

16.1 LIMIT ON NUMBER OF PBV UNITS

24 CFR 983.56 (a): “Except as provided in paragraph (b) of this section, the HA may not select a proposal to provide PBV assistance for units in a project or enter into an Agreement or HAP contract to provide PBV assistance for units in a project if the total number of dwelling units in the project that will receive PBV assistance during the term of the PBV HAP is more than 25 percent of the number of dwelling units (assisted or unassisted) in the project. (b): Exceptions to 25 percent per project cap: Units in a single family project, excepted units in a multifamily project. ‘Excepted’ units means units in a multifamily project that are specifically made available for elderly or disabled families or families receiving supportive services (at least one family member must be receiving at least one qualifying supportive service).”

MTW Plan: “HACSC may project-base up to 100% of the units in existing family housing projects that provide supportive services but do not require participation in those services. Supportive services include but are not limited to the services listed below. To be eligible for this service exception, a project must provide to the excepted units at least four of the services listed:

- Childcare
- Transportation
- Education
- Job training and employment counseling
- Substance/alcohol abuse treatment or counseling
- Household skill training
- Homeownership counseling

The project owner will be responsible for regularly monitoring the supportive services requirements for the excepted units and must submit, at least annually, a report listing the families, the types of services provided and accessed, and the frequency of that access.”
16.2 MODIFIED ELDERLY DEFINITION FOR PBV

HACSC MTW Annual Plan FY2015, Activity 2015-3: HACSC modified the age, “for the Project Based Voucher (PBV) program, at which a person or family is considered elderly from persons aged 62 or older to persons aged 55 or older in order to align with the definition used by a number of affordable housing developments in the area.”

Policy:
For PBV programs, HACSC defines elderly families as those whose head of household or spouse is 55 years of age or older.

16.3 HOUSING AUTHORITY-MANAGED PROJECTS

24 CFR 983.51 (e): “A HA-owned unit may be assisted under the PBV program only if the HUD field office or HUD-approved independent entity reviews the [competitive] selection process and determines that the HA-owned units were appropriately selected based on the selection procedures specified in the HA administrative plan.”

MTW Plan:
“[The HA will] select HACSC-owned housing projects for project-based assistance without a competitive process.”

Policy:
Housing projects (including public housing) managed by the HA may be selected for project-based assistance without competition and without HUD approval. The housing projects are still subject to certain other regulations, including Site and Neighborhood Standards, Environmental Review and Subsidy Layering Review.

All other PBV projects will be submitted and selected by a competitive selection process described in 16.4 of this chapter.

16.4 PROJECT SELECTION PROCEDURES

24 CFR 983.51 (a): “The HA administrative plan must describe the procedures for owner submission of PBV proposals and for HA selection of PBV proposals.”

24 CFR 983.51 (b) (2): “The PHA may select, without competition, a proposal for housing assisted under a federal, State, or local government housing assistance, community development, or supportive services program that required competitive selection of proposals (e.g., HOME, and units for which competitively awarded Low-Income Housing Tax Credits (LIHTCs) have been provided), where the proposal has been selected in accordance with such program's competitive selection requirements within 3 years of the PBV proposal selection date, and the earlier
competitively selected housing assistance proposal did not involve any consideration that the project would receive PBV assistance.”

**MTW Plan:**

[The HA will] “eliminate certain requirements in selecting Project-Based Voucher (PBV) proposals by expanding the definition of a competitive selection process to include any form of open public solicitation or invitation process conducted by a Federal, State, or local government, where a proposal is selected subject to funding availability; waiving HUD’s requirements that the PHA must select proposals within three years of the earlier selection date by allowing proposals within fifteen years of the selection date; and allowing earlier competitive selection proposals to consider that the project would require rental assistance, including PBV assistance.”

**Policy:**

The HA will select non-Housing Authority owned projects through a competitive or streamlined selection process.

**Competitive Selection Process**

The HA will issue a Request for Proposal.

**Streamlined Selection Process**

The HA may award Project-Based Vouchers (PBVs) to projects that were previously awarded funding or considered for funding for PBVs through a competitive selection, open public solicitation or invitation process under another federal, state or local housing program within 15 years of the PBV proposal selection date.

**Solicitation Requirements, Proposal Evaluation Criteria and Selection Process**

The following section applies to both competitive and streamlined selection processes.

The HA will describe the requirements of the solicitation, which may include, but are not limited to:

- Number of PBVs being made available;
- Submission deadline, if applicable;
- Required format of proposals;
- Required submission format (mail, fax, e-mail, etc.);
- Housing type (new construction, rehab, existing);
- Resident type (senior, family, etc.);
- Minimum/maximum PBV units in project;
- Term of Housing Assistance Payment contract; and
- Other special requirements, i.e., labor standards/Davis Bacon requirements, environmental review, and Housing Quality Standards requirements.

The HA may provide PBV assistance only to existing, rehabilitated or new construction housing developments as defined by HUD regulation 24 CFR §983.3 and in accordance with all other HUD Section 8 regulations. If a proposal is for existing or rehabilitation
housing, the units to be project based must:

- Be newly permanent affordable housing (conversion of market rate housing or conversion of non-permanent affordable housing to permanent affordable housing);
- Be vacant or currently occupied by families who are earning less than 50 percent of the Area Median Income adjusted by household size; and
- Not have other federal, state or local housing restrictions and regulatory agreements that conflict with the HUD Section 8 regulations or HA policies.

Each proposal received must meet the following project readiness requirements:

- Proposer must submit evidence of site control – site control means that the proposer has obtained an enforceable right to use a parcel of land for the proposed development prior to the submission of the proposal. This right may consist of fee title, ground lease, or an enforceable option;
- Proposer must submit evidence that the proposed construction is permitted by current zoning ordinances or regulations at the time of the proposal submission;
- Proposer must demonstrate the capacity to secure all necessary funding for development within 12 months of the selection date for PBVs;
- Proposer of new housing construction or rehabilitation housing must be able to execute an Agreement to enter into Housing Assistance Payments (AHAP) and start construction within 18 months of the selection date for PBVs; and
- Proposer of existing housing project must demonstrate that the units will be ready for occupancy within 120 days of the selection date for PBVs.

Projects that meet the project readiness requirements will be further evaluated for consideration of the conditional award of PBVs using evaluation factors, which may include, but are not limited to:

- Financial feasibility of the project;
- Supportive services;
- Tenant selection criteria;
- Leveraging of private and other governmental funding;
- Experience of proposer;
- New or increased supportive services and/or amenities for existing housing;
- De-concentration of poverty; and
- Proximity/accessibility to educational and economic advancement opportunities.

The HA may consider other factors such as, geographical distribution of the PBVs and sizes of units in making the final determination for conditional award of PBVs.

**Public Notice of Selected Proposals**
The HA will publish a public notice of selected proposals within 30 days of initial selection.
16.5 SITE SELECTION STANDARDS

24 CFR 983.57 (b) (1): “Project-based assistance for housing at the selected site is consistent with the goal of deconcentrating poverty and expanding housing and economic opportunities. The standard for deconcentrating poverty and expanding housing and economic opportunities must be consistent with the PHA Plan under 24 CFR 903 and the HA Administrative Plan.”

Policy:

In determining if a project meets the goal of deconcentrating poverty and expanding housing and economic opportunities, certain conditions of the census tract and general area where the site is located will be considered, including:

- Poverty rate: The HA will not select a project for PBV if it is located in an area with a poverty rate greater than 20% unless at least two of the following conditions are present:
  - There has been an overall decline in the poverty rate for the area over the past five years; and/or
  - New market rate units have been/are being developed in the same census tract where the proposed PBV development will be located and it is likely that those units will positively impact the poverty rate in the area; and/or
  - The area in which the proposed PBV development will be located is undergoing significant revitalization.

- Economic/educational opportunities: Projects selected for PBV must be located in an area where there are, within a reasonable traveling distance, meaningful opportunities for educational and economic advancement.

- Educational opportunity includes adult education, vocational school, state or community college.

- Economic advancement opportunities include retail and other businesses offering entry-level job opportunities.

- Prior to selection of any project for PBV, the HA will conduct the following site inspections: General site inspection.

- Unit inspection (rehabilitation and existing only).

- Site and Neighborhood Standards review per HUD regulations at 24 CFR 983.57.
16.6 **HAP CONTRACT**

24 CFR 983.205 (a): “The HA may enter into a HAP contract with an owner for an initial term of up to fifteen years for each contract unit.”

(b): “The length of the term of the HAP contract for any contract unit may not be less than one year or more than fifteen years. Within one year of expiration, the HA may agree to extend the term of the HAP contract for an additional term of up to fifteen years [maximum] if the HA determines an extension is appropriate to continue providing affordable housing for low-income families.”

**Policy:**

All HAP contract terms under the PBV program will be agreed upon between the owner and the HA up to a maximum term of 15 years, with the option to extend for an additional period(s) of up to 15 years at the discretion of the HA.

24 CFR 983.211 (a): Units occupied by families whose income has increased during their tenancy resulting in the tenant rent equalizing the rent to the owner, shall be removed from the HAP Contract 180 days following the last housing assistance payment on behalf of the family.

**Policy:**

The HA will remove units from the HAP contract occupied by families whose tenant rent equals the PBV contract rent 180 days following the last HAP payment.

(b): If the project is fully assisted, a PHA may reinstate the unit removed under paragraph (a) of this section to the HAP contract after the ineligible family vacates the property. If the project is partially assisted, a PHA may substitute a different unit for the unit removed under paragraph (a) of this section to the HAP contract when the first eligible substitute becomes available.”

**Policy:**

If the project is 100% project based, the HA will reinstate the removed unit upon owner request once the unit is vacant.

If the project is partially assisted, the HA will substitute a different vacant unit of the same bedroom size for the removed unit upon the owner’s request and within a 90 day time period.

24 CFR 983.254 (b): “If any contract units have been vacant for a period of 120 or more days since owner notice of vacancy (and not withstanding the reasonable good faith efforts of the HA to fill such vacancies), the HA may give notice to the owner amending the HAP contract to reduce the number of contract units by subtracting the number of contract units (by number of bedrooms) that have been vacant for such period.”
Policy:
If a PBV contract unit remains vacant or occupied by an HA unauthorized resident for 4 months or longer, the HA may remove that unit from the contract, thereby reducing the total number of units under contract.

16.7 RENT DETERMINATION

24 CFR 983.301 (b): “Except for certain tax credit units, the rent to owner must not exceed the lowest of: (1) An amount determined by the HA, not to exceed 110% of the applicable fair market rent for the unit bedroom size minus any utility allowance; (2) the reasonable rent; or (3) the rent requested by the owner.”

16.8 ANNUAL INSPECTIONS

24 CFR 983.103 (d): “(1) At least annually during the term of the HAP contract, the PHA must inspect a random sample, consisting of at least 20 percent of the contract units in each building to determine if the contract units and the premises are maintained in accordance with HQS. (2) If more than 20 percent of the annual sample of inspected contract units in a building fails the initial inspection, the PHA must re-inspect 100 percent of the contract units in the building.”

MTW Plan:
“HACSC proposes to modify the inspection frequency of housing stock biennially. HACSC may make exceptions to this inspection schedule for landlords and properties that do not comply on a consistent basis with HQS.”

Policy:
The HA will inspect 100% of PBV units at least biennially.

16.9 PARTICIPANT SELECTION

24 CFR 983.251 (b) (2): “In order to minimize displacement of in-place families, if a unit to be placed under contract is either an existing unit or one requiring rehabilitation is occupied by an eligible family on the proposal selection date, the in-place family must be placed on the PHA’s waiting list and, once its continued eligibility is determined, given an absolute selection preference and referred to the project owner for an appropriately sized PBV unit in the project.”

MTW Plan:
“When PBV assistance is layered with 50% tax-exempt bonds, the lower income limits apply. Therefore, HACSC [will] waive the PBV regulation related to preference for in-place families in order to allow for the continued commitment of tax-exempt bonds and tax credits to the disposed public housing properties.”
Policy:
In-place families with income over 50% of the current Area Median Income (AMI) for the family size, but less than 80% of the AMI will be considered ineligible for PBV assistance at the HA’s public housing properties that are transitioning to private non-profit housing under a PBV Housing Assistance Payment contract. Such families will be issued Section 8 Housing Choice Vouchers and will be required to move from the property before the start of the PBV contract.

24 CFR 983.251 (c) (1): “Applicants who will occupy PBV units must be selected by the PHA from the PHA waiting list. The PHA must select applicants from the waiting list in accordance with the policies in the PHA administrative plan.”

MTW Plan:
“[The HA] allows direct owner referrals of applicants after 30 days of unsuccessful attempts by the owner to process referrals from the HA’s project-based applicant waiting list.”

Policy:
The HA will refer applicants from the HA’s PBV waiting list for a period of 30 days following notification of the PBV unit vacancy/impending vacancy. PBV owners may make their own referral of an applicant if they are unsuccessful in finding an interested, eligible applicant from the HA’s waiting list during the 30-day referral period.

Owners must have an affirmative fair-housing marketing plan on file with the HA in order to make direct referrals of applicants.

Owners are responsible for screening all applicants referred to them for tenancy suitability.

16.10 CONTINUED ELIGIBILITY

24 CFR 983.251 (a) (2): “Except for voucher participants (determined eligible at original admission to the voucher program), the PHA may only select families determined eligible for admission at commencement of PBV assistance.”

MTW Plan:
“For project-based units that also utilize LIHTC (Low Income Housing Tax Credits), [the HA may] use the TIC (Tenant Income Certification) form required under the LIHTC program as verification of the income and assets.”
Policy:
The HA will use the Tenant Income Certification (TIC) form provided by the PBV owner to verify the income and assets for applicants referred to fill LIHTC-subsidized PBV units.

The HA will use an owner-provided TIC to verify income and assets for participants at their regular reexamination as long as the TIC is dated within 120 days of the HA’s regular reexamination effective date.

16.11 LEASE AND OCCUPANCY

24 CFR 983.352 (b) (1): “At the discretion of the HA, the HAP contract may provide for vacancy payments to the owner for a HA-determined period of vacancy extending from the beginning of the first calendar month after the move-out month for a period not exceeding two full months following the move-out month.”

24 CFR 983.260 (a): “The family may terminate the assisted lease at any time after the first year of occupancy. (b): If the family has elected to terminate the lease in this manner, the HA must offer the family the opportunity for tenant-based rental assistance. (c) If voucher or other comparable tenant-based rental assistance is not immediately available upon termination of the family’s lease of a PBV unit, the PHA must give the family priority to receive the next available opportunity for continued tenant-based rental assistance. (d): If the family terminates the assisted lease before the end of one year, the family relinquishes the opportunity for continued tenant-based assistance.”

MTW Plan:
The HA “requires a minimum two-year stay for Project-Based Voucher (PBV) residents before they are eligible to receive a tenant-based voucher or HCV.

Policy:
The following lease and occupancy rules will apply for PBV units:

- Vacancy payments (80% of the contract rent) may be made for up to 30 days for vacant PBV units provided the vacancy is not the owner’s fault and the owner gave prompt notice to the HA of the vacancy.

- Vacancy payments (80% of the contract rent) may be made for up to 60 days for vacant PBV units designated for disabled and chronically homeless populations provided the vacancy is not the owner’s fault and the owner gave prompt notice to the HA of the vacancy.

- If a family remains in a PBV unit for two full years and requests to terminate their lease, the HA will offer the family a tenant-based Housing Choice Voucher, if available.
• If a tenant based Housing Choice Voucher isn’t available, the family will be placed on a priority tenant-based Housing Choice Voucher waiting list on a first-come-first-serve basis.

16.12 OVER OCCUPIED AND UNDER OCCUPIED UNITS

24 CFR 983.260 (a): “The PHA subsidy standards determine the appropriate unit size for the family size and composition. If the PHA determines that a family is occupying a: (1) Wrong size unit, or (2) Unit with accessibility features, the PHA must promptly notify the family and the owner of this determination, and of the PHA’s offer of continued assistance in another unit…”

Policy:

The HA will notify the family and owner if it is determined that a family is occupying a wrong size unit or the unit has accessibility features that are not needed or lack of accessibility feature that is needed by tenant.

24 CFR 983.260 (b) (1): “If the family is occupying a wrong size unit or unit with accessibility features that the family does not require, and the unit is needed by a family that requires the accessibility features, the HA must offer the family the opportunity to receive continued housing assistance in another unit. (2): The HA policy of such continued housing assistance must be stated in the administrative plan.”

Policy:

In cases where a PBV unit becomes overcrowded, under-occupied, or the unit is needed by a family that requires its accessibility features, the residing tenant will be offered a tenant-based Housing Choice Voucher of the appropriate subsidy size. Assistance will be provided in the order stated below:

• The current owner must offer the family a suitable and appropriately sized vacant PBV unit within the property, if such vacancies exist.

• Applicants will be referred to other appropriately sized PBV units which are vacant.

• Issue a tenant based Housing Choice Voucher, if available.