DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR-4652-N-16]

Notice of Proposed Information Collection for Public Comment for the Demolition/Disposition Application

AGENCY: Office of the Assistant Secretary for Public and Indian

Housing, HUD. **ACTION:** Notice.

SUMMARY: The proposed information collection requirement described below will be submitted to the Office of Management and Budget (OMB) for review, as required by the Paperwork Reduction Act. The Department is soliciting public comments on the subject proposal.

DATES: Comments Due Date: December 18, 2001.

ADDRESSES: Interested persons are invited to submit comments regarding this proposal. Comments should refer to the proposal by name/or OMB Control number and should be sent to: Mildred M. Hamman, Reports Liaison Officer, Public and Indian Housing, Department of Housing and Urban Development, 451 7th Street, SW., Room 4238, Washington, DC 20410–5000.

FOR FURTHER INFORMATION CONTACT: Mildred M. Hamman, (202) 708–0614, extension 4128, for copies of the proposed forms and other available documents. (This is not a toll-free number).

SUPPLEMENTARY INFORMATION: The Department will submit the proposed information collection to OMB for review, as required by the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35, as amended).

This Notice is soliciting comments from members of the public and affected agencies concerning the proposed collection of information to: (1) Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility; (2) evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information; (3) enhance the quality, utility, and clarity of the information to be collected; and (4) minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated collection techniques or other forms of information technology; e.g., permitting electronic submission of responses.

This Notice also lists the following information:

Title of Proposal: Demolition/ Disposition Application.

OMB Control Number: 2577–0075.

Description of the need for the information and proposed use: House Agencies (HAs), are required to submit information to HUD to request permission to demolish or sell or all or

a portion of a development (i.e., dwelling units, nondwelling property or vacant land) owned and operated by a HA. The specific information requested in the application is based on requirements of the statute, section 18 of the United States Housing Act of 1937, as amended, and specifically identified in 24 CFR part 970 of the regulation. The Department uses the information submitted to determine whether, and under what circumstances, to permit a HA to demolish or sell all or a portion of a public housing development. The Department is considering automation of the application.

Agency form number: HUD-52860.

Members of affected public: State or Local Government.

Estimation of the total number of hours needed to prepare the information collection including number of respondents, frequency of response, and hours of response: 120 responses; on occasion; 16 average hours per response; total annual reporting burden is 1,920 hours.

Status of the proposed information collection: Extension.

Authority: Section 3506 of the Paperwork Reduction Act of 1995, 44 U.S.C. Chapter 35, as amended.

Dated: October 12, 2001.

Michael Liu,

Assistant Secretary for Public and Indian Housing.

BILLING CODE 4210-33-M

Demolition / Disposition Application

U.S. Department of Housing and Urban Development Office of Public and Indian Housing OMB Approval No. 2577-0075 (exp. 10/31/01)

Public reporting burden for this collection of information is estimated to average 16 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. This agency may not collect this information, and you are not required to complete this form, unless it displays a currently valid OMB control number.

This information is required to request permission to demolish or sell all or portion of a development (i.e., dwelling units, non-dwelling property or vacant land) owned and operated by a Housing Authority. The information requested in the application is based on requirements of Section 18 of the United States Housing Act of 1937, as amended and 24 CFR Part 970. HUD will use the information to determine whether, and under what circumstances, to permit HAs to demolish or sell all or a portion of a public housing development. Responses to the collection of information are statutory and regulatory to obtain a benefit. Approval of this application does not constitute approval for funding of the demolition or disposition action. The information requested does not lend itself to confidentiality.

| Section 1: General Info | rmation | | | |
|------------------------------------|-----------------------------------|---|--------------------|-------------------------------------|
| 1. Name of PHA: | | | 2 | . Date of Application: (mm/dd/yyyy) |
| 3. Address of PHA No. & Street: | | City: | State: | Zip code: |
| 4. Phone No. of PHA: | Fax No: | E:mail Address: | | |
| 5. Executive Director's Name: | | | | |
| Phone No: | | | | |
| 6. Primary Contact's Name: | | | | <u> </u> |
| Phone No: | Fax No: | E:mail Address: | | |
| | | | | |
| Section 2: Long-Term F | ossible Impact of Propose | ed Action | | |
| 1. Performance Funding | Subsidy (PFS) | | | |
| In FY, this HA rece | eived \$ per | unit in PFS funds. | | |
| The HA realizes that after | this activity takes place, PF | S will decrease by \$ /year. | (number of unit | s proposed X subsidy per unit |
| | | | | |
| 2. Comprehensive Grant | Program (CGP) | | | |
| In FY, this HA rece | eived \$ per | unit in CGP funds. | | |
| The HA realizes that after | this activity takes place, Co | GP funding will decrease approximatel | ly by \$ | /year. |
| Section 3: Board Resol | ution, 24 CFR Part 970.8, a | and Environmental Review, 24 CFR I | Parts 50 and 58 | |
| Board Resolution Number | | 2 Date of Board Resol | lution | |
| Attach a conv of the Boar | d Resolution and reference it a | s Section 3, line 2 | | |
| /maon a copy of the boar | | | | |
| 3. Who is conducting the en | vironmental review? Field | Office under 24 CFR Part 50 | Responsible Enti | ty under 24 CFR Part 58 |
| Please Note: Where the | demolition is to be funded w | ith HOPE VI funds, the HA is prohibited i | from using Part 5 | 8. |
| 4 Give the date(s) the HA c | ontacted the HUD Field Office t | to initiate the environmental review for all th | ne developments ir | n the application. |
| 1. Give the date(e) the vive | | | | |
| 5. If the environmental revie | w is to be performed by a respo | onsible entity, name the entity. | | |
| 6. As it relates to this applic | ation for demolition/ disposition | , I certify to the following: | | |
| | • | as of the date of this application; | | |
| | take place until all residents ha | | | |
| o that the HA will comply | with the requirements of the L | Iniform Relocation Act (URA) and the imple | ementing regulatio | ns found at 49 CFR Part 24. |
| Name of Executive Director | | A STANLEY TO THE | | |
| Signatura | | | Date | |
| Signature | | | Date | |

| Section 3: Table I | | | | | | | | | | |
|--------------------------------|-------------------|-------------------|-------------------|-------------------|-----------------|----------------|-------------------|--------------------|-----------------|-------------------|
| Summary of Units to be Demolis | hed/Disposed v | where m | ore than | one de | velopme | ent is inc | luded in ti | he applicat | ion. | |
| Development No. & Name | 0 - Bdrm Units | 1 - Bdrm Units | 2 - Bdrm Units | 3 - Bdrm Units | 4 & 4+ Units | Total Units | Resident Bldg. | NonResid. Bldg. | Total Bldgs. | Acres Disposed |
| | | | | | | | | | | |
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| | | - | | | | | | | | |
| Totals | | | | | | | | | | |

Sections 4 thru 9 must be completed for each development in the application. If more than one development is included in the application, reproduce these pages for each development and provide a summary in Section 3; Table I. **Develpoment Number:** Section 4: Description of Property 24 CFR Part 970.8 1. Name of the Development 2. Development Number 3. Date of Full Availability No. of Residential No. of Non-Residential 6. Date Constructed 7. Is Development a Scattered Site (mm/dd/yyyy) Buildings Buildings (mm/dd/yyyy) ☐ Yes No 8. Number of Building Types 9. Number of Types of Structures Single FamilyHouses 3-Plexes 4-Plexes Other (explain) Row House Units Walk-Up Units High Rise Units 10. Existing Unit Distribution Total Units Being Used 11. Total Acres of the Development Total Units in for Non-Dwelling Purposes FamilyUnits ElderlyUnits Development 0 Bdrm 1 Bdrm 2 Bdrms 3 Bdrms 4 or more Bdrms Total * * Enter in Section 6, line 4c. Section 5: Description of Proposed Action by Project 24 CFR Parts 970.8 and 970.9 1. Type of action proposed: Check one Complete Demolition Partial Demolition **Disposition Only** Demolition and Disposition 2. Proposed Action Buildings Buildings Units Units Proposed Action By Unit Type to be to be By Building Type to be to be Demolished Disposed of Demolished Disposed of Only Only Only Only Elderly 0 Bdrm Residential Buildings 0 Bdrm Family Non-Residential Buildings 1 Bdrm Elderly Total Buildings 1 Bdrm Family 4. Acres included in Proposed Disposition 2 Bdrms Elderly 2 Bdrms Family 5. Site Map (provide an attachment and reference it as Section 5, line 5) 3 Bdrms Family 4 or more Bdrms Family 6. If this is a Disposition Application, estimate of Project Debt Totals 1 Enter in Section 6, line 4a or b. 7. If application is a partial demolition/disposition of the development, provide the address, building number(s), or name of each building to be demolished or disposed of (provide an attachment and reference it as Section 5, line 7). 8. In the case of disposition of vacant land, provide the legal description of each parcel of land (provide an attachment and reference it as Section 5, line 8). 9. If disposition, what is the appraised value determined by an independent appraisal? (include a copy of the appraisal and reference it as Section 5, line 9) 10. Which of the following describe the proposed disposition? (check all that apply) A. Disposition at Fair Market Value via Public Sale C. Sale at Less than Fair Market Value (e.g., donation) B. Negoiated Sale If B and/or C are checked, provide a justification and reference it as Section 5, line 10. (see Instructions). 11. Calculation of Net Proceeds: Cost & Fees Estimated Sales Price Estimate Net Proceeds minus Debt minus equals \$ \$ \$ \$

13. When will a contract for Disposition be executed?

12. How will the Net Proceeds be used? (provide an attachment and reference it as Section 5, line 11)

____ (number of months) after HUD approval

_ (mm/yyyy)

| | | | what is the estimated cos oddng of land. Do not inclu | | | | | | | | | |
|------|---------------|--------------|---|-------------|--|---|--|----------|---|-----------------|---------|--------------|
| | \$ | • | | (b) | Indicate the sou | rce of funds: | | | | | | |
| | | | : The HA is to provide a 1. begin relocation of r 3. execution of demolit | esic | lents | | 2. com | olete re | oval of the application location of residents or disposition of the p | | | wing major |
| 16. | Calendar year | of [| Demolition/Disposition if d | oing | g in one year: | | | | | | | |
| | | | osition is phased, provide ears are proposed, provi | | | | | ear. | | | | |
| Phas | se . | C | alendar Year of Contract | , , | Year of Years | | Phase | C | alendar Year of Contract | 1 | Year | of Years |
| Elde | rly Units N | 0. | Family Units N | о. | Totals | 1 | Elderly Units | No. | Family Units | No. | T . | Totals |
| 0 Bd | lrm | | 0 Bdrm | | | 1 | 0 Bdrm | | 0 Bdrm | | | |
| 1 Bd | lrm | | 1 Bdrm | | | 1 | 1 Bdrm | | 1 Bdrm | | | |
| 2 Bd | Irms | | 2 Bdrms | | | 1 | 2 Bdrms | | 2 Bdrms | | | |
| | | | 3 Bdrms | | | 1 | | | 3 Bdrms | | | |
| | | | 4 or more Bdrms | | | | | | 4 or more Bdrms | | | · |
| Phas | se | C | alendar Year of Contract | , | Year of Years | | Phase | C | alendar Year of Contract | | Year | of Years |
| Elde | rly Units N | o. | Family Units N | ο. | Totals | 1 | Elderly Units | No. | Family Units | No. | | Totals |
| 0 Bd | lrm | | 0 Bdrm | | | 1 | 0 Bdrm | | 0 Bdrm | | | |
| 1 Bo | lrm | | 1 Bdrm | | | 1 | 1 Bdrm | | 1 Bdrm | | | |
| | | 2 Bdrms | | | 1 | 2 Bdrms | | 2 Bdrms | | 1 | | |
| | | | 3 Bdrms | | | 1 | | | 3 Bdrms | | İ | |
| | | | 4 or more Bdrms | | | † | | | 4 or more Bdrms | | | |
| | | | | ! | · · · · · · · · · · · · · · · · · · · | 1 | | | | | 1 | |
| | Alam Co. Inc. | .:4: | | | die Die eek | Non 04 OFD Bowle | 070 C and 070 | | | | | |
| | | | cation for Demolition | | | | | | | | | |
| 1. | | t ap | ply and provide an atta | chn | ent and referen | nce it as Section 6, lir | ie 1 to support al | applic | able conditions. | | | |
| | Demolition | | | | | | | | | | | |
| | 970.6(a) | of po | the case of demolition on ther factors, making it un priton of the project to us such program exceed 9 | usa eful | ble for housing plife. The Depart | purposes and no rea tment generally shall | sonable program not consider a pr | of mo | difications, is feasible of modifications to be | to ret reaso | urn the | e project or |
| | 970.6(a)(1) | st | s to physical condition: S ructural design, or settle anditions), or other desig | mer | nt of floors), subs | stantial deterioration | (e.g., severe tern | | | | | |
| | 970.6(a)(2) | m | s to location: physical de ental conditions as dete uitability of the site or a p | erm | ined by HUD en | nvironmental review i | n accord with pa | art 50 | | | | |
| | 970.6(a)(3) | 0 | ther factors which have s | erio | ously affected th | e marketability, usefu | Iness, or manag | ement | of the property. | | | |
| | 970.6(b) | | the case of demolition or | | | | | | | emain | ing po | rtion of the |
| | Disposition | • | | • | | ., | 2 2. / | | , | | | |
| | 970.7(a) | R | etention is not in the bes | t int | erests of the ten | nants and the PHA be | cause at least or | ne to th | e following criteria is | met: | | |
| | 970.7(a)(1) | D | evelopmental changes in | the | e area surroundi | ng the project (e.g., d | ensity, or industr | | - | | lversel | y affect the |
| | 970.7(a)(2) | D a: P | isposition will allow the a s lower income housing p HA must be able to demo the property; | cqu oroj | isition, developn ects, and that wi | nent, or rehabilitation ill preserve the total a | of other propertion | ncome | housing stock availal | ble to | he cor | mmunity. A |
| | 970.7(a)(3) | th 9 | here are other factors just at are not inconsistent w 70.6, it may be disposed sposition in order to ens | ith of | other provisions under this criter | of the Act. As and e rion (970.7(a)(3)), su | xample, if the pro bject to condition | perty r | neets any of the crite | ria for | demol | lition under |
| | 970.7(b) | p | the case of disposition roject (after EIOP), or (2) ortion of the project | the | disposition of th | | | | | eration | of the | e remaining |
| Pro | vide attachme | nts | as needed. All attachme | nts | must reference | | | | | form | HUD-5 | 2860(7/98) |

| 2. Total Develop Based on HUI | oment Cost (TDC) | Calculation | - | ior Locallity | | | |
|----------------------------------|-----------------------|--------------------|---------------------|-----------------------|----------------------|-----------------------|----------------------------------|
| | | alaaanaa of tha uu | | or Locallity | | for the unit property | for domalities for each excitate |
| ir justification i | s based upon obsi | | | | | | for demolition for each project |
| | | | f Units | times | TDC per Unit | equals | TDC |
| | ed & SemiDetache | ed | | X | | = | |
| 0 - Bdrm Row Dv | | | | X | | = | |
| 0 - Bdrm Walk-U | <u> </u> | | | x | | = | |
| 0 - Bdrm Elevato | | | | X | | = | |
| | ed & SemiDetache | ed | | × | | = | |
| 1 - Bdrm Row Dv | velling | | | X | | = | |
| 1 - Bdrm Walk-U | р | | | x | | = | |
| 1 - Bdrm Elevato | r | | | × | | = | |
| 2 - Bdrms Detach | ed & SemiDetache | ed | | X | | = | |
| 2 - Bdrms Row Dv | velling | | | X | | = | |
| 2 - Bdrms Walk-U | p | | 10000-100 | x | | == | |
| 2 - Bdrms Elevato | r | | | х | | = | |
| 3 - Bdrms Detach | ed & SemiDetache | ed | | × | | = | |
| 3 - Bdrms Row Dv | welling | | | x | | = | |
| 3 - Bdrms Walk-U | р | | | x | | = | |
| 3 - Bdrms Elevato | r | | | x | | = | |
| 4 - Bdrms Detach | ed & SemiDetache | ed | | × | | = | |
| 4 - Bdrms Row Dv | | | | x | | = | |
| 4 - Bdrms Walk-U | | | | × | | = | |
| 4 - Bdrms Elevato | | | | × | | = | |
| | ed & SemiDetache | ad . | ····· | × | | = | |
| 5 - Bdrms Row Dv | | | | x | | | |
| 5 - Bdrms Walk-U | | | | x | | = | |
| 5 - Bdrms Elevato | ` | | | x | | = | |
| | ed & SemiDetache | | | x | • | | |
| | | zu | | | | | |
| 6 - Bdrms Row Dv | | | | X | | | |
| 6 - Bdrms Walk-U | ` | ··· | | X | | = | |
| 6 - Bdrms Elevato | <u> </u> | | | _ X | | = | |
| Total | | | | | | = \$ | |
| 3 Estimated Cos | st of Rehabilitation | | | | | | |
| | tachment showir | | wn and referenc | e it as Section | 6 line 3 | \$ | |
| | the following units | - | | | | ~ | |
| | | | | | vi: viition, (nun | hor) are occupied | |
| | | | | | | | |
| | | | , inte 2) units pro | posed for disp | osition,(nui | ilber) are occupied. | |
| | aining after demoli | • | antina 4 lina 40) | \ | (from 40) minus | /6==== Al | -) remaining unito |
| | | | ection 4, line 10; | minus | (from 4a.) minus | (ITOITI 41 | o.) = remaining units |
| • | the remaining units | • | | | | | |
| | d units are listed ir | n a or b, complete | Section 7, line 1 | l. | | | |
| Occupancy | | | | | | | |
| Occupancy In | formation as of the | date of the appli | cation. | | | | |
| | Occupied | Units Vacant | Units Vacant | Total | Total Units | | |
| | Units | for less than | for 12 or | Vacant | Occupied | | |
| | | 12 months | more months | Units | and Vacant | | |
| 0 - Bdrm | | | | | [| | |
| 1 - Bdrm | | | | | 1 | | |
| 2 - Bdrms | | | | | | | |
| 3 - Bdrms | | | | <u> </u> | | | |
| 4 - Bdrms | | 1 | | | | | |

5 - Bdrms 6 - Bdrms Totals

| Se | ction 7: Reloca | tion 24 CFR Part 970.8 | | | | | | | |
|----------|--|--|---------------------------|----------------|-----------------------|---------------------------------------|-----------------------|-----------|-----------------|
| 1. | How many individ | uals will be effected by this action? | | | | | | | |
| | | g and advisory services be provide | | chment ex | olaining and refe | rence it as Sect | tion 7, line 2 . | | |
| 3. | Other Public H | urces are expected to used for relo lousing Section 8 | | ovide an at | achment explain | ing and referer | nce it as Section | 7 line | 3) |
| | | | | | acimioni expiani | 9 ama 10.0.0. | 100 11 20 0001101 | ., | J., |
| _ | | · · · · · · · · · · · · · · · · · · · | Per Unit Cost | x | No. of Units | = | Total | | |
| 4. | | ounseling and advisory services | \$ | X | | = | | | |
| 5. 6. | Estimated cost of n Total cost of relocat | | \$ | X | | = \$ | | | |
| <u></u> | Total cool of release | ilott experioes | | | | · · · · · · · · · · · · · · · · · · · | | | |
| 7. | What sources of fu | nding will be used to pay for reloca | | | | | | | |
| | Operating Fun | ds Comp Grant CIAP | HOPE VI | Other (Pr | ovide an attachm | ent explaining a | and reference it a | s Sectio | on 7, line 7 .) |
| 8. | • | ed residents with a general Inform | | • | ne possible affects | of proposed act | tion? | | |
| ^ | | ment explaining and reference it | • | | n, to oach fomily to | bo offootod but | the releastion? | Г | |
| Э. | How many days in | advance of actual relocation will th | e i i a issue a nouce | or engine | y to each fairing to | be allected by | ine relocation: | L | |
| | | | | | | | | | |
| | | | | | | | | | |
| | | | | | | | | | |
| Se | ection 8: Reside | nt Consultation 24 CFR Par | ts 970.4 and 970 |).8 | | | | | |
| 1. | Has the HA consul | ted with the residents of the affecte | ed development? | Yes | ☐ No | | | | |
| | Provide an attachm | nent thoroughly describing the cons | - sultation process an | d reference | it as Section 8, line | e 1. | | | |
| 2. | Is there a resident | organization at the affected develo | pment(s)? Yes | s 🔲 No | | | | | |
| | Provide an attachm | nent explaining consultation with th | e resident organizat | tion(s) at the | development and | reference it as S | Section 8, line 2. | | |
| 3. | Is there a HA-wide | resident organization? | es No | | | | | | |
| | Provide an attachm | ent explaining the consultation wit | h the HA-wide resid | ent organiza | tion(s) and refere | nce it as Section | 8, line 3. | | |
| 4. | Were any written co | omments received from the reside | nts or any of the res | ident organi: | zations? Yes | No | | | |
| | Attach copies of the | comments received and the HA's ev | aluation of the comr | nents and re | sponses to the resi | dents' comments | and reference it a | as sectio | n 8, line 4. |
| | | | | | | | | | |
| | | | | | | | | | |
| | | | | | | | | | |
| | | | | | | | | | |
| <u></u> | ection 9: Section | 1 412 Offer of Sale 24 CFR F | Part 970 13 | | | | | | |
| | | an offer of sale to the resident org | | levelopment | ? | · · · · · · · · · · · · · · · · · · · | | Yes | ∏ No |
| •• | • | ocumentation of offer and respo | , . | - | | ence It as Section | on 9, line 1 . | ,,,, | L |
| 2. | If no organization e | xisted, did the HA provide the resid | dents an opportunity | to form a re | sident organizatio | n? | | Yes | No No |
| 2 | | explaination and reference it as | - | normitted b | 4 24 CER 070 126 | 2)(3)3 | | Voc | ∏ No |
| J. | | g any of the exceptions to the offer e following exceptions apply? Che | • | • | , | | | Yes | |
| | of the exception a | nd reference it as Section 9, line | 3. | | | | | | |
| | 970.13(a)(2) (i) | The PHA has determined that the | . , | | | hreat to the hea | Ith and safety of r | esident | 5. |
| L | 970.13(a)(2) (ii) | The local government has conde | | • | | | | | |
| |] 970.13(a)(2) (iii) | A local government agency has equipment. | determined and not | ified the PH | A that units must b | e demolished to | allow access to | fire and | emergency |
| |] 970.13(a)(2) (iv) | The PHA has determined that the long term viability of the develop | | • | • | | | | |
| _ | 7 070 13/5//2/ /-/ | A public body has requested to | , | | | • | | | |
| <u></u> |] 970.13(a)(2) (v) | government wishes to use the la | • | | | n order to bulla | or expand its St | vices (| o.g., a 100ai |
| | 970.13(a)(2) (vi) | PHA seeks disposition outside the | • | • | • | erwise develop a | a facility to benefit | low-inc | ome families |
| | | (e.g., day care center, administra | tive building, other t | ypes of low-i | ncome housing). | | | | |

Demolition/Disposition Application Instructions

Instructions for completing the HUD-52860, Application for Demolition/Disposition. Please fill out all of the information requested. Instructions and explanations are provided for those items which may not be self-explanatory. If you have questions about how to fill out this application, please contact the Special Applications Center (SAC).

Section 1: General Information

Item 1. Name of PHA - Please provide the full authority name, as well as the abbreviation that is preferred.

Item 2. Date of Application - The date the application was put in the mail

Item 3. Address - Please provide a mailing address, other than a PO Box for express mail delivery.

Item 6. Primary contact - Identify the individual who was responsible for putting the application together, and is empowered to provide supplemental information, if needed.

Section 2: Long Term Possible Impact of Proposed Action

The actions covered by this application have many financial ramifications and the action proposed can only be reversed at the discretion of the Department. Prior to deciding to embark on a program of demolition or disposition, the HA staff should have determined: (1) that no other solution is feasible e.g., a new marketing strategy, or unit conversion, etc. (2) analyzed how much it costs to operate the unit or units proposed for demolition or disposition and (3) determined how much these units represent in Comprehensive Grant Program (CGP) and operating subsidy (Performance Funding System (PFS)) funds. The HA should acknowledge that as the HA's inventory is reduced because of demolition or disposition there will be a reduction in the PFS and the CGP, if there is no replacement housing. In some cases these reductions will be phased in over a period of time. For specific information on which units (e.g., units proposed for demolition or disposition, vacant units or occupied units, etc.) are subject to a phase down in funding, see 24 CFR Part 968 and 24 CFR Part 990. The HA should also understand that after a period in time, the reduction in Federal income will reach a steady state. The purpose of requiring an estimate in the reduction of Federal funding is to show that the HA has performed an analysis and is aware that a reduction may take place.

Section 3: Board Resolution and Environmental Review Items 1 and 2.

A Board Resolution is required in support of the proposed activity. The Board Resolution should be dated after the last resident meeting to show the Board is aware of all resident comments concerning the application. Provide the date of the resolution and the resolution number, if the HA numbers its resolutions.

Items 3 - 6.

Please fill out the information on your actions in arranging for the review and identify who is performing the review. Please note that where the demolition is to be funded with HOPE VI funds for either revitalization or demolition only, the HA is prohibited from using the Part 58 and therefore, the Field Office must conduct the environmental review under Part 50.

Table I: Summary of Units to be Demolished/Disposed Where More Than One Development is Included in the Application.

Complete this table where the HA's application contains more than one development, as identified by its unique public housing development number, in the application. For example, if the HA is proposing to demolish or dispose of four developments, then all four developments must be identified on this table with appropriate bedroom distribution, number of buildings and acres.

Sections 4 - 9 must be completed for each development in the application.

Section 4: Description of Property

The HA should be sure to describe the number of buildings, units, and total acres for the entire development as it currently exists. This is essential baseline information for the SAC.

Please note that although an application may contain multiple projects, under the current regulations, compliance with the regulations is determined on a project-by-project basis. Subsequent HUD approval and tracking is also performed at the project level.

Item 2. Development Number - Please use the HUD development number. All development numbers are at least 11 characters long. A few are up to 14 characters long for older developments. (Do not use the Major Reconstruction of Obsolete Projects number.)

Item 3. Date of Full Availability (DOFA)

Item 6. Date of Construction - applies to those developments that were acquired as part of the development process and reconstructed at the time of development. Therefore, for these acquired developments, the DOFA date is not a true indicator of the age of the developments.

Item 11. Total Acres of the Development. Give the total number of acres that currently exist in the development. The system recognizes up to two decimal places (1234.56).

Section 5: Description of Proposed Action by Project

Item 1. Type of Action Proposed. It is possible for a HA to request approval for a demolition and disposition in one application. However, the applicant must meet the regulatory requirements for both actions. See the summary of application requirements in 24 CFR Part 970.8. For example, an appraisal is required for a disposition or a demolition\disposition application but not a demolition application. Furthermore, the HA must justify to the satisfaction of HUD its rationale for spending Federal funds, usually Comprehensive Improvement Assistance Program (CIAP) funds or CGP Funds, for the demolition of units when the property will be leaving (e.g., disposition action) the public housing inventory.

Item 3. The HA will use this item to identify residential and non-residential buildings proposed for demolition and/or disposition.

Item 4. Acres Included in Proposed Disposition. The HUD data systems track this in acres. The system recognizes up to two decimal places (1234.56).

Item 5. A site map is critical in examining partial demolition/disposition requests. Please mark clearly the units and buildings proposed for demolition or disposition on the site map. (A copy of a site map for each development must be attached to the application form.)

Item 6. Estimate of Project Debt. For a disposition application only, provide the estimate of debt for each development in the application. The SAC or the HUD Field Office has access to this information through the Chief Financial Officer (CFO), if the HA does not have the information in a letter from HUD.

Item 7. In the attachment, the HA should explain why it selected the particular units and buildings to be demolished in the case of partial demolition. For example, in the case of demolition of a section of the development, clearly explain why the HA is proposing to demolish this section rather than another. Also, note that once the partial demolition application is approved by the SAC, the HA cannot change units in the approval without HUD's approval.

Item 9. The estimated sale price must be based on an appraisal. A copy of the appraisal must be included in the application. This requirement is only for a Disposition or a Demolition/Disposition application.

Item 10. If a HA elects (B) Negotiated Sale as the method of disposition, it must specify the disposition cost as either fair market value (FMV) or (C) less than FMV. See 24 CFR Part 970.9(a) of the regulations for guidance on the justification for a negotiated sale or sale at less than fair market value. An attachment describing a sale identified as (B) or (C) is required.

Item 11. Calculation of Net Proceeds. If the HA does not know if there is still outstanding debt, contact your local HUD servicing office. The Center will update the debt amount at the time of application review.

Item 12. Use of Net Proceeds. The HA's first priority is to retire outstanding debt with the proceeds of sale. If an HA has bonded debt that cannot be forgiven, proceeds must be used to make payment on the remaining debt. Second, where the HA has proceeds after payment of debt, those proceeds must be used for the provision of housing assistance to low-income families, e.g., the modernization of another development or building low-income housing. The activities proposed should generally relate to housing services and should be approvable under the CIAP and the CGP. (See 24 CFR Part 970.9(b). Determination of net proceeds for scattered sites are calculated differently, see 24 CFR Part 970.9 (c).

The HA should provide an estimate of gross and net proceeds of sale. Specify in the attachment how the proceeds will be used if the HA anticipates remaining funds after paying the debt and/or related expenses (e.g., relocation, sales costs, etc.). Use of proceeds must be approved by the Department.

Item 14. Indicate source of funds. Identify the source(s) of funding for the demolition or disposition (e.g., modernization, vacancy reduction, etc.) and estimated amount of funds needed.

Section 6: Justification of Demolition or Disposition

Item 1. The applicable criteria for demolition are found in 24 CFR Parts 970.6 and 970.7 for disposition. It is possible to use the demolition justification of obsolescence to support a disposition action.

The justifications that have been the most difficult for HAs to document are 24 CFR Parts 970.6 and 970.7(a)(2).

24 CFR Part 970.6 - Obsolescence. HAs that use Section 970.6(a), "... the project, or portion other project, is obsolete as to physical condition, location, or other factors, making it unusable for housing purposes and no reasonable program of modifications, is feasible to return the project or portion of the project to useful life.", must provide documentation for meeting both parts of the test, obsolescence and rehabilitation is not reasonable.

The HA must provide evidence of obsolescence. For example, a structural problem with the building (as substantiated by an engineering report), an environmental issue related to hazardous substances at the site, or since the project was built has the highway surrounded the area removing access to public transportation, or schools, or has the neighborhood changed with more commercial activity.

Items 2 & 3. In addition, to documentation of some type of obsolescence, the HA must demonstrate that rehabilitation is **not** reasonable. The applicant must demonstrate to HUD that the cost of rehabilitation compared with the cost guidelines for that development (i.e., 90 percent of TDC) is excessive or that it is unreasonable. Completing items 2 and 3 of this section will provide the HA with the TDC and the estimated cost of rehabilitation. The SAC will make the necessary cost comparison.

24 CFR Part 970.7 - More Efficient, More Effective Lower Income Housing

An HA using Section Part 970.7(a)(2): "...disposition will allow the acquisition, development or rehabilitation of other properties that will be more efficiently or effectively operated as lower income housing projects, and that will preserve the total amount of lower income housing stock available to the community...", is expected to provide replacement housing for each unit that will be lost to the public housing inventory. This replacement housing may come from either the proceeds of the sale, another source or any combination of those resources. These units do not have to be public housing units but they must serve low income families in the community. This particular justification is not tied to the suspension of the one-for-one replacement requirement.

Section 7: Relocation

Item 1. Identify total number of individual residents including children. Do not provide number of households.

If units proposed for demolition are vacant, the HA should clearly explain in the application the circumstances that led to the units being vacant, when the residents were relocated (e.g., beginning in May 1997 until July 14, 1997), the resources used, and where the residents were relocated to.

Section 8: Resident Consultation - 24 CFR Part 970.8(e)

The regulation requires general resident consultation, however, it does not specify how the consultation should be done. The method of consultation is, therefore, at the HA's discretion. However, any consultation must be documented. This is one of two resident requirements in the regulation.

The application should document that the HA contacted the residents of the affected development and both the resident organization at the affected development (i.e., the development where the demolition or disposition is proposed), as well as the HA-wide resident organization(s). Many HAs mistakenly think that since the 24 CFR Part 970.13, the requirement for the offer of sale to the resident organization of any property proposed for demolition or disposition, is limited to the resident organization at the development, general resident consultation is likewise limited. Not true.

If prior to submission of the application the residents at the development were temporarily moved for modernization and the HA later decided to demolish or sell the property, the HA must go back to the residents and conduct consultation over the proposed action.

Section 9: Section 412 Offer of Sale (Note 1)

This is the second resident requirement in the regulation. HAs are required to offer the property (i.e., land, units and nondwelling space) proposed for demolition or disposition to resident organization at the affected development. However, the regulation does allow for exceptions to this opportunity to offer.

Item 3. The HA should review the list of six exceptions, identified in 24 CFR Part 970.13(a)(2), to determine if the requirement to make an offer to the resident organization is applicable. HAs are required to provide documentation e.g., if the property has been condemned by the city, a copy of the condemnation order, etc.), in order to claim any of the exceptions.

An application submitted to the Department should include one of the following:

- (a) where there is a resident organization, a copy of the letter to the resident organization and the resident organization's letter of negative response.
- (b) where there is no resident organization at the development, a certification from the Executive Director or Board that there is no resident organization, including evidence that the residents were given an opportunity to form (45 days) an organization for the expressed purpose of purchasing the property and expressed no interest.
- (c) an explanation of why the proposed demolition or disposition action should be exempt from the Section 412 requirements (see Section 24 CFR Part 970.13(a)(2), including evidence to justify the use of the exemption, as required in the regulation.
- (d) a certification from the Executive Director or Board stating that the resident organization at the development was contacted and the 30-day time frame expired without response from the organization.

Note 1: This requirement is often referred to as the 412 requirement, because it was established by Section 412 of the Cranston-Gonzalez National Affordable Housing Act of 1990.

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DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR-4630-FA-06]

Announcement of Funding Awards for Fiscal Year 2001 Alaska Native/Native Hawaiian Institutions Assisting Communities Program

AGENCY: Office of the Assistant Secretary for Policy Development and Research, HUD.

ACTION: Announcement of funding awards.

SUMMARY: In accordance with section 102 (a)(4)(C) of the Department of Housing and Urban Development Reform Act of 1989, this document notifies the public of funding awards for Fiscal Year 2001 Alaska Native/Native Hawaiian Institutions Assisting Communities Program. The purpose of this document is to announce the names and addresses of the award winners and the amount of the awards which are to be used to help Alaska Native and Native Hawaiian Institutions of Higher Education expand their role and effectiveness in addressing community development needs in their localities, consistent with the purposes of HUD's Community Development Block Grant program (CDBG).

FOR FURTHER INFORMATION CONTACT:

Barbara Holland, Office of University Partnerships, U.S. Department of Housing and Urban Development, Room 8106, 451 Seventh Street, SW., Washington, DC 20410, telephone (202) 708–3061. To provide service for persons who are hearing-or-speechimpaired, this number may be reached via TTY by Dialing the Federal Information Relay Service on 1–800–877–TTY, 1–800–877–8339, or 202–708–1455. (Telephone number, other than "800" TTY numbers are not toll free.)

SUPPLEMENTARY INFORMATION: The Alaska Native/Native Hawaiian Institutions Assisting Communities Program (AN/NHIAC) was enacted under section 107 of the CDBG appropriation for fiscal year 2001, as part of the "Veterans Administration, HUD and Independent Agencies Appropriations Act of 2001" and is administered by the Office of University Partnerships under the Assistant Secretary for Policy Development and Research. In addition to this program, the Office of University Partnerships administers HUD's ongoing grant

programs to institutions of higher education as well as creates initiatives through which colleges and universities can bring their traditional missions of teaching, research, service, and outreach to bear on the pressing local problems in their communities.

The Alaska Native/Native Hawaiian **Institutions Assisting Communities** Program provides funds for a wide range of CDBG-eligible activities including housing rehabilitation and financing, property demolition or acquisition, public facilities, economic development, business entrepreneurship, and fair housing programs. On February 26, 2001 (66 FR 11779), HUD published a Notice of Funding Availability (NOFA) announcing the availability of \$4.2 million in Fiscal Year 2001 and carryover funds for the Alaska Native/ Native Hawaiian Institutions Assisting Communities Program. The Department reviewed, evaluated and scored the applications received based on the criteria in the NOFA. As a result, HUD three applications were funded. These grants, with their grant amounts are identified below.

The Catalog Federal Domestic Assistance number for this program is 14.515.

In accordance with section 102(a)(4)(C) of the Department of Housing and Urban Development Reform Act of 1989 ((103 Stat. 1987, U.S.C. 3545), the Department is publishing details concerning the recipients of funding awards, as follows:

List of Awardees for Grant Assistance Under the FY 2001

Alaska Native/Hawaiian Institutions Assisting Communities Program Funding Competition, by Name and Address

Pacific/Hawaii

1. University of Hawaii for Kauai Community College, Maui Community College, and Leeward Community College, Dr. Peggy Cha (Kauai), Mike Inouye (Maui), and Mike Pecsok (Leeward), University of Hawaii, 2530 Dole Street, Sakamaki D–200, Honolulu, HI 96822. Grant: \$1,192,620, \$398,749 for Kauai, \$304,013 for Kaui, and \$399,848 for Leeward.

Northwest/Alaska

- 2. University of Alaska Fairbanks, Interior-Aleutians Campus, Clara Johnson, University of Alaska Fairbanks, Interior-Aleutians Campus, P.O. Box 757880, Fairbanks, AK 99775. Grant: \$397,713.
- 3. University of Alaska Fairbanks, Bristol Bay Campus, Dr. Margaret Wood,

University of Alaska Fairbanks, Bristol Bay Campus, P.O. Box 1070, Dillingham, AK 99576. Grant: \$400,000.

Dated: October 4, 2001.

Lawrence L. Thompson,

General Deputy Assistant Secretary for Policy Development and Research.

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DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR-4630-FA-03]

Announcement of Funding Awards for Fiscal Year 2001 Community Outreach Partnership Centers

AGENCY: Office of the Assistant Secretary for Policy Development and Research, HUD.

ACTION: Announcement of funding awards.

SUMMARY: In accordance with section 102 (a)(4)(C) of the Department of Housing and Urban Development Reform Act of 1989, this document notifies the public of funding awards for Fiscal Year 2001 Community Outreach Partnership Centers Program. The purpose of this document is to announce the names and addresses of the award winners and the amount of the awards which are to be used to establish and operate Community Outreach Partnership Centers that will: (1) Conduct competent and qualified research and investigation on theoretical or practical problems in large and small cities; and (2) facilitate partnerships and outreach activities between institutions of higher education, local communities, and local governments to address urban problems.

FOR FURTHER INFORMATION CONTACT:

Barbara Holland, Office of University Partnerships, U.S. Department of Housing and Urban Development, Room 8110, 451 Seventh Street, SW., Washington, DC 20410, telephone (202) 708–3061. To provide service for persons who are hearing-or-speech-impaired, this number may be reached via TTY by Dialing the Federal Information Relay Service on 1–800–877–TTY, 1–800–877–8339, or 202–708–1455. (Telephone number, other than "800" TTY numbers are not toll free.)

SUPPLEMENTARY INFORMATION: The Community Outreach Partnership Centers Program was enacted in the Housing and Community Development Act of 1992 (Pub. L. 102–550, approved October 28, 1992) and is administered by the Office of University Partnerships