PUBLIC NOTICE:

Home Forward
BOARD OF COMMISSIONERS
will meet on
Tuesday, November 15, 2022
At 5:30 pm
Zoom Register here:
https://homeforward.zoom.us/j/89669003453?pwd=aDlTTHpoT29aNUJHd1c2Y1dhTkRxUT09
MEMORANDUM

To: Community Partners  Date: November 9, 2022

From: Ivory N. Mathews, Chief Executive Officer  Subject: Home Forward Board of Commissioners November Meeting

The Board of Commissioners of Home Forward will meet on Tuesday, November 15 at 5:30 PM virtually using the Zoom platform. The meeting will be accessible to the public via phone and electronic device.

If you would like to provide public testimony or view the meeting, please use this link to sign up:
https://homeforward.zoom.us/j/89669003453?pwd=aDlTTHpoT29aNUJHd1c2Y1dhTkRxUT09

The commission meeting is open to the public.
AGENDA
INTRODUCTION AND WELCOME

PUBLIC COMMENT
General comments not pertaining to specific resolutions. Any public comment regarding a specific resolution will be heard when the resolution is considered.

MEETING MINUTES

<table>
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<td>Minutes of October 18, 2022 Board of Commissioners Virtual Meeting</td>
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MISSION MOMENT

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<tr>
<td>DayOne Tech</td>
<td>Benjamin Lostheart</td>
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<td>Zahra Pike</td>
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RESOLUTIONS/REPORTS

Following Reports and Resolutions:

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<th>22-11</th>
<th>Topic</th>
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<tr>
<td>01</td>
<td>Authorize Changes to Chapter 12 of Administrative Plan</td>
<td>Taylor Smiley Wolfe</td>
<td>503.802.8506</td>
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THE NEXT MEETING OF THE BOARD OF COMMISSIONERS

Home Forward is currently operating in a state of emergency. We will continue to conduct board-related business as it is currently scheduled but will update the public on the venue or forum by which it occurs as we assess the situation.

The next Board Work Session will be on Wednesday, December 7, 2022 at 5:30 PM. The next Board of Commissioners meeting will be Tuesday, December 20, 2022 at 5:30 PM.

EXECUTIVE SESSION

The Board of Commissioners of Home Forward may meet in Executive Session pursuant to ORS 192.660(2)(3) to discuss a pending real estate transaction. Only representatives of the news media and designated staff are allowed to attend. News media and all other attendees are specifically directed not to disclose information that is the subject of the session. No final decision will be made in the session.

HOME FORWARD DEVELOPMENT ENTERPRISE CORPORATION BOARD

The Home Forward Development Enterprise Board will meet following the November 15, 2022, Board of Commissioners meeting.

ADJOURN
MINUTES
Chair Damien Hall convened the meeting of the Board of Commissioners at 5:32 PM.

Laura Jackson, a 28-year neighbor to Home Forward’s Peaceful Villa property provided public comment. Jackson expressed frustration with the lack of transparency and responsiveness to resident and neighborhood concerns, one being no on-site management office. She and fellow neighbors felt this CAC process would be an opportunity to stay invested and able to express their concerns, present issues to be addressed, such as the lack of an on-site manager, good neighbor agreement, and funding sources. During the June and July CAC meeting the neighbors felt they had no opportunity to express their concerns. Subsequently, committee members followed up with letters in August and September laying out their issues. There were responses from Home Forward that were not substantive and felt condescending.

Jackson and fellow neighbors are asking to be apprised of board meetings where action regarding Peaceful Villa is taking place, such as the Resolution 22-10-03 on tonight’s
agenda. She is asking that the surrounding community have an opportunity to be involved. In order to make that happen, put the brakes on the project until the team can collaborate with the CAC to address impacts to the residents and surrounding neighborhood. In closing, saying by doing so this effort can benefit all.

Chair Damien Hall thanked Jackson for her perspective and focus on the neighborhood.

MEETING MINUTES
Minutes of the August 16, 2022 Board of Commissioners Virtual Meeting
Minutes of the September 20, 2022 Board of Commissioners Virtual Meeting
Chair Damien Hall requested a motion authorizing approval of the minutes for the August 16, 2022 and September 20, 2022 Board of Commissioners Meetings.

There being no discussion, Commissioner TomiRene Hettman moved to approve a motion for approval, and Commissioner Rakeem Washington seconded the motion.

The vote was as follows:

Chair Damien Hall—Aye
Vice Chair Matthew Gebhardt—Aye
Commissioner TomiRene Hettman—Aye
Commissioner Rakeem Washington—Aye

CONSENT CALENDAR
Resolution 22-10-01 Authorize the Modification of the Portland Housing Bureau Loans on the Helen Swindells
Resolution 22-10-02 Authorize the Property Sale of Progress House

There being no discussion, Chair Damien Hall requested a motion to approve the consent calendar Resolutions 22-10-01 and 22-10-02. Vice Chair Matthew Gebhardt moved to adopt the two consent calendar resolutions. Commissioner TomiRene Hettman seconded the motion.

The vote was as follows:

Chair Damien Hall—Aye
Vice Chair Matthew Gebhardt—Aye
Commissioner TomiRene Hettman—Aye
MISSION MOMENT K’Ching

Alecia Blakely, Resident Services Program Manager kicked off the mission moment and provided a history of the K’Ching program at the Tamarack Apartments and New Columbia. This year passing the torch to Shalonna Jackson.

Shalonna Jackson spoke to the program established in 2006 that runs during July and August, highlighting the success of the program. Michael Mangum, Resident Services Youth Coordinator presented the details of this summer’s program. 2022 was the first time they met in person since the onset of the pandemic. 38 applications were received, and 31 students showed up for interviews. Following the interviews all 31 were hired. The program runs for four weeks at half day intervals. Home Forward partnered with the Boys & Girls Club, the Charles Jordan Community Center, Portland Parks, IPM, Rosa Parks School and this year a unique partnership with Summer Works. Participants are paid $250, but with the Summer Works partnership we were able to offer students ages 14 and above an opportunity to earn $1200. Sixteen students did this, including Cristal.

Cristal thanked Home Forward for the amazing opportunity for her first job. She enjoyed working in an office and found it interesting and now enjoys paperwork. In closing, Shalonna Jackson invited the commissioners to participate in the fall program, as well as upcoming K’Ching interviews.

Chair Hall thanked the presenters and appreciated what the program offers in experiences and the opportunities it builds.

Hearing about this opportunity Commissioner TomiRene Hettman said tied with the conference she was attending and economic and housing justice. She congratulated Cristal on completing the program and looks forward to hearing what the future holds.

Vice Chair Matthew Gebhardt loved Cristal’s story and her positivity. He would welcome an opportunity to participate in an upcoming workshop. Gebhardt was curious how the students were matched to their assignments. Mangum said they were given the list of positions and were to identify their top three choices. From that list choices were made.

Chair Hall gave a shout out to Cristal and thanked the staff for sharing the good things they are doing.
RESOLUTIONS

RESOLUTION 22-10-03 Authorize the Submission of Low-Income Housing Tax Credits and Funding Applications for Peaceful Villa Apartments Redevelopment

April Berg, Assistant Development Director presented the resolution. This resolution requests approval to subject applications for low income housing tax credits and other funding to Oregon Housing and Community Services along with other funding resources. Berg walked the board through previous resolutions for the CM/GC alternative procurement, contracts for architecture and engineering services with Bora Architects and for pre-construction services with LMC, Inc. She added that the redevelopment project has established a Community Advisory Committee, which will meet three more times. In closing, the resolution was reviewed at the October READ meeting.

Chair Damien Hall noted this is a routine step to get the ball rolling. There being no further discussion, Chair Hall requested a motion to approve Resolution 22-10-03. Commissioner TomiRene Hettman moved to adopt Resolution 22-10-03. Vice Chair Matthew Gebhardt seconded the motion.

The vote was as follows:

Chair Damien Hall—Aye
Vice Chair Matthew Gebhardt—Aye
Commissioner TomiRene Hettman—Aye
Commissioner Rakeem Washington—Aye

There being no further business, Chair Damien Hall adjourned the meeting at 5:56 PM.

Celia M. Strauss
Recorder, on behalf of
Ivory N. Mathews, Secretary

ADOPTED: NOVEMBER 15, 2022

Attest: Home Forward:

__________________________  ______________________
Ivory N. Mathews, Secretary   Damien R. Hall, Chair
RESOLUTIONS
The Board of Commissioners is requested to authorize changes to Chapter 12 of Home Forward’s Administrative Plan.

These actions support Strategic Plan Goal, One Community: The people we serve, our partners and the public see us as open, supportive and responsive to their needs, even when our resources are constrained.

BACKGROUND
Beginning the summer of 2020, Home Forward began an intensive work group process to evaluate our rent assistance termination policy with a group of Home Forward residents, participants, and staff. The rent assistance termination policy is outlined in Chapter 12 of Home Forward’s Administrative Plan and dictates when Home Forward will terminate a household’s Housing Choice Voucher (HCV). The policy is a combination of regulatory requirements from the Department of Housing and Urban Development (HUD) and discretionary policies adopted by Home Forward. The work group met for over a year to evaluate the policy – including a review of data on racial disparities in termination types – and developed a set of comprehensive recommendations to change the policy for the purpose of reducing racial disparities and promoting housing stability. The work group came up with two sets of recommendations. The first set of recommendations is a set of changes that Home Forward has the authority to make now. This first set of recommendations is reflected in this resolution. The second set of changes requires
regulatory flexibility from HUD. Home Forward is pursuing the regulatory flexibility to implement the second set of changes via an amendment to our Moving to Work Agreement and as an activity in our FY2023 MTW plan, which the Board approved for submission in October 2022.

OVERVIEW
Home Forward is making the following changes to reasons for termination outlined in Chapter 12 of the Administrative Plan:

Absence from Unit:

**HUD regulation:** Housing authorities are required to terminate a household’s assistance if they are absent from the unit for more than 180 days.

**Current Policy:** Households may be absent from the unit for any reason for up to 60 days. Households must qualify for an exemption to be absent from the unit between 60 and 180 days. Current exemptions include: absence is due to a declared natural disaster or sole household member is in a nursing home, hospital, or inpatient treatment for up to 180 days with verification.

**Policy Change:** Added additional exceptions that allow the household to be absent for up to 180 days, including: visiting family outside of the United States, caring for a family member, unable to travel for health and safety reasons in response to a local, state, or federal disaster or emergency (e.g., COVID), or if they are going to be incarcerated and absent from their unit as a result of a crime Home Forward would not propose program termination for.

Consent Forms/Paperwork:

**HUD regulation:** Housing Authorities must terminate a household’s assistance if we cannot verify their eligibility during recertification. As part of this process, a household must provide us with consent to verify their eligibility. If a household does not provide us with consent to verify their eligibility, we cannot complete the recertification process.

**Current policy:** Same as HUD regulation
Policy change: Home Forward has outlined minimum outreach requirements prior to termination in the administrative plan and provides flexibility to reinstate assistance in certain circumstances.

Drug and Alcohol Use:

HUD regulation: HUD requires housing authorities to have a policy to terminate assistance if any household member is engaging in illegal use of a drug or a pattern of illegal drug or alcohol abuse that impacts the health, safety, or right to peaceful enjoyment of the premises by other residents.

Current policy: Same as HUD regulation and allows for consideration of all credible evidence.

Policy change: Limits termination to felony convictions for drug related offenses and evictions based on a drug manufacture or distribution or alcohol abuse related to 24-hour notice of termination.

Criminal Activity (Violent):

HUD regulation: HUD requires housing authorities to have a policy to terminate assistance if a household member has engaged in violent criminal activity.

Current policy: Same as HUD regulation and allows for consideration of all credible evidence.

Policy change: Limits termination to felony convictions for violent offenses and evictions based on a 24-hour notice of termination for violent criminal activity.

Criminal Activity (Drug Related):

HUD regulation: HUD requires housing authorities to have a policy to terminate assistance if a household member has engaged in drug related criminal activity.

Current policy: Same as HUD regulation and allows for consideration of all credible evidence.
**Policy change:** Limits termination to felony convictions for drug manufacture or distribution offenses and evictions based on a 24-hour notice of termination for drug manufacture or distribution related criminal activity.

**Criminal Activity (Other):**

**HUD regulation:** Housing authority may terminate assistance for criminal activity.

**Current policy:** Home Forward will terminate a household’s assistance if any family member has committed fraud, bribery, or any other corrupt or criminal act in connection with any federal housing program. Home Forward will terminate a household’s assistance if any adult household member has been convicted of the crime of identity theft while assisted.

**Policy change:** Limits termination to felony convictions of identity theft or crime related to eligibility for federal housing assistance.

**Eviction:**

**HUD regulation:** Housing authority must terminate assistance for eviction for serious violation of the lease.

**Current policy:** Home Forward will terminate a household’s assistance if they move after lease termination notice for serious or repeated violations of the lease.

**Policy change:** Limit termination to an eviction for a serious violation of the lease, not repeated. Define “eviction” as sheriff lock out. Define “serious violation of the lease” as eviction for a 24-hour notice of termination, with limited exceptions.

If the Board approves the proposed changes to the Administrative Plan, they will be effective immediately. Home Forward staff have been trained on the changes and are prepared to implement them with the Board’s approval. Home Forward will continue to work on moving the second phase of changes to Chapter 12 forward by pursuing an amendment to our Moving to Work agreement to give us the authority to craft our own termination policies. If this regulatory flexibility is granted, staff will return to the Board to request approval to implement additional changes to Chapter 12.
CONCLUSION
Accordingly, staff request the approval of the Chapter 12 Administrative Plan Changes.

ATTACHMENTS
Chapter 12 Administrative Plan (Redlined)
Chapter 12 Administrative Plan (Blacklined)
Rent Assistance Termination Policy Work Group Report
RESOLUTION 22-11-01

RESOLUTION 22-11-01 AUTHORIZES HOME FORWARD STAFF TO AMEND CHAPTER 12 OF HOME FORWARD’S HOUSING CHOICE VOUCHER ADMINISTRATIVE PLAN

WHEREAS, the Department of Housing and Urban Development (HUD) permits a Public Housing Authority to amend or modify an Administrative Plan with Board of Commissioner’s approval; and

WHEREAS, Home Forward staff supported a work group of Home Forward residents, participants, and staff to evaluate the rent assistance termination policy, outlined in Chapter 12 of Home Forward’s Administrative Plan; and

WHEREAS, the work group met for over a year to evaluate the policy, policy outcomes by race/ethnicity and other demographic characteristics, and developed a set of comprehensive recommendations to change the policy for the purpose of reducing racial disparities and promoting housing stability; and

WHEREAS, Home Forward proposes amendments to Chapter 12 of the Administrative Plan that reflect the recommendations of the work group that are within Home Forward’s regulatory flexibility; and

WHEREAS, Home Forward is pursuing regulatory flexibility from the Department of Housing of Urban Development in a proposed ninth amendment to our Moving to Work agreement to allow additional changes to this policy in the future; and

NOW, THEREFORE, BE IT RESOLVED, by the Board of Commissioners of Home Forward that Home Forward staff is authorized to make the changes to Chapter 12 of the Administrative Plan outlined in the November 15, 2022 Memorandum and attachments from Home Forward staff to the Board of Commissioners.
ADOPTED: NOVEMBER 15, 2022

Attest:

Ivory N. Mathews, Secretary

Home Forward:

Damien R. Hall, Chair
Chapter 12

TERMINATION OF ASSISTANCE AND TENANCY

HUD regulations specify mandatory and optional grounds for which a PHA can terminate a family's assistance. They also specify the circumstances under which an owner may terminate the tenancy of an assisted family. This chapter describes the policies that govern mandatory and optional terminations of assistance, and termination of tenancy by the owner. It is presented in three parts:

Part I: Grounds for Termination of Assistance. This part describes the various circumstances under which assistance under the program can be terminated by the family or by the PHA.

Part II: Approach to Termination of Assistance. This part describes the policies and the process that the PHA will use in evaluating decisions on whether to terminate assistance due to actions or inactions of the family where termination is an option. It specifies the alternatives that the PHA may consider in lieu of termination, the criteria the PHA will use when deciding what action to take, and the steps the PHA must take when terminating a family's assistance.

Part III: Termination of Tenancy by the Owner. This part describes the HUD policies that govern the owner's right to terminate an assisted tenancy.

PART I: GROUNDS FOR TERMINATION OF ASSISTANCE

12-11.A. OVERVIEW

HUD requires the PHA to terminate assistance for certain actions and inactions of the family and when the family no longer requires assistance due to increases in family income. HUD permits the PHA to terminate assistance for certain other actions or inactions of the family. In addition, a family may decide to withdraw from the program and terminate their HCV assistance at any time by notifying the PHA.
12-I.B. FAMILY NO LONGER REQUIRES ASSISTANCE [24 CFR 982.455]

As a family's income increases, the amount of housing assistance payment decreases. If the amount of assistance provided by the PHA is reduced to zero, the family's assistance terminates automatically 180 days after the last HAP payment.

PHA Policy

If a participating family receiving zero assistance experiences a change in circumstances that would result in a HAP payment to the owner, the family must notify the PHA of the change and request an interim reexamination before the expiration of the 180-day period.
12-I. **BC. FAMILY CHOOSES TO TERMINATE ASSISTANCE**

The family may request that the PHA terminate the family's assistance at any time.

**PHA Policy**

The PHA will terminate a household's assistance at their request. Home Forward prefers the household make the request to terminate assistance to be made in writing and is signed by the head of household, and spouse or cohead if applicable. If a family fails to provide a written signed notification, the PHA will accept a verbal notification from the head of household, spouse, or cohead. The PHA will then send a confirmation notice to the family and the owner within 15 business days of the family's request.

12-I. **CD. MANDATORY TERMINATION OF ASSISTANCE – PROGRAM ELIGIBILITY**

HUD requires the PHA to terminate assistance in the following circumstances.

**Failure to Document Citizenship or Eligible Immigrant Status [24 CFR 982.552(b)(4) and 24 CFR 5.514(c)]**

Program requirements related to Citizenship and Eligible Immigrant Status are outlined in Chapter 3-II. B.

The PHA must terminate assistance if:

1. A family fails to submit required documentation within the required timeframe concerning any family member's citizenship or immigration status;
2. A family submits evidence of citizenship and eligible immigration status in a timely manner, but United States Citizenship and Immigration Services (USCIS) primary and secondary verification does not verify eligible immigration status of the family; or
3. A family member, as determined by the PHA, has knowingly permitted another individual who is not eligible for assistance to reside (on a permanent basis) in the unit.

For (3) above, such termination must be for a period of at least 24 months. This does not apply to ineligible noncitizens already in the household where the family's assistance has been prorated. See Chapter 7 for a complete discussion of documentation requirements.


The PHA must terminate assistance whenever a family is evicted from a unit assisted under the HCV program for a serious or repeated violation of the lease. As discussed further in Section 12-11.E, incidents of actual or threatened domestic violence, dating violence, sexual assault, or stalking may not be construed as serious or repeated violations of the lease by the victim or threatened victim of such violence, sexual assault, or stalking.

**PHA Policy**

- A family will be considered evicted if the family moves after a legal eviction order has been issued, whether or not physical enforcement of the order was necessary.
If a family moves after the owner has given the family an eviction notice for serious or repeated lease violations but before a legal eviction order has been issued, termination of assistance is not mandatory. In such cases the PHA will determine whether the family has committed serious or repeated violations of the lease based on available evidence and may terminate assistance or take any of the alternative measures described in Section 12-11.C. In making its decision, the PHA will consider the factors described in Sections 12-11.D and 12-11.E. Upon consideration of such factors, the PHA may, on a case-by-case basis, choose not to terminate assistance.

Serious and repeated lease violations will include, but not be limited to, nonpayment of rent, disturbance of neighbors, destruction of property, or living or housekeeping habits that cause damage to the unit or premises and criminal activity. Generally, the criterion to be used will be whether or not the reason for the eviction was the fault of the tenant or guests.

**Failure to Provide Consent [24 CFR 982.552(b)(3)]**

The PHA must terminate assistance if any family member fails to sign and submit any consent form they are required to sign for a reexamination or otherwise related to verification of income. See Chapter 7 for a complete discussion of consent requirements because of...

**Failure to Document Citizenship [24 CFR 982.552(b)(4) and 24 CFR 5.514(c)]**

The PHA must terminate assistance if (1) a family fails to submit required documentation within the required timeframe concerning any family member's citizenship or immigration status; (2) a family submits evidence of citizenship and eligible immigration status in a timely manner, but United States Citizenship and Immigration Services (USCIS) primary and secondary verification does not verify eligible immigration status of the family; or (3) a family member, as determined by the PHA, has knowingly permitted another individual who is not eligible for assistance to reside (on a permanent basis) in the unit.

For (3) above, such termination must be for a period of at least 24 months. This does not apply to ineligible noncitizens already in the household where the family's assistance has been prorated. See Chapter 7 for a complete discussion of documentation requirements.

**Failure to Disclose and Document Social Security Numbers [24 CFR 5.218(c), Notice PIH 2012-10]**

Program requirements related to Disclosing and Documenting Social Security Numbers are outlined in Chapter 3-II. C.

The PHA must terminate assistance if a participant family fails to disclose the complete and accurate social security numbers of each household member and the documentation necessary to verify each social security number.

However, if the family is otherwise eligible for continued program assistance, and the PHA determines that the family’s failure to meet the SSN disclosure and documentation requirements was due to circumstances that could not have been foreseen and were outside of the family's control, the PHA may defer the family's termination and provide the opportunity to comply with
the requirement within a period not to exceed 90 calendar days from the date the PHA determined the family to be noncompliant.

**PHA Policy**

The PHA will defer the family's termination and provide the family with the opportunity to comply with the requirement for a period of 90 calendar days for circumstances beyond the participant's control such as delayed processing of the SSN application by the SSA, natural disaster, fire, death in the family, or other emergency, if there is a reasonable likelihood that the participant will be able to disclose an SSN by the deadline.

**Failure to Provide Consent [24 CFR 982.552(b)(3)]**

Program requirements related to Family Consent to Release are outlined in Chapter 3-II. D. Home Forward must terminate assistance if any family member fails to complete the paperwork required to recertify their eligibility or sign and submit any consent form they are required to sign for a reexamination or otherwise related to verification of income. See Chapter 11 for a complete discussion of reexamination requirements. See Chapter 7 for a complete discussion of consent requirements.

Home Forward will perform the following minimum outreach to a program participant prior to proposing termination for this reason:

- Perform initial outreach to the participant by sending a notification letter at least 120 days prior to due date of the required paperwork and consent forms;
- Reach out a minimum of two times, not including the required initial outreach, over the 120 period prior to the due date of the participants paperwork and consent forms.
- Use at least two different methods of communication when performing the minimum outreach requirements. Outreach options include but are not limited to: e-mail, notification letter, phone call, voice mail, text message.
- State the deadline for submission of required paperwork and consent forms in each outreach attempt. If Home Forward terminates a program participant’s assistance for this reason, Home Forward will allow a participant to reinstate their assistance within 180 days of their termination date if the participant was not able to complete the required paperwork or consent forms because of extenuating circumstances. Requests for reinstatement due to extenuating circumstances must be made in writing. The extenuating circumstances Home Forward may consider in making its decision regarding reinstatement include, but are not limited to, hospitalization, serious illness or death in the family, or other family emergency.
- (e.g., hospitalization).

**Methamphetamine Manufacture or Production [24 CFR 982.553(b)(l)(ii)]**

The PHA must terminate assistance if any household member has ever been convicted of the manufacture or production of methamphetamine on the premises of federally-assisted housing.

**Failure of Students to Meet Ongoing Eligibility Requirements [24 CFR 982.552(b)(5) and FR 4/10/06]**
Program eligibility requirements for Students Enrolled in Institutions of Higher Education are outlined in Chapter 3-II. E.

If a student enrolled at an institution of higher education is under the age of 24, is not a veteran, is not married, does not have dependent children, and is not residing with his/her parents in an HCV assisted household, the PHA must the terminate the student's assistance if, at the time of reexamination, either the student's income or the income of the student's parents (if applicable) exceeds the applicable income limit.

If a participant household consists of both eligible and ineligible students, the eligible students shall not be terminated, but must be issued a voucher to move with continued assistance in accordance with program regulations and PHA policies, or must be given the opportunity to lease in place if the terminated ineligible student members elect to move out of the assisted unit.

Lifetime Registered Sex Offenders [Notice PIH 2012-28]

Should the PHA discover that a member of an assisted household was subject to a lifetime registration requirement at admission and was erroneously admitted after June 25, 2001, the PHA must immediately terminate assistance for the household member.

In this situation, the PHA offer the family the opportunity to remove the ineligible family member from the household. If the family is unwilling to remove that individual from the household, the PHA must terminate assistance for the household.

Methamphetamine Manufacture or Production [24 CFR 982.553(b)(I)(ii)]

The PHA must terminate assistance if any household member has ever been convicted of the manufacture or production of methamphetamine on the premises of federally-assisted housing.

Death of the Sole Family Member [PIH Notice 2010-9]

The PHA must immediately terminate program assistance for deceased single member households.

Zero Housing Assistance Payment [24 CFR 982.455]

As a family's income increases, the amount of the PHA's housing assistance payment (HAP) on behalf of the family decreases. If the amount of assistance provided by the PHA is reduced to zero, the family's assistance automatically terminates 180 days after the last HAP payment.

Home Forward Policy

If a participating family receiving zero assistance experiences a change in circumstances that would result in a HAP payment to the owner, the family must notify the PHA of the change and request an interim reexamination at any time before the expiration of the 180-day period by submitting a completed Income Increase Packet. No
termination will occur if the interim reexamination results in a HAP payment to the owner.

Prior to proposing program termination for this reason, Home Forward will apply the most recently updated payment standard to the household. If use of the most recently updated payment standard results in a HAP payment to the owner, termination will not occur.
Failure of Students to Meet Ongoing Eligibility Requirements [24 CFR 982.552(b)(5) and FR 4/10/06]

If a student enrolled at an institution of higher education is under the age of 24, is not a veteran, is not married, does not have dependent children, and is not residing with his/her parents in an HCV assisted household, the PHA must terminate the student’s assistance if, at the time of reexamination, either the student’s income or the income of the student’s parents (if applicable) exceeds the applicable income limit.

If a participant household consists of both eligible and ineligible students, the eligible students shall not be terminated, but must be issued a voucher to move with continued assistance in accordance with program regulations and PHA policies, or must be given the opportunity to lease in place if the terminated ineligible student members elect to move out of the assisted unit.

12-I.C. MANDATORY TERMINATION OF ASSISTANCE – PROGRAM VIOLATION

Eviction [24 CFR 982.552(b)(2), 24 CFR 5.2005(c)(1)]

The PHA must terminate assistance if a family is evicted from a unit assisted under the Housing Choice Voucher (HCV) program for a serious violation of the lease. As discussed further in Section 12-11II.E, incidents of actual or threatened domestic violence, dating violence, sexual assault, or stalking may not be construed as serious violations of the lease by the victim or threatened victim of such violence, sexual assault, or stalking.

Home Forward Policy

If a family has a project-based voucher (PBV), the PHA assistance is to the owner, not the individual household so this policy does not apply. If an owner evicts a household in a PBV assisted unit as allowed in Chapter 17-VII.B, the family’s assistance automatically terminates as a result of eviction from the assisted unit.

If a family with a tenant-based voucher is evicted for a serious lease violation, the PHA will terminate assistance.

“Evicted” shall mean: A household has been removed from a rental unit by the sheriff through enforcement of a Writ of Execution of a Judgment of Restitution that was obtained after a trial or after the household has failed to comply with an order by stipulation but not by default of the household receives a non-default eviction judgment against them and the sheriff performs a lock out in response to the eviction judgment.

“Serious violation of the lease” shall mean:

A family is evicted for a 24-hour lease violation that results in the service of a notice of termination under notice for the reasons outlined in ORS 90.396, not including the following reasons:

- The tenant intentionally provided substantial false information on the application for the tenancy within the past year (ORS 90.396 (1)(e));
- Prostitution (ORS 90.396(1)(f)(A));
- Manufacture of a cannabinoid extract (ORS 90.396(1)(f)(C)); or
- Unlawful possession of a controlled substance (ORS 90.396(1)(f)(B)).
In making its decision, Home Forward may consider the criteria described in Sections 12-II.D and 12-II.E. It may take any of the alternative measures described in Section 12-II.C. In making its decision, Home Forward will consider the factors described in Sections 12-II.D and 12-II.E. Upon consideration of such factors, Home Forward may, on a case-by-case basis, Home Forward may utilize any of the alternatives to termination described in Section 12-II.C. or choose not to terminate assistance.

Generally, the criterion Home Forward will consider will be whether or not the reason for the eviction was the fault of the tenant or guests.
Death of the Sole Family Member [24 CFR 982.311(d) and Notice PIH 2010-9]

The PHA must immediately terminate program assistance for deceased single-member households.

Family Absence from the Unit [24 CFR 982.312]

The family may be absent from the unit for brief periods. The PHA must establish a policy on how long the family may be absent from the assisted unit. However, the family may not be absent from the unit for a period of more than 180 consecutive calendar days for any reason. Absence in this context means that no member of the family is residing in the unit.

PHA Policy / Home Forward Policy

If a family is absent from the unit for more than 60 consecutive calendar days, the unit will not be considered the family's principal place of residence, and the family's assistance will be terminated. Notice of termination will be sent in accordance with Section 12-11.II.F.

If a household meets one of the following exceptions, they may be absent from the unit for more than 60 days and up to 180 days:

1. Sole household member is in a nursing home, hospital or any inpatient treatment (determined to be medically necessary or for substance abuse rehabilitation and treatment).

2. Household is visiting a family member outside of the United States.

3. Household is caring for a family member or relative with a serious health condition (family members include parents-in-law, domestic parents, grandparents, grandchildren, and the parents and children of domestic partners).

4. Household is unable to travel for health and safety reasons related to a declared local, state, or federal disaster or state of emergency (e.g., COVID-19). 

5. Sole household member is incarcerated for a crime for which Home Forward would not propose termination as outlined in Section 12-I-D Drug Related Criminal Activity, Section 12-I-D Violent Criminal Activity, and Section 12-I-D Other Criminal Activity. [See “Drug Related Criminal Activity”, “Violent Criminal Activity” and “Other Criminal Activity”].

6. Household has other good cause as determined by Home Forward.

For purposes of the above exceptions, relative is defined to include parents, parents-in-law, grandparents, grandchildren, children, aunts, and uncles. A relative is not required to have a biological connection to the family member.

Home Forward may request verification that a household meets one of the exceptions above, including verification from third-party competent to make the determination in applicable cases. If the third-party provides that the absence from the unit will be—
If the sole member of the household is confined to a nursing home, a hospital, or any inpatient treatment (if determined to be medically necessary) for a period of more than 60 consecutive calendar days, the PHA will request verification from a responsible medical professional. If the responsible medical professional provides a determination that the person will be confined for a total of more than 180 consecutive calendar days, the unit will not be considered the family's principal place of residence, and the family's assistance will be terminated. Notice of termination will be sent in accordance with Section 12-11II.F.
12-I. MANDATORY POLICIES AND OTHER AUTHORIZED TERMINATIONS

Mandatory Policies—Drug and Alcohol Related [24 CFR 982.553(b) and 982.551(1)]

HUD requires the PHA to establish standards that permit the PHA to terminate assistance if the PHA determines that:

- Any household member is currently engaged in any illegal use of a drug, or has a pattern of illegal drug use that interferes with the health, safety, or right to peaceful enjoyment of the premises by other residents
- Any household member's abuse or pattern of abuse of alcohol may threaten the health, safety, or right to peaceful enjoyment of the premises by other residents
- Any household member has violated the family's obligation not to engage in any drug-related criminal activity
- Any household member has violated the family's obligation not to engage in violent criminal activity

Note: PHAs in states that have enacted laws legalizing the use of medical marijuana must establish a standard and adopt written policy regarding whether or not to allow continued assistance for current participants who are medical marijuana users [HUD Memorandum, February 10, 2011].

Medical marijuana is defined by HUD as marijuana which, when prescribed by a physician to treat a serious illness such as AIDS, cancer, or glaucoma, is legal under State law.

Drug and Alcohol Use

Drug is defined by HUD as a controlled substance as defined in Section 102 of the Controlled Substances Act (21 U.S.C. 802).

Drug-related criminal activity is defined by HUD as the illegal manufacture, sale, distribution, or use of a drug, or the possession of a drug with intent to manufacture, sell, distribute or use the drug.

Home Forward Policy:

Home Forward may terminate a family’s assistance if a household member:

1. Receives a felony conviction for manufacture or distribution of a controlled substance; or
2. Receives a felony conviction for possession of a controlled substance and will be absent from the unit for more than 180 days due to incarceration as outlined in Section 12-I.C [see “Family Absence from Unit”];
3. Is evicted, as defined in Section 12-I.C Evictions, after receiving a 24-hour lease termination notice under ORS 90.396(f)(B) for the unlawful manufacture or distribution of a controlled substance; or [see “Eviction”];
4. Is evicted, as defined in Section 12-I.C Evictions, based on behavior associated with drug or alcohol use [see “Eviction”].
**PHA Policy (MTW)**

The PHA will terminate a family’s assistance if any household member, guest, or any other person on the property under the tenant’s control is currently engaged in any illegal use of a drug, or has a pattern of illegal drug use that interferes with the health, safety, or right to peaceful enjoyment of the premises by other residents.

The PHA/Home Forward will allow continued assistance for current participants who are medical marijuana users, as defined by the state law.

The PHA will terminate assistance if abuse or pattern of abuse of alcohol by any household member, guest, or any other person on the property under the tenant’s control threatens the health, safety, or right to peaceful enjoyment of the premises by other residents.

**Other person under the tenant’s control** is defined as a person that, although not staying as a guest in the unit, is, or was at the time of the activity in question, on the premises because of an invitation from the tenant or other member of the household who has express or implied authority to so consent on behalf of the tenant. Absent evidence to the contrary, a person temporarily and infrequently on the premises solely for legitimate (legal) commercial purposes is not under the tenant’s control.

**Currently engaged in** is defined as any use of illegal drugs during the previous six months.

The PHA will consider all credible evidence, including but not limited to, any record of arrests, felony convictions, or eviction of household members related to the manufacture or distribution of use of illegal drugs or abuse of alcohol.

In making its decision, Home Forward must consider the criteria described in Sections 12-II.D and 12-II.E. On a case-by-case basis, Home Forward may utilize any of the alternatives to termination described in Section 12-II.C. In making its decision to terminate assistance, the PHA will consider alternatives as described in Section 12-11.C and other factors described in Sections 12-11.D and 12-11.E. Upon consideration of such alternatives and factors, the PHA may, on a case-by-case basis, choose not to terminate assistance.
Drug-Related and Violent Criminal Activity [24 CFR 982.553(b), 982.551(1) and 24 CFR 5.100]

**Drug** means a controlled substance as defined in Section 102 of the Controlled Substances Act (21 U.S.C. 802).

**Drug-related criminal activity** is defined by HUD as the illegal manufacture, sale, distribution, or use of a drug, or the possession of a drug with intent to manufacture, sell, distribute or use the drug.

**Violent criminal activity** means any criminal activity that has as one of its elements the use, attempted use, or threatened use of physical force substantial enough to cause, or be reasonably likely to cause, serious bodily injury or property damage.

HUD requires the PHA to establish standards and policies that permit the PHA to terminate assistance if the PHA determines that:

- Any household member has violated the family's obligation not to engage in violent criminal activity.

**Violent criminal activity**, as defined by HUD means, any criminal activity that has as one of its elements the use, attempted use, or threatened use of physical force substantial enough to cause, or be reasonably likely to cause, serious bodily injury or property damage.

**Home Forward Policy**

Home Forward will terminate a family’s assistance if a household member has been convicted of a felony for violent criminal activity and will be absent from the unit for more than 60 days due to incarceration [see Section 12-I.C “Family Absence from Unit”].

**PHA Policy (MTW)**

The PHA will terminate a family's assistance if any household member has violated the family's obligation not to engage in any drug-related or violent criminal activity during participation in the HCV program. This applies to any member of the household, a guest, or any other person on the property under the tenant's control.

The PHA will terminate a family's assistance if any adult household member has been convicted of the crime of identity theft while assisted.

The PHA will terminate a family’s assistance for evictions related to violent criminal activity as outlined in Section 12-I.C. Evictions consider all credible evidence, including but not limited to, any record of arrests and/or convictions of household members related to drug-related or violent criminal activity, and any eviction or notice to evict based on drug-related or violent criminal activity [see evictions].

In making its decision to terminate assistance, the PHA will consider alternatives as described in Section 12-I.II.C and other factors described in Sections 12-I.II.D and 12-I.II.E. Upon consideration of such alternatives and factors, the PHA may, on a case-by-case basis, choose not to terminate assistance.
12-I.D. VOLUNTARY POLICIES

Other Authorized Reasons for Termination of Assistance
[24 CFR 982.552(c), 24 CFR 5.2005(c)]

HUD permits Home Forward to terminate assistance under a number of other circumstances. It is left to the discretion of the PHA whether such circumstances in general warrant consideration for the termination of assistance. As discussed further in Section 12-I.I.E, the Violence Against Women Act of 2013 explicitly prohibits PHAs from considering incidents of, or criminal activity directly related to, domestic violence, dating violence, sexual assault, or stalking as reasons for terminating the assistance of a victim of such abuse.

Other Criminal Activity

HUD permits Home Forward to terminate assistance under a number of other circumstances. It is left to the discretion of the PHA whether such circumstances in general warrant consideration for the termination of assistance. As discussed further in Section 12-I.I.E, the Violence Against Women Act of 2013 explicitly prohibits PHAs from considering incidents of, or criminal activity directly related to, domestic violence, dating violence, sexual assault, or stalking as reasons for terminating the assistance of a victim of such abuse.

PHA Policy

Home Forward Policy

Home Forward will terminate assistance if any adult household member has been convicted of one of the following crimes while assisted:

1. Felony identity theft
2. Felony fraud or other criminal act related to their eligibility for federal housing assistance

Statement of Family Obligations

Home Forward Policy

Home Forward will not terminate a family's assistance because of the family's failure to meet its obligations under the Family Self-Sufficiency or Welfare to Work voucher programs.

The PHA will terminate a family's assistance if:

- The family has failed to comply with any family obligations under the program. See Exhibit 12-1 for a listing of family obligations and related PHA policies.
  - Any adult household member has been convicted of identity theft while assisted
  - Any family member has been evicted from federally-assisted housing in the last five years
  - Any PHA has terminated assistance under the program for any member of the family in the last five years
  - Any family member has committed fraud, bribery, or any other corrupt or
criminal act in connection with any federal housing program.

**Owes Money to PHA**

**Home Forward Policy**

*Home Forward may terminate a family's assistance if:*

- The family currently owes rent or other amounts to any PHAHome Forward and fails to repay the amount or defaults on a repayment agreement as outlined in Chapter 16-IV.B.
- Amounts owed are subject to the local statute of limitations unless owed under a judgment.
- The family has not reimbursed any PHA for amounts the PHA paid to an owner under a HAP contract for rent, damages to the unit, or other amounts owed by the family under the lease.
- The family has breached the terms of a repayment agreement entered into with the PHA.

**Violence toward PHA Staff**

A family member has engaged in or threatened violent or abusive behavior toward PHA personnel.

*Abusive or violent behavior towards PHA personnel* includes verbal as well as physical abuse or violence. Use of racial epithets, or other language-, written or oral, that is used objectively customarily used to intimidate result in intimidation may be considered abusive or violent behavior.

*Threatening* refers to oral or written threats or physical gestures that objectively communicate intent to abuse or commit violence.

*In making its decision, Home Forward must consider the criteria described in Sections 12-II.D and 12-II.E. On a case-by-case basis, Home Forward may take utilize any of the alternatives to termination measures described in Section 12-II.C. In making its decision to terminate assistance, the PHA will consider alternatives as described in Section 12-11.C and other factors described in Sections 12-11.D and 12-11.E.*
Upon consideration of such alternatives and factors, Home Forward may, on a case-by-case basis, choose not to terminate assistance.

Family Absence from the Unit [24 CFR 982.312]

The family may be absent from the unit for brief periods. The PHA must establish a policy on how long the family may be absent from the assisted unit. However, the family may not be absent from the unit for a period of more than 180 consecutive calendar days for any reason. Absence in this context means that no member of the family is residing in the unit.

**PHA Policy**

*If a family is absent from the unit for more than 60 consecutive calendar days, the unit will not be considered the family’s principal place of residence, and the family’s assistance will be terminated. Notice of termination will be sent in accordance with Section 12-11.F.*

*If the sole member of the household is confined to a nursing home, a hospital, or any inpatient treatment (if determined to be medically necessary) for a period of more than 60 consecutive calendar days, the PHA will request verification from a responsible medical professional. If the responsible medical professional provides a determination that the person will be confined for a total of more than 180 consecutive calendar days, the unit will not be considered the family’s principal place of residence, and the family’s assistance will be terminated. Notice of termination will be sent in accordance with Section 12-11.F.*

Insufficient Funding [24 CFR 982.454]

The PHA may terminate HAP contracts if the PHA determines, in accordance with HUD requirements, that funding under the consolidated ACC is insufficient to support continued assistance for families in the program.
PART II: APPROACH TO TERMINATION OF ASSISTANCE

12-I.IIA. OVERVIEW
The PHA is required by regulation to terminate a family's assistance for certain actions or inactions of the family. For other types of actions or inactions of the family, the regulations give the PHA the authority to either terminate the family's assistance or to take another action. This part discusses the various actions the PHA may choose to take when it has discretion, and outlines the criteria the PHA will use to make its decision about whether or not to terminate assistance. It also specifies the requirements for the notification to the family of the PHA's intent to terminate assistance.

12-I.IIB. METHOD OF TERMINATION [24 CFR 982.552(a)(3)]
Termination of assistance for a participant may include any or all of the following:

• Terminating housing assistance payments under a current HAP contract,
• Refusing to approve a request for tenancy or to enter into a new HAP contract, or
• Refusing to process a request for or to provide assistance under portability procedures.

12-I.IIC. ALTERNATIVES TO TERMINATION OF ASSISTANCE

Change in Household Composition
As a condition of continued assistance, the PHA may require that any household member who participated in or was responsible for an offense no longer resides in the unit [24 CFR 982.552(c)(2)(ii)].

PHA Policy
Home Forward Policy

As a condition of continued assistance, the head of household must certify that the culpable family member has vacated the unit and will not be permitted to stay as a guest in the assisted unit. The family may be required to present evidence of the former family member's current address upon PHA request.

Repayment of Family Debts

PHA Policy
Home Forward Policy

If a family owes amounts to the PHA Home Forward, as a condition of continued assistance, the PHA Home Forward will require the family to repay the full amount or to enter into a repayment agreement within 10 business days of receiving notice from the PHA Home Forward of the amount owed. See Chapter 16 for policies on repayment agreements.

If a family has breached the terms of a repayment agreement entered into with the PHA Home Forward, as a condition of continued assistance, the PHA Home Forward will require the family to repay the full amount of the debt within 10 business days of receiving notice from the PHA Home Forward of the amount owed. If the family fails to repay the full amount of the debt before the deadline specified in the notice, the PHA Home Forward will propose to terminate the family's assistance. See
Chapter 16 for policies on repayment agreements.
12-II.D. CRITERIA FOR DECIDING TO TERMINATE ASSISTANCE

Evidence

For criminal activity, HUD permits the PHA to terminate assistance if a *preponderance of the evidence* indicates that a household member has engaged in the activity, regardless of whether the household member has been arrested or convicted [24 CFR 982.553(c)].

**PHA Policy**

Home Forward will use the concept of *preponderance of the evidence* as outlined in Chapter 12-I.D. as the standard for making all termination decisions.

**Home Forward will not consider:**

- Preponderance of the evidence,
- Arrests
- Criminal charges,
- Misdemeanor charges, convictions

*Preponderance of the evidence* is defined as evidence which is of greater weight or more convincing than the evidence which is offered in opposition to it; that is, evidence which as a whole shows that the fact sought to be proved is more probable than not. Preponderance of the evidence may not be determined by the number of witnesses, but by the greater weight of all evidence.

Consideration of Circumstances [24 CFR 982.552(c)(2)(i)]

The PHA is permitted, but not required, to consider all relevant circumstances when determining whether a family’s assistance should be terminated.

**PHA Policy**

Home Forward will consider the following factors when making its decision to terminate assistance:

- The seriousness of the case, especially with respect to how it would affect other residents;
- The effects that termination of assistance may have on other members of the family who were not involved in the action or failure to act;
- The extent of participation or culpability of individual family members, including whether the culpable family member is a minor or a person with disabilities or (as discussed further in Section 12-II.E) a victim of domestic violence, dating violence, sexual assault, or stalking;
- The length of time since the violation occurred, the family's recent history and the likelihood of favorable conduct in the future;
- In the case of drug or alcohol abuse, whether the culpable household member is participating in or has successfully completed a supervised drug or alcohol...
rehabilitation program or has otherwise been rehabilitated successfully;

- The PHA will require the participant to submit evidence of the household member's current participation in or successful completion of a supervised drug or alcohol rehabilitation program, or evidence of otherwise having been rehabilitated successfully; and

- In the case of program abuse, the dollar amount of the overpaid assistance and whether or not a false certification was signed by the family.
Reasonable Accommodation [24 CFR 982.552(c)(2)(iv)]

If the family includes a person with disabilities, the PHA's decision to terminate the family's assistance is subject to consideration of reasonable accommodation in accordance with 24 CFR Part 8.

If a family indicates that the behavior of a family member with a disability is the reason for a proposed termination of assistance, the PHAHome Forward will determine whether the behavior is related to the disability. If so, upon the family's request, the PHAHome Forward will determine whether alternative measures are appropriate as a reasonable accommodation. The PHAHome Forward will only consider accommodations that can reasonably be expected to address the behavior that is the basis of the proposed termination of assistance. See Chapter 2 for a discussion of reasonable accommodation.
12-11II.E. TERMINATIONS RELATED TO DOMESTIC VIOLENCE, DATING VIOLENCE, SEXUAL ASSAULT, OR STALKING

This section describes the protections against termination of assistance that the Violence Against Women Act of 2013 (VAWA) provides for victims of domestic violence, dating violence, sexual assault, and stalking. For general VAWA requirements, key VAWA definitions, and PHA policies pertaining to notification, documentation, and confidentiality, see Section 16-IX of this plan.

VAWA Protections against Termination

VAWA provides four specific protections against termination of HCV assistance for victims of domestic violence, dating violence, sexual assault, or stalking. (Note: The second, third, and fourth protections also apply to terminations of tenancy or occupancy by owners participating in the HCV program, as do the limitations discussed under the next heading.)

First, VAWA provides that a PHA may not terminate assistance to a family that moves out of an assisted unit in violation of the lease, with or without prior notification to the PHA, if the move occurred to protect the health or safety of a family member who is or has been the victim of domestic violence, dating violence, sexual assault, or stalking and who reasonably believed he or she was imminently threatened by harm from further violence if he or she remained in the unit [24 CFR 982.354(b)(4)].

Second, it provides that an incident or incidents of actual or threatened domestic violence, dating violence, sexual assault, or stalking may not be construed either as a serious or repeated lease violation by the victim or as good cause to terminate the assistance of the victim [24 CFR 5.2005(c)(1)].

Third, it provides that criminal activity directly related to domestic violence, dating violence, sexual assault, or stalking may not be construed as cause for terminating the assistance of a tenant if a member of the tenant’s household, a guest, or another person under the tenant’s control is the one engaging in the criminal activity and the tenant or an affiliated individual of the tenant is the actual or threatened victim of the domestic violence, dating violence, sexual assault, or stalking [24 CFR 5.2005(c)(2)].

Fourth, it gives PHAs the authority to terminate assistance to any tenant or lawful occupant who engages in criminal acts of physical violence against family members or others without terminating assistance to, or otherwise penalizing, the victim of the violence [24 CFR 5.2009(a)].

VAWA does not limit the authority of a PHA to terminate the assistance of a victim of abuse for reasons unrelated to domestic violence, dating violence, sexual assault, or stalking so long as the PHA does not subject the victim to a more demanding standard than it applies to other program participants [24 CFR 5.2005(d)(2)].

Likewise, VAWA does not limit the authority of a PHA to terminate the assistance of a victim of domestic violence, dating violence, sexual assault, or stalking if the PHA can demonstrate an actual and imminent threat to other tenants or those employed at or providing service to the assisted property if the victim is not terminated from assistance [24 CFR 5.2005(d)(3)].

HUD regulations define actual and imminent threat to mean words, gestures, actions, or other indicators of a physical threat that (a) is real, (b) would occur within an immediate time frame, and (c) could result in death or serious bodily harm [24 CFR 5.2005(d)(3), 24 CFR 5.2003]. In determining whether an individual would pose an actual and imminent threat, the factors to be considered include:

- The duration of the risk
- The nature and severity of the potential harm
- The likelihood that the potential harm will occur
- The length of time before the potential harm would occur

Even when a victim poses an actual and imminent threat, however, HUD regulations authorize a PHA to terminate the victim’s assistance "only when there are no other actions that could be taken to reduce or eliminate the threat" [24 CFR 5.2005(d)(4)].

PHA Policy

In determining whether a program participant who is a victim of domestic violence, dating violence, sexual assault, or stalking is an actual and imminent threat to other tenants or those employed at or providing service to a property, the PHA will consider the following, and any other relevant, factors:

- Whether the threat is toward an employee or tenant other than the victim of domestic violence, dating violence, sexual assault, or stalking;

- Whether the threat is a physical danger beyond a speculative threat

  Whether the threat is likely to happen within a short period of time; and

- Whether the threat to other tenants or employees can be eliminated in some other way, such as by helping the victim relocate to a confidential location or seeking a legal remedy to prevent the perpetrator from acting on the threat.

If the participant wishes to contest the PHA’s determination that he or she is an actual and imminent threat to other tenants or employees, the participant may do so as part of the informal hearing.
**Documentation of Abuse [24 CFR 5.2007]**

When an individual facing termination of assistance for reasons related to domestic violence, dating violence, sexual assault, or stalking claims protection under VAWA, the PHA Home Forward will request that the individual provide documentation supporting the claim in accordance with the policies in Section 16-IX.D of this plan.

The PHA Home Forward reserves the right to waive the documentation requirement if it determines that a statement or other corroborating evidence from the individual will suffice. In such cases the PHA Home Forward will document the waiver in the individual's file.

**Terminating the Assistance of a Domestic Violence Perpetrator**

Although VAWA provides protection against termination of assistance for victims of domestic violence, it does not provide such protection for perpetrators. VAWA gives the PHA the explicit authority to "terminate assistance to any individual who is a tenant or lawful occupant and who engages in criminal acts of physical violence against family members or others" without terminating assistance to "or otherwise penalizing the victim of such violence who is also a tenant or lawful occupant" [24 CFR 5.2009(a)]. This authority is not dependent on a bifurcated lease or other eviction action by an owner against an individual family member. Further, this authority supersedes any local, state, or other federal law to the contrary. However, if the PHA chooses to exercise this authority, it must follow any procedures prescribed by HUD or by applicable local, state, or federal law regarding termination of assistance. This means that the PHA must follow the same rules when terminating assistance to an individual as it would when terminating the assistance of an entire family [3/16/07 Federal Register notice on the applicability of VAWA to HUD programs].

The PHA Home Forward will terminate assistance to a family member if the PHA Home Forward determines that the family member has committed criminal acts of physical violence against other family members or others. This action will not affect the assistance of the remaining, nonculpable family members.

In making its decision, the PHA Home Forward will consider all credible evidence, including, but not limited to, a signed certification (form HUD-5382) or other documentation of abuse submitted to the PHA by the victim in accordance with this section and Section 16-IX.D. The PHA will also consider the factors in Section 12-11II.D. Upon such consideration, the PHA may, on a case-by-case basis, choose not to terminate the assistance of the culpable family member.

If the PHA does terminate the assistance of the culpable family member, it will do so in accordance with applicable law, HUD regulations, and the policies in this plan.
12-I.F. TERMINATION NOTICE

HUD regulations require PHAs to provide written notice of termination of assistance to a family only when the family is entitled to an informal hearing. However, since the family’s HAP contract and lease will also terminate when the family's assistance terminates [form HUD-52641], it is a good business practice to provide written notification to both owner and family anytime assistance will be terminated, whether voluntarily or involuntarily.

**PHA Policy**

Whenever a family's assistance will be terminated, the PHA will send a written notice of termination to the family and to the owner. The notice will state the date on which the termination will become effective. This date generally will be at least 30 calendar days following the date of the termination notice, but exceptions will be made whenever HUD rules, other PHA policies, or the circumstances surrounding the termination require.

If a family whose assistance is being terminated is entitled to an informal hearing, the notice of termination that the PHA sends to the family must meet the additional HUD and PHA notice requirements discussed in Section 16-I.I.C of this plan. VAWA 2013 expands notification requirements to require PHAs to provide notice of VAWA rights and the form HUD-5382 with any notification of termination of family's housing assistance.

**PHA Policy**

Whenever the PHA decides to terminate a family's assistance because of the family's action or failure to act, the PHA will include in its termination notice the VAWA information described in Section 16-I.I.C of this plan and a form HUD-5382. The PHA will request in writing that a family member wishing to claim protection under VAWA notify the PHA within 10 business days.

Still other notice requirements apply in two situations:

- If a criminal record is the basis of a family's termination, the PHA must provide a copy of the record to the subject of the record and the tenant so that they have an opportunity to dispute the accuracy and relevance of the record [24 CFR 982.553(d)(2)].

- If immigration status is the basis of a family's termination, as discussed in Section 12-I.D, the special notice requirements in Section 16-I.I.D must be followed.
PART III: TERMINATION OF TENANCY BY THE OWNER

12-III.A. OVERVIEW
Termination of an assisted tenancy is a matter between the owner and the family; the PHA is not directly involved. However, the owner is under some constraints when terminating an assisted tenancy. Termination of tenancy for certain reasons will also result in termination of assistance as discussed in this section.

12-III.B. GROUNDS FOR OWNER TERMINATION OF TENANCY [24 CFR 982.310, 24 CFR 5.2005(c), and Form HUD-52641-A, Tenancy Addendum]
During the term of the lease, the owner is not permitted to terminate the tenancy except for serious or repeated violations of the lease, certain violations of state or local law, or other good cause.

Serious or Repeated Lease Violations
The owner is permitted to terminate the family's tenancy for serious or repeated violations of the terms and conditions of the lease, except when the violations are related to incidents of actual or threatened domestic violence, dating violence, sexual assault, or stalking and the victim is protected from eviction by the Violence against Women Act of 2013 (see Section 12-III.E). A serious lease violation includes failure to pay rent or other amounts due under the lease.

However, the PHA’s failure to make a HAP payment to the owner is not a violation of the lease between the family and the owner.

Violation of Federal, State, or Local Law
The owner is permitted to terminate the tenancy if a family member violates federal, state, or local law that imposes obligations in connection with the occupancy or use of the premises.

Criminal Activity or Alcohol Abuse
The owner may terminate tenancy during the term of the lease if any covered person-meaning any member of the household, a guest, or another person under the tenant’s control-commits any of the following types of criminal activity (for applicable definitions see 24 CFR 5.100):

• Any criminal activity that threatens the health or safety of, or the right to peaceful enjoyment of the premises by, other residents (including property management staff residing on the premises);
• Any criminal activity that threatens the health or safety of, or the right to peaceful enjoyment of their residences by, persons residing in the immediate vicinity of the premises;
• Any violent criminal activity on or near the premises; or
• Any drug-related criminal activity on or near the premises.

However, in the case of criminal activity directly related to domestic violence, dating violence, sexual assault, or stalking, if the tenant or an affiliated individual is the victim, the criminal activity may not be construed as cause for terminating the victim’s tenancy (see Section 12-III.E).
The owner may terminate tenancy during the term of the lease if any member of the household is:

- Fleeing to avoid prosecution, custody, or confinement after conviction for a crime or an attempt to commit a crime that is a felony under the laws of the place from which the individual flees, or that, in the case of the State of New Jersey, is a high misdemeanor; or
- Violating a condition of probation or parole imposed under federal or state law.

The owner may terminate tenancy during the term of the lease if any member of the household has engaged in abuse of alcohol that threatens the health, safety, or right to peaceful enjoyment of the premises by other residents.

**Evidence of Criminal Activity**

The owner may terminate tenancy and evict by judicial action a family for criminal activity by a covered person if the owner determines the covered person has engaged in the criminal activity, regardless of whether the covered person has been arrested or convicted for such activity and without satisfying the standard of proof used for a criminal conviction. This is the case except in certain incidents where the criminal activity directly relates to domestic violence, dating violence, sexual assault, or stalking, and the tenant or an affiliated individual is the victim or threatened victim of the domestic violence, dating violence, sexual assault, or stalking.

**Other Good Cause**

During the initial lease term, the owner may not terminate the tenancy for "other good cause" unless the owner is terminating the tenancy because of something the family did or failed to do. During the initial lease term or during any extension term, other good cause includes the disturbance of neighbors, destruction of property, or living or housekeeping habits that cause damage to the unit or premises.

After the initial lease term, "other good cause" for termination of tenancy by the owner includes:

- Failure by the family to accept the offer of a new lease or revision
- The owner's desire to use the unit for personal or family use, or for a purpose other than as a residential rental unit
- A business or economic reason for termination of the tenancy (such as sale of the property, renovation of the unit, or desire to lease the unit at a higher rent).

After the initial lease term, the owner may give the family notice at any time, in accordance with the terms of the lease.
12-III.C. EVICTION [24 CFR 982.310(e) and (t) and Form HUD-52641-A, Tenancy Addendum]

The owner must give the tenant a written notice that specifies the grounds for termination of tenancy during the term of the lease. The tenancy does not terminate before the owner has given this notice, and the notice must be given at or before commencement of the eviction action.

The notice of grounds may be included in, or may be combined with, any owner eviction notice to the tenant.

Owner eviction notice means a notice to vacate, or a complaint or other initial pleading used under state or local law to commence an eviction action. The owner may only evict the tenant from the unit by instituting a court action. The owner must give the PHA a copy of any eviction notice at the same time the owner notifies the family. The family is also required to give the PHA a copy of any eviction notice (see Chapter 5).

**PHA Policy/Home Forward Policy**

The owner must provide the PHA/Home Forward with a copy of any termination notice served on the family of eviction. If the eviction action is finalized, the owner obtains a Judgment of Restitution or enters into a Stipulated Order with the family to vacate the dwelling unit court, the owner must provide Home Forward the PHA with documentation related to the eviction, including notice of the eviction date, as soon as possible, but no later than 5 business days following the court-ordered eviction move-out date.
12-III.D. DECIDING WHETHER TO TERMINATE TENANCY [24 CFR 982.310(h), 24 CFR 982.310(h)(4)]

An owner who has grounds to terminate a tenancy is not required to do so, and may consider all of the circumstances relevant to a particular case before making a decision. These might include:

- The nature of the offending action;
- The seriousness of the offending action;
- The effect on the community of the termination, or of the owner's failure to terminate the tenancy;
- The extent of participation by the leaseholder in the offending action;
- The effect of termination of tenancy on household members not involved in the offending activity;
- The demand for assisted housing by families who will adhere to lease responsibilities;
- The extent to which the leaseholder has shown personal responsibility and taken all reasonable steps to prevent or mitigate the offending action;
- The effect of the owner's action on the integrity of the program.

The owner may require a family to exclude a household member in order to continue to reside in the assisted unit, where that household member has participated in or been culpable for action or failure to act that warrants termination.

In determining whether to terminate tenancy for illegal use of drugs or alcohol abuse by a household member who is no longer engaged in such behavior, the owner may consider whether such household member is participating in or has successfully completed a supervised drug or alcohol rehabilitation program, or has otherwise been rehabilitated successfully (42 U.S.C. 13661). For this purpose, the owner may require the tenant to submit evidence of the household member's current participation in, or successful completion of, a supervised drug or alcohol rehabilitation program or evidence of otherwise having been rehabilitated successfully.

The owner's termination of tenancy actions must be consistent with the fair housing and equal opportunity provisions in 24 CFR 5.105.

An owner's decision to terminate tenancy for incidents related to domestic violence, dating violence, sexual assault, or stalking is limited by the Violence against Women Act of 2013 (VAWA) and the conforming regulations in 24 CFR Part 5, Subpart L. (See Section 12-III.E).

12-III.E. EFFECT OF TENANCY TERMINATION ON THE FAMILY'S ASSISTANCE

If a termination is not due to a serious or repeated violation of the lease, and if the PHA has no other grounds for termination of assistance, the PHA may issue a new voucher so that the family can move with continued assistance (see Chapter 10).
EXHIBIT 12-1: STATEMENT OF FAMILY OBLIGATIONS

Following is a listing of a participant family's obligations under the HCV program:

• The family must supply any information that the PHA or HUD determines to be necessary, including submission of required evidence of citizenship or eligible immigration status.

• The family must supply any information requested by the PHA or HUD for use in a regularly scheduled reexamination or interim reexamination of family income and composition.

• The family must disclose and verify social security numbers and sign and submit consent forms for obtaining information.

• Any information supplied by the family must be true and complete.

• The family is responsible for any Housing Quality Standards (HQS) breach by the family caused by failure to pay tenant-provided utilities or appliances, or damages to the dwelling unit or premises beyond normal wear and tear caused by any member of the household or guest.

  PHA Policy
  Home Forward Policy

  Damages beyond normal wear and tear will be considered to be damages which could be assessed against the security deposit.

• The family must allow the PHA to inspect the unit at reasonable times and after reasonable notice, as described in Chapter 8 of this plan.

• The family must not commit any serious or repeated violation of the lease.

  PHA Policy
  Home Forward Policy

  The PHA will determine if a family has committed serious or repeated violations of the lease based on available evidence, including but not limited to, a court-ordered eviction or an owner’s notice to evict, police reports, and affidavits from the owner, neighbors, or other credible parties with direct knowledge.

  Serious and repeated lease violations will include, but not be limited to, nonpayment of rent, disturbance of neighbors, destruction of property, living or housekeeping habits that cause damage to the unit or premises and criminal activity. Generally, the criterion to be used will be whether or not the reason for the eviction was the fault of the tenant or guests. Any incidents of, or criminal activity related to, domestic violence, dating violence, sexual assault, or stalking will not be construed as serious or repeated lease violations by the victim [24 CFR 5.2005(c)(1)].

• The family must notify the PHA and the owner before moving out of the unit or terminating the lease.

  PHA Policy
  Home Forward Policy

  The family must comply with lease requirements regarding written notice to the owner. The family must provide written notice to the PHA at the same time the owner is notified.

• The family must promptly give the PHA a copy of any owner eviction notice.
The family must use the assisted unit for residence by the family. The unit must be the family's only residence.

The composition of the assisted family residing in the unit must be approved by the PHA. The family must promptly notify the PHA in writing of the birth, adoption, or court-awarded custody of a child. The family must request PHA approval to add any other family member as an occupant of the unit.

**PHA Policy/Home Forward Policy**

The request to add a family member must be submitted in writing and approved prior to the person moving into the unit. **The PHA/Home Forward** will determine eligibility of the new member in accordance with the policies in Chapter 3.

The family must promptly notify the PHA in writing if any family member no longer lives in the unit.

**PHA Policy/Home Forward Policy**

The family must promptly notify **the PHA/Home Forward** in writing if any family member no longer lives in the unit or will be away from the unit for a period of 30 days or more.

If the PHA has given approval, a foster child or a live-in aide may reside in the unit. The PHA has the discretion to adopt reasonable policies concerning residency by a foster child or a live-in aide, and to define when PHA consent may be given or denied. For policies related to the request and approval/disapproval of foster children, foster adults, and live-in aides, see Chapter 3 (Sections I.K and I.M), and Chapter 11 (Section 11.B).

Members of the family may engage in legal profitmaking activities in the unit, but only if such activities are incidental to primary use of the unit by members of the family.

The family must not sublease the unit, assign the lease, or transfer the unit.

**PHA Policy/Home Forward Policy**

Subleasing includes receiving payment to cover rent and utility costs by a person living in the unit who is not listed as a family member.

The family must supply any information requested by the PHA to verify that the family is living in the unit or information related to family absence from the unit, including any PHA-requested information or certification on the purposes of family absences. The family must cooperate with the PHA for this purpose.

The family must promptly notify the PHA when the family is absent from the unit.

**PHA Policy/Home Forward Policy**

Notice is required under this provision only when all family members will be absent from the unit for an extended period. An extended period is defined as any period greater than 30 calendar days. Written notice must be provided to **the PHA/Home Forward** at the start of the extended absence.

The family must pay utility bills and provide and maintain any appliances that the owner is not required to provide under the lease [Form HUD-52646, Voucher].
• The family must not own or have any interest in the unit, (other than in a cooperative and owners of a manufactured home leasing a manufactured home space).

• Family members must not commit fraud, bribery, or any other corrupt or criminal act in connection with the program. (See Chapter 14, Program Integrity for additional information).

• Family members must not engage in drug-related criminal activity or violent criminal activity or other criminal activity that threatens the health, safety or right to peaceful enjoyment of other residents and persons residing in the immediate vicinity of the premises. See Chapter 12 for HUD and PHA policies related to drug-related and violent criminal activity.

  **PHA Policy/Home Forward Policy**

  This applies to any member of the household, a guest, or any other person on the property under the tenant's control. Other person under the tenant's control is defined as a person that, although not staying as a guest in the unit, is, or was at the time of the activity in question, on the premises because of an invitation from the tenant or other member of the household who has express or implied authority to so consent on behalf of the tenant. Absent evidence to the contrary, a person temporarily and infrequently on the premises solely for legitimate (legal) commercial purposes is not under the tenant's control.

• Members of the household must not engage in abuse of alcohol in a way that threatens the health, safety or right to peaceful enjoyment of the other residents and persons residing in the immediate vicinity of the premises. See Chapter 12 for a discussion of HUD and PHA policies related to alcohol abuse.

  **PHA Policy/Home Forward Policy**

  This applies to any member of the household, a guest, or any other person on the property under the tenant's control. Other person under the tenant's control is defined as a person that, although not staying as a guest in the unit, is, or was at the time of the activity in question, on the premises because of an invitation from the tenant or other member of the household who has express or implied authority to so consent on behalf of the tenant. Absent evidence to the contrary, a person temporarily and infrequently on the premises solely for legitimate (legal) commercial purposes is not under the tenant’s control.

• An assisted family or member of the family must not receive HCV program assistance while receiving another housing subsidy, for the same unit or a different unit under any other federal, state or local housing assistance program.

• A family must not receive HCV program assistance while residing in a unit owned by a parent, child, grandparent, grandchild, sister or brother of any member of the family, unless the PHA has determined (and has notified the owner and the family of such determination) that approving rental of the unit, notwithstanding such relationship, would provide reasonable accommodation for a family member who is a person with disabilities. [Form HUD-52646, Voucher]
Additional Requirements for Participant Families (PHA Policy Home Forward Policy)

- The family must promptly report any changes in family size.

- The family must promptly report any income if no member of the family previously had countable income.

- All family members age 18 and over must attend all scheduled appointments and must bring all requested information to these appointments at the scheduled time.

- The family may not owe rent or other amounts to any PHA; they must repay it in full or enter into a repayment agreement as outlined in Chapter 16. Amounts owed are subject to the local statute of limitations unless owed under a judgment.

- The family must reimburse the PHA for any amounts paid to the owner under a contract for rent or other amounts owed by the family under the lease or for a vacated unit.

- The family must reimburse the PHA for any amounts paid to the owner under the Landlord Guarantee Fund as a compensation for damages to the unit beyond normal wear and tear.

- The family may not breach an agreement to repay the PHA for amounts owed as outlined in Chapter 16. A breach of repayment agreement is defined as failure to make the full payment in the month for which the payment is due.

- No member of the family can have been evicted from public or federally assisted housing within the last five years.

- No member of the family can have been terminated from the Section 8 program by the PHA within the last five years.

- No member of the family may engage in or threaten abusive or violent behavior toward any personnel of the PHA.

- No member of the family can have been convicted of drug-related criminal activity for the manufacture or production of methamphetamine on the premises of federally assisted housing.

- No member of the family can be subject to a lifetime registration requirement under a State sex offender registration program in any state.
Chapter 12

TERMINATION OF ASSISTANCE AND TENANCY

HUD regulations specify mandatory and optional grounds for which a PHA can terminate a family's assistance. They also specify the circumstances under which an owner may terminate the tenancy of an assisted family. This chapter describes the policies that govern mandatory and optional terminations of assistance, and termination of tenancy by the owner. It is presented in three parts:

Part I: Grounds for Termination of Assistance. This part describes the various circumstances under which assistance under the program can be terminated by the family or by the PHA.

Part II: Approach to Termination of Assistance. This part describes the policies and the process that the PHA will use in evaluating decisions on whether to terminate assistance due to actions or inactions of the family where termination is an option. It specifies the alternatives that the PHA may consider in lieu of termination, the criteria the PHA will use when deciding what action to take, and the steps the PHA must take when terminating a family's assistance.

Part III: Termination of Tenancy by the Owner. This part describes the HUD policies that govern the owner's right to terminate an assisted tenancy.

PART I: GROUNDS FOR TERMINATION OF ASSISTANCE

12-I.A. OVERVIEW

HUD requires the PHA to terminate assistance for certain actions and inactions of the family and when the family no longer requires assistance due to increases in family income. HUD permits the PHA to terminate assistance for certain other actions or inactions of the family. In addition, a family may decide to withdraw from the program and terminate their HCV assistance at any time by notifying the PHA.
12-I.B. FAMILY Chooses TO TERMINATE ASSISTANCE

The family may request to terminate their assistance at any time.

Home Forward Policy

Home Forward will terminate a household's assistance at their request. Home Forward prefers the household make the request to terminate assistance in writing and is signed by the head of household, and spouse or cohead if applicable. If a family fails to provide a written signed notification, Home Forward will accept a verbal notification from the head of household, spouse, or cohead. Home Forward will then send a confirmation notice to the family and the owner within 15 business days of the family's request.

12-I.C. MANDATORY TERMINATION OF ASSISTANCE – PROGRAM ELIGIBILITY

HUD requires the PHA to terminate assistance in the following circumstances.

Failure to Document Citizenship or Eligible Immigrant Status [24 CFR 982.552(b)(4) and 24 CFR 5.514(c)]

Program requirements related to Citizenship and Eligible Immigrant Status are outlined in Chapter 3-II. B.

The PHA must terminate assistance if:

1. A family fails to submit required documentation within the required timeframe concerning any family member's citizenship or immigration status;
2. A family submits evidence of citizenship and eligible immigration status in a timely manner, but United States Citizenship and Immigration Services (USCIS) primary and secondary verification does not verify eligible immigration status of the family; or
3. A family member, as determined by the PHA, has knowingly permitted another individual who is not eligible for assistance to reside (on a permanent basis) in the unit.

For (3) above, such termination must be for a period of at least 24 months. This does not apply to ineligible noncitizens already in the household where the family's assistance has been prorated. See Chapter 7 for a complete discussion of documentation requirements.

Failure to Disclose and Document Social Security Numbers [24 CFR 5.218(c), Notice PIH 2012-10]

Program requirements related to Disclosing and Documenting Social Security Numbers are outlined in Chapter 3-II. C.

The PHA must terminate assistance if a participant family fails to disclose the complete and accurate social security numbers of each household member and the documentation necessary to verify each social security number.

However, if the family is otherwise eligible for continued program assistance, and the PHA determines that the family's failure to meet the SSN disclosure and documentation requirements
was due to circumstances that could not have been foreseen and were outside of the family's control, the PHA may defer the family's termination and provide the opportunity to comply with the requirement within a period not to exceed 90 calendar days from the date the PHA determined the family to be noncompliant.

**PHA Policy**

The PHA will defer the family's termination and provide the family with the opportunity to comply with the requirement for a period of 90 calendar days for circumstances beyond the participant's control such as delayed processing of the SSN application by the SSA, natural disaster, fire, death in the family, or other emergency, if there is a reasonable likelihood that the participant will be able to disclose an SSN by the deadline.

**Failure to Provide Consent [24 CFR 982.552(b)(3)]**

Program requirements related to Family Consent to Release are outlined in Chapter 3-II. D. Home Forward must terminate assistance if any family member fails to complete the paperwork required to recertify their eligibility or sign and submit any consent form they are required to sign for a reexamination or otherwise related to verification of income. See Chapter 11 for a complete discussion of reexamination requirements. See Chapter 7 for a complete discussion of consent requirements.

Home Forward will perform the following minimum outreach to a program participant prior to proposing termination for this reason:

- Perform initial outreach to the participant by sending a notification letter at least 120 days prior to due date of the required paperwork and consent forms;
- Reach out a minimum of two times, not including the required initial outreach, over the 120 period prior to the due date of the participants paperwork and consent forms.
- Use at least two different methods of communication when performing the minimum outreach requirements. Outreach options include but are not limited to: e-mail, notification letter, phone call, voice mail, text message.
- State the deadline for submission of required paperwork and consent forms in each outreach attempt. If Home Forward terminates a program participant’s assistance for this reason, Home Forward will allow a participant to reinstate their assistance within 180 days of their termination date if the participant was not able to complete the required paperwork or consent forms because of extenuating circumstances. Requests for reinstatement due to extenuating circumstances must be made in writing. The extenuating circumstances Home Forward may consider in making its decision regarding reinstatement include, but are not limited to, hospitalization, serious illness or death in the family, or other family emergency.

**Failure of Students to Meet Ongoing Eligibility Requirements [24 CFR 982.552(b)(5) and FR 4/10/06]**

Program eligibility requirements for Students Enrolled in Institutions of Higher Education are outlined in Chapter 3-II. E.

If a student enrolled at an institution of higher education is under the age of 24, is not a veteran,
is not married, does not have dependent children, and is not residing with his/her parents in an HCV assisted household, the PHA must the terminate the student’s assistance if, at the time of reexamination, either the student's income or the income of the student's parents (if applicable) exceeds the applicable income limit.

If a participant household consists of both eligible and ineligible students, the eligible students shall not be terminated, but must be issued a voucher to move with continued assistance in accordance with program regulations and PHA policies, or must be given the opportunity to lease in place if the terminated ineligible student members elect to move out of the assisted unit.

**Lifetime Registered Sex Offenders [Notice PIH 2012-28]**

Should the PHA discover that a member of an assisted household was subject to a lifetime registration requirement at admission and was erroneously admitted after June 25, 2001, the PHA will immediately terminate assistance for the household member.

In this situation, the PHA will offer the family the opportunity to remove the ineligible family member from the household. If the family is unwilling to remove that individual from the household, the PHA must terminate assistance for the household.

**Methamphetamine Manufacture or Production [24 CFR 982.553(b)(I)(ii)]**

The PHA must terminate assistance if any household member has ever been convicted of the manufacture or production of methamphetamine on the premises of federally-assisted housing.

**Death of the Sole Family Member [PIH Notice 2010-9]**

The PHA must immediately terminate program assistance for deceased single member households.

**Zero Housing Assistance Payment [24 CFR 982.455]**

As a family's income increases, the amount of the PHA’s housing assistance payment (HAP) on behalf of the family decreases. If the amount of assistance provided by the PHA is reduced to zero, the family's assistance automatically terminates 180 days after the last HAP payment.

**Home Forward Policy**

If a participating family receiving zero assistance experiences a change in circumstances that would result in a HAP payment to the owner, the family must notify Home Forward of the change and request an interim reexamination at any time before the expiration of the 180-day period by submitting a completed Income Increase Packet. No termination will occur if the interim reexamination results in a HAP payment to the owner.

Prior to proposing program termination for this reason, Home Forward will apply the most recently updated payment standard to the household. If use of the most recently updated payment standard results in a HAP payment to the owner, termination will not occur.
12-I.C. MANDATORY TERMINATION OF ASSISTANCE – PROGRAM VIOLATION

Eviction [24 CFR 982.552(b)(2), 24 CFR 5.2005(c)(l)]

The PHA must terminate assistance if a family is evicted from a unit assisted under the Housing Choice Voucher (HCV) program for a serious violation of the lease. As discussed further in Section 12-II.E, incidents of actual or threatened domestic violence, dating violence, sexual assault, or stalking may not be construed as serious violations of the lease by the victim or threatened victim of such violence, sexual assault, or stalking.

Home Forward Policy

If a family has a project-based voucher (PBV), the PHA assistance is to the owner, not the individual household so this policy does not apply. If an owner evicts a household in a PBV assisted unit as allowed in Chapter 17-VII.B, the family’s assistance automatically terminates as a result of eviction from the assisted unit.

If a family with a tenant-based voucher is evicted for a serious lease violation, the PHA will terminate assistance.

“Evicted” shall mean: A household has been removed from a rental unit by the sheriff through enforcement of a Writ of Execution of a Judgment of Restitution that was obtained after a trial or after the household has failed to comply with an order by stipulation but not by default of the household.

“Serious violation of the lease” shall mean:

A lease violation that results in the service of a notice of termination under ORS 90.396, not including the following reasons:

- The tenant intentionally provided substantial false information on the application for the tenancy within the past year (ORS 90.396 (1)(e));
- Prostitution (ORS 90.396(1)(f)(A));
- Manufacture of a cannabinoid extract (ORS 90.396(1)(f)(C)); or
- Unlawful possession of a controlled substance (ORS 90.396(1)(f)(B)).

In making its decision, Home Forward must consider the criteria described in Sections 12-II.D and 12-II.E. On a case-by-case basis, Home Forward may utilize any of the alternatives to termination described in Section 12-II.C.

Generally, the criterion Home Forward will consider will be whether or not the reason for the eviction was the fault of the tenant or guests.

Family Absence from the Unit [24 CFR 982.312]

The family may be absent from the unit for brief periods. The PHA must establish a policy on how long the family may be absent from the assisted unit. However, the family may not be absent from the unit for a period of more than 180 consecutive calendar days for any reason. Absence in this context means that no member of the family is residing in the unit.

Home Forward Policy
If a family is absent from the unit for more than 60 consecutive calendar days, the unit will not be considered the family’s principal place of residence, and the family's assistance will be terminated. Notice of termination will be sent in accordance with Section 12-II.F.

If a household meets one of the follow exceptions, they may be absent from the unit for more than 60 days and up to 180 days:

1. Sole household member is in a nursing home, hospital or any inpatient treatment (determined to be medically necessary or for substance abuse rehabilitation and treatment);
2. Household is visiting a relative outside of the United States;
3. Household is caring for a family member or relative with a serious health condition;
4. Household is unable to travel for health and safety reasons related to a declared local, state, or federal disaster or state of emergency (e.g., COVID-19);
5. Sole household member is incarcerated for a crime for which Home Forward would not propose termination as outlined in Section 12-I-D Drug Related Criminal Activity, Section 12-I.D Violent Criminal Activity, and Section 12-I.D Other Criminal Activity.
6. Household has other good cause as determined by Home Forward.

For purposes of the above exceptions, relative is defined to include parents, parents-in-law, grandparents, grandchildren, children, aunts, and uncles. A relative is not required to have a biological connection to the family member.

Home Forward may request verification that a household meets one of the exceptions above, including verification from third-party competent to make the determination in applicable cases. If the third-party provides that the absence from the unit will be for a total of more than 180 consecutive calendar days, the unit will not be considered the family's principal place of residence, and the family’s assistance will be terminated. Notice of termination will be sent in accordance with Section 12-II.F.

12-I.D. MANDATORY POLICIES

Drug and Alcohol Related [24 CFR 982.553(b) and 982.551(1)]

HUD requires the PHA to establish standards that allow the PHA to terminate assistance if the PHA determines that:

• Any household member is currently engaged in any illegal use of a drug, or has a pattern of illegal drug use that interferes with the health, safety, or right to peaceful enjoyment of the premises by other residents
• Any household member's abuse or pattern of abuse of alcohol may threaten the health, safety, or right to peaceful enjoyment of the premises by other residents
• Any household member has violated the family's obligation not to engage in any drug-
related criminal activity

Note: PHAs in states that have enacted laws legalizing the use of medical marijuana must establish a standard and adopt written policy regarding whether or not to allow continued assistance for current participants who are medical marijuana users [HUD Memorandum, February 10, 2011].

Medical marijuana is defined by HUD as marijuana which, when prescribed by a physician to treat a serious illness such as AIDS, cancer, or glaucoma, is legal under State law.

Drug is defined by HUD as a controlled substance as defined in Section 102 of the Controlled Substances Act (21 U.S.C. 802).

Drug-related criminal activity is defined by HUD as the illegal manufacture, sale, distribution, or use of a drug, or the possession of a drug with intent to manufacture, sell, distribute or use the drug.

Home Forward Policy:

Home Forward may terminate a family’s assistance if a household member:

1. Is convicted of a felony crime of manufacture or delivery of a controlled substance;

2. Is convicted of a felony crime of possession of a controlled substance and will be absent from the unit for more than 180 days due to incarceration as outlined in Section 12.I.C Family Absence from Unit;

3. Is evicted, as defined in Section 12.I.C Evictions, based on a 24-hour lease termination notice under ORS 90.396(f)(B) for the unlawful manufacture or distribution of a controlled substance; or

4. Is evicted, as defined in Section 12.I.C Evictions, based on a 24-hour lease termination notice for behavior associated with drug or alcohol use.

Home Forward will allow continued assistance for current participants who are medical marijuana users, as defined by the State law.

Other person under the tenant’s control is defined as a person that, although not staying as a guest in the unit, is, or was at the time of the activity in question, on the premises because of an invitation from the tenant or other member of the household who has express or implied authority to so consent on behalf of the tenant. Absent evidence to the contrary, a person temporarily and infrequently on the premises solely for legitimate (legal) commercial purposes is not under the tenant’s control.

In making its decision, Home Forward must consider the criteria described in Sections 12-II.D and 12-II.E. On a case-by-case basis, Home Forward may utilize any of the alternatives to termination described in Section 12-II.C. Violent Criminal Activity [24 CFR 982.553(b), 982.551(1) and 24 CFR 5.100]

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1 Authorized by Home Forward’s Moving to Work Annual Plan.
Section 8 Administrative Plan

HUD requires the PHA to establish standards that permit the PHA to terminate assistance if the PHA determines that:

• Any household member has violated the family's obligation not to engage in violent criminal activity.

*Violent criminal activity,* as defined by HUD means, any criminal activity that has as one of its elements the use, attempted use, or threatened use of physical force substantial enough to cause, or be reasonably likely to cause, serious bodily injury or property damage.

**Home Forward Policy**

Home Forward will terminate a family’s assistance if a household member has been convicted of a felony for violent criminal activity and will be absent from the unit for more than 60 days due to incarceration [see Section 12-I.C Family Absence from Unit].

Home Forward will terminate a family’s assistance for evictions related to violence criminal activity as outlined in Section 12-I.C. Evictions.

In making its decision to terminate assistance, the PHA will consider alternatives as described in Section 12-II.C and other factors described in Sections 12-II.D and 12-II.E. Upon consideration of such alternatives and factors, the PHA may, on a case-by-case basis, choose not to terminate assistance.
12-I.D. VOLUNTARY POLICIES

Other Authorized Reasons for Termination of Assistance
[24 CFR 982.552(c), 24 CFR 5.2005(c)]

HUD permits Home Forward to terminate assistance under a number of other circumstances. It is left to the discretion of the PHA whether such circumstances in general warrant consideration for the termination of assistance. As discussed further in Section 12-II.E, the Violence Against Women Act of 2013 explicitly prohibits PHAs from considering incidents of, or criminal activity directly related to, domestic violence, dating violence, sexual assault, or stalking as reasons for terminating the assistance of a victim of such abuse.

Other Criminal Activity

Home Forward Policy
Home Forward will terminate assistance if any adult household member has been convicted of one of the following crimes while assisted:

1. Felony identity theft
2. Felony fraud or other criminal act related to their eligibility for federal housing assistance

Statement of Family Obligations

Home Forward Policy
Home Forward may terminate a family's assistance if:

• The family has failed to comply with any family obligations under the program. See Exhibit 12-1 for a listing of family obligations and related PHA policies.

Owes Money to PHA

Home Forward Policy
Home Forward may terminate a family's assistance if:

• The family currently owes rent or other amounts to Home Forward and fails to repay the amount or defaults on a repayment agreement as outlined in Chapter 16-IV.B.

Violence toward PHA Staff

A family member has engaged in or threatened violent or abusive behavior toward PHA personnel.

Abusive or violent behavior towards PHA personnel includes verbal as well as physical abuse or violence. Use of racial epithets, or other language, written or oral, that would objectively result in intimidation may be considered abusive or violent behavior.

Threatening refers to oral or written threats or physical gestures that objectively communicate intent to abuse or commit violence. In making its decision, Home Forward must consider the criteria described in Sections 12-II.D and 12-II.E. On a case-by-case basis, Home Forward may take utilize any of the alternatives to termination measures described in Section 12-II.C.
Insufficient Funding [24 CFR 982.454]

The PHA may terminate HAP contracts if the PHA determines, in accordance with HUD requirements, that funding under the consolidated ACC is insufficient to support continued assistance for families in the program.
PART II: APPROACH TO TERMINATION OF ASSISTANCE

12-II.A. OVERVIEW
The PHA is required by regulation to terminate a family's assistance for certain actions or inactions of the family. For other types of actions or inactions of the family, the regulations give the PHA the authority to either terminate the family's assistance or to take another action. This part discusses the various actions the PHA may choose to take when it has discretion, and outlines the criteria the PHA will use to make its decision about whether or not to terminate assistance. It also specifies the requirements for the notification to the family of the PHA's intent to terminate assistance.

12-II.B. METHOD OF TERMINATION [24 CFR 982.552(a)(3)]
Termination of assistance for a participant may include any or all of the following:
• Terminating housing assistance payments under a current HAP contract,
• Refusing to approve a request for tenancy or to enter into a new HAP contract, or
• Refusing to process a request for or to provide assistance under portability procedures.

12-II.C. ALTERNATIVES TO TERMINATION OF ASSISTANCE
Change in Household Composition
As a condition of continued assistance, the PHA may require that any household member who participated in or was responsible for an offense no longer resides in the unit [24 CFR 982.552(c)(2)(ii)].

Home Forward Policy
As a condition of continued assistance, the head of household must certify that the culpable family member has vacated the unit and will not be permitted to stay as a guest in the assisted unit. The family may be required to present evidence of the former family member's current address upon PHA request.

Repayment of Family Debts
Home Forward Policy
If a family owes amounts Home Forward, as a condition of continued assistance, the Home Forward will require the family to repay the full amount or to enter into a repayment agreement within 30 calendar days of receiving notice from Home Forward of the amount owed. See Chapter 16 for policies on repayment agreements.

If a family has breached the terms of a repayment agreement entered into with Home Forward, as a condition of continued assistance, Home Forward will require the family to repay the full amount of the debt within 30 calendar of receiving notice from Home Forward of the amount owed. If the family fails to repay the full amount of the debt before the deadline specified in the notice, Home Forward will terminate the family's assistance. See Chapter 16 for policies on repayment agreements.
12-II.D. CRITERIA FOR DECIDING TO TERMINATE ASSISTANCE

Evidence

For criminal activity, HUD permits the PHA to terminate assistance if a preponderance of the evidence indicates that a household member has engaged in the activity, regardless of whether the household member has been arrested or convicted [24 CFR 982.553(c)].

Home Forward Policy

Home Forward will only consider felony convictions as outlined in Chapter 12-I.D.

Home Forward will not consider:

- Preponderance of the evidence,
- Arrests
- Criminal charges
- Misdemeanor convictions

Consideration of Circumstances [24 CFR 982.552(c)(2)(i)]

The PHA is permitted, but not required, to consider all relevant circumstances when determining whether a family's assistance should be terminated.

Home Forward Policy

Home Forward will consider the following factors when making its decision to terminate assistance:

- The seriousness of the case, especially with respect to how it would affect other residents;
- The effects that termination of assistance may have on other members of the family who were not involved in the action or failure to act;
- The extent of participation or culpability of individual family members, including whether the culpable family member is a minor or a person with disabilities or (as discussed further in Section 12-II.E) a victim of domestic violence, dating violence, sexual assault, or stalking;
- The length of time since the violation occurred, the family's recent history and the likelihood of favorable conduct in the future;
- In the case of drug or alcohol abuse, whether the culpable household member is participating in or has successfully completed a supervised drug or alcohol rehabilitation program or has otherwise been rehabilitated successfully;
- The PHA will require the participant to submit evidence of the household member's current participation in or successful completion of a supervised drug or alcohol rehabilitation program, or evidence of otherwise having been rehabilitated successfully; and
- In the case of program abuse, the dollar amount of the overpaid assistance and
whether or not a false certification was signed by the family.

Reasonable Accommodation [24 CFR 982.552(c)(2)(iv)]

If the family includes a person with disabilities, the PHA's decision to terminate the family's assistance is subject to consideration of reasonable accommodation in accordance with 24 CFR Part 8.

Home Forward Policy

If a family indicates that the behavior of a family member with a disability is the reason for a proposed termination of assistance, Home Forward will determine whether the behavior is related to the disability. If so, upon the family's request, Home Forward will determine whether alternative measures are appropriate as a reasonable accommodation. Home Forward will only consider accommodations that can reasonably be expected to address the behavior that is the basis of the proposed termination of assistance. See Chapter 2 for a discussion of reasonable accommodation.
12-II.E. TERMINATIONS RELATED TO DOMESTIC VIOLENCE, DATING VIOLENCE, SEXUAL ASSAULT, OR STALKING

This section describes the protections against termination of assistance that the Violence Against Women Act of 2013 (VAWA) provides for victims of domestic violence, dating violence, sexual assault and stalking. For general VAWA requirements, key VAWA definitions, and PHA policies pertaining to notification, documentation, and confidentiality, see Section 16-IX of this plan.

VAWA Protections against Termination

VAWA provides four specific protections against termination of HCV assistance for victims of domestic violence, dating violence, sexual assault, or stalking. (Note: The second, third, and fourth protections also apply to terminations of tenancy or occupancy by owners participating in the HCV program, as do the limitations discussed under the next heading.)

First, VAWA provides that a PHA may not terminate assistance to a family that moves out of an assisted unit in violation of the lease, with or without prior notification to the PHA, if the move occurred to protect the health or safety of a family member who is or has been the victim of domestic violence, dating violence, sexual assault, or stalking and who reasonably believed he or she was imminently threatened by harm from further violence if he or she remained in the unit [24 CFR 982.354(b)(4)].

Second, it provides that an incident or incidents of actual or threatened domestic violence, dating violence, sexual assault, or stalking may not be construed either as a serious or repeated lease violation by the victim or as good cause to terminate the assistance of the victim [24 CFR 5.2005(c)(1)].

Third, it provides that criminal activity directly related to domestic violence, dating violence, sexual assault, or stalking may not be construed as cause for terminating the assistance of a tenant if a member of the tenant’s household, a guest, or another person under the tenant's control is the one engaging in the criminal activity and the tenant or an affiliated individual of the tenant is the actual or threatened victim of the domestic violence, dating violence, sexual assault, or stalking [24 CFR 5.2005(c)(2)].

Fourth, it gives PHAs the authority to terminate assistance to any tenant or lawful occupant who engages in criminal acts of physical violence against family members or others without terminating assistance to, or otherwise penalizing, the victim of the violence [24 CFR 5.2009(a)].

VAWA does not limit the authority of a PHA to terminate the assistance of a victim of abuse for reasons unrelated to domestic violence, dating violence, sexual assault, or stalking so long as the PHA does not subject the victim to a more demanding standard than it applies to other program participants [24 CFR 5.2005(d)(2)].

Likewise, VAWA does not limit the authority of a PHA to terminate the assistance of a victim of domestic violence, dating violence, sexual assault, or stalking if the PHA can demonstrate an actual and imminent threat to other tenants or those employed at or providing service to the assisted property if the victim is not terminated from assistance [24 CFR 5.2005(d)(3)].

HUD regulations define *actual and imminent threat* to mean words, gestures, actions, or other indicators of a physical threat that (a) is real, (b) would occur within an immediate time frame, and (c) could result in death or serious bodily harm [24 CFR 5.2005(d)(3), 24 CFR 5.2003]. In determining whether an individual would pose an actual and imminent threat, the factors to be considered include:

- The duration of the risk
- The nature and severity of the potential harm
- The likelihood that the potential harm will occur
- The length of time before the potential harm would occur

Even when a victim poses an actual and imminent threat, however, HUD regulations authorize a PHA to terminate the victim’s assistance "only when there are no other actions that could be taken to reduce or eliminate the threat" [24 CFR 5.2005(d)(4)].

**Home Forward Policy**

In determining whether a program participant who is a victim of domestic violence, dating violence, sexual assault, or stalking is an actual and imminent threat to other tenants or those employed at or providing service to a property, Home Forward will consider the following, and any other relevant, factors:

- Whether the threat is toward an employee or tenant other than the victim of domestic violence, dating violence, sexual assault, or stalking;
- Whether the threat is a physical danger beyond a speculative threat
  Whether the threat is likely to happen within a short period of time; and
- Whether the threat to other tenants or employees can be eliminated in some other way, such as by helping the victim relocate to a confidential location or seeking a legal remedy to prevent the perpetrator from acting on the threat.

If the participant wishes to contest Home Forward’s determination that he or she is an actual and imminent threat to other tenants or employees, the participant may do so as part of the informal hearing.
Documentation of Abuse [24 CFR 5.2007]

Home Forward Policy

When an individual facing termination of assistance for reasons related to domestic violence, dating violence, sexual assault, or stalking claims protection under VAWA, Home Forward will request that the individual provide documentation supporting the claim in accordance with the policies in Section 16-IX.D of this plan.

Home Forward reserves the right to waive the documentation requirement if it determines that a statement or other corroborating evidence from the individual will suffice. In such cases Home Forward will document the waiver in the individual's file.

Terminating the Assistance of a Domestic Violence Perpetrator

Although VAWA provides protection against termination of assistance for victims of domestic violence, it does not provide such protection for perpetrators. VAWA gives the PHA the explicit authority to "terminate assistance to any individual who is a tenant or lawful occupant and who engages in criminal acts of physical violence against family members or others" without terminating assistance to "or otherwise penalizing the victim of such violence who is also a tenant or lawful occupant" [24 CFR 5.2009(a)]. This authority is not dependent on a bifurcated lease or other eviction action by an owner against an individual family member. Further, this authority supersedes any local, state, or other federal law to the contrary. However, if the PHA chooses to exercise this authority, it must follow any procedures prescribed by HUD or by applicable local, state, or federal law regarding termination of assistance. This means that the PHA must follow the same rules when terminating assistance to an individual as it would when terminating the assistance of an entire family [3/16/07 Federal Register notice on the applicability of VAWA to HUD programs].

Home Forward Policy

Home Forward will terminate assistance to a family member if Home Forward determines that the family member has committed criminal acts of physical violence against other family members or others. This action will not affect the assistance of the remaining, nonculpable family members.

In making its decision, Home Forward will consider all credible evidence, including, but not limited to, a signed certification (form HUD-5382) or other documentation of abuse submitted to Home Forward by the victim in accordance with this section and Section 16-IX.D. Home Forward will also consider the factors in Section 12-II.D. Upon such consideration, Home Forward may, on a case-by-case basis, choose not to terminate the assistance of the culpable family member.

If Home Forward does terminate the assistance of the culpable family member, it will do so in accordance with applicable law, HUD regulations, and the policies in this plan.
12-II.F. TERMINATION NOTICE

HUD regulations require PHAs to provide written notice of termination of assistance to a family only when the family is entitled to an informal hearing. However, since the family’s HAP contract and lease will also terminate when the family's assistance terminates [form HUD-52641], it is a good business practice to provide written notification to both owner and family anytime assistance will be terminated, whether voluntarily or involuntarily.

Home Forward Policy

Whenever a family's assistance will be terminated, Home Forward will send a written notice of termination to the family and to the owner. The notice will state the date on which the termination will become effective. This date generally will be at least 30 calendar days following the date of the termination notice, but exceptions will be made whenever HUD rules, other Home Forward policies, or the circumstances surrounding the termination require.

If a family whose assistance is being terminated is entitled to an informal hearing, the notice of termination that the PHA sends to the family must meet the additional HUD and PHA notice requirements discussed in Section 16-111.C of this plan. VAWA 2013 expands notification requirements to require PHAs to provide notice of VAWA rights and the form HUD-5382 with any notification of termination of family's housing assistance.

Home Forward Policy

Whenever Home Forward decides to terminate a family's assistance because of the family’s action or failure to act, Home Forward will include in its termination notice the VAWA information described in Section 16-IX.C of this plan and a form HUD-5382. Home Forward will request in writing that a family member wishing to claim protection under VAWA notify Home Forward within 10 business days.

Still other notice requirements apply in two situations:

- If a criminal record is the basis of a family's termination, the PHA must provide a copy of the record to the subject of the record and the tenant so that they have an opportunity to dispute the accuracy and relevance of the record [24 CFR 982.553(d)(2)].

- If immigration status is the basis of a family's termination, as discussed in Section 12-I.D, the special notice requirements in Section 16-111.D must be followed.
PART III: TERMINATION OF TENANCY BY THE OWNER

12-III.A. OVERVIEW
Termination of an assisted tenancy is a matter between the owner and the family; the PHA is not directly involved. However, the owner is under some constraints when terminating an assisted tenancy. Termination of tenancy for certain reasons will also result in termination of assistance as discussed in this section.

12-III.B. GROUNDS FOR OWNER TERMINATION OF TENANCY [24 CFR 982.310, 24 CFR 5.2005(c), and Form HUD-52641-A, Tenancy Addendum]
During the term of the lease, the owner is not permitted to terminate the tenancy except for serious or repeated violations of the lease, certain violations of state or local law, or other good cause.

Serious or Repeated Lease Violations
The owner is permitted to terminate the family's tenancy for serious or repeated violations of the terms and conditions of the lease, except when the violations are related to incidents of actual or threatened domestic violence, dating violence, sexual assault, or stalking and the victim is protected from eviction by the Violence Against Women Act of 2013 (see Section 12-II.E). A serious lease violation includes failure to pay rent or other amounts due under the lease. However, the PHA's failure to make a HAP payment to the owner is not a violation of the lease between the family and the owner.

Violation of Federal, State, or Local Law
The owner is permitted to terminate the tenancy if a family member violates federal, state, or local law that imposes obligations in connection with the occupancy or use of the premises.

Criminal Activity or Alcohol Abuse
The owner may terminate tenancy during the term of the lease if any covered person—meaning any member of the household, a guest, or another person under the tenant's control—commits any of the following types of criminal activity (for applicable definitions see 24 CFR 5.100):

- Any criminal activity that threatens the health or safety of, or the right to peaceful enjoyment of the premises by, other residents (including property management staff residing on the premises);
- Any criminal activity that threatens the health or safety of, or the right to peaceful enjoyment of their residences by, persons residing in the immediate vicinity of the premises;
- Any violent criminal activity on or near the premises; or
- Any drug-related criminal activity on or near the premises.

However, in the case of criminal activity directly related to domestic violence, dating violence, sexual assault, or stalking, if the tenant or an affiliated individual is the victim, the criminal activity may not be construed as cause for terminating the victim's tenancy (see Section 12-II.E).
The owner may terminate tenancy during the term of the lease if any member of the household is:

- Fleeing to avoid prosecution, custody, or confinement after conviction for a crime or an attempt to commit a crime that is a felony under the laws of the place from which the individual flees, or that, in the case of the State of New Jersey, is a high misdemeanor; or
- Violating a condition of probation or parole imposed under federal or state law.

The owner may terminate tenancy during the term of the lease if any member of the household has engaged in abuse of alcohol that threatens the health, safety, or right to peaceful enjoyment of the premises by other residents.

*Evidence of Criminal Activity*

The owner may terminate tenancy and evict by judicial action a family for criminal activity by a covered person if the owner determines the covered person has engaged in the criminal activity, regardless of whether the covered person has been arrested or convicted for such activity and without satisfying the standard of proof used for a criminal conviction. This is the case except in certain incidents where the criminal activity directly relates to domestic violence, dating violence, sexual assault, or stalking, and the tenant or an affiliated individual is the victim or threatened victim of the domestic violence, dating violence, sexual assault, or stalking.

*Other Good Cause*

During the initial lease term, the owner may not terminate the tenancy for "other good cause" unless the owner is terminating the tenancy because of something the family did or failed to do. During the initial lease term or during any extension term, other good cause includes the disturbance of neighbors, destruction of property, or living or housekeeping habits that cause damage to the unit or premises.

After the initial lease term, "other good cause" for termination of tenancy by the owner includes:

- Failure by the family to accept the offer of a new lease or revision
- The owner's desire to use the unit for personal or family use, or for a purpose other than as a residential rental unit
- A business or economic reason for termination of the tenancy (such as sale of the property, renovation of the unit, or desire to lease the unit at a higher rent).

After the initial lease term, the owner may give the family notice at any time, in accordance with the terms of the lease.
12-III.C. EVICTION [24 CFR 982.310(e) and (t) and Form HUD-52641-A, Tenancy Addendum]

The owner must give the tenant a written notice that specifies the grounds for termination of tenancy during the term of the lease. The tenancy does not terminate before the owner has given this notice, and the notice must be given at or before commencement of the eviction action.

The notice of grounds may be included in, or may be combined with, any owner eviction notice to the tenant.

Owner eviction notice means a notice to vacate, or a complaint or other initial pleading used under state or local law to commence an eviction action. The owner may only evict the tenant from the unit by instituting a court action. The owner must give the PHA a copy of any eviction notice at the same time the owner notifies the family. The family is also required to give the PHA a copy of any eviction notice (see Chapter 5).

Home Forward Policy

The owner must provide Home Forward with a copy of any termination notice served on the family. If owner obtains a Judgment of Restitution or enters into a Stipulated Order with the family to vacate the dwelling unit, the owner must provide Home Forward with documentation related to the eviction, including notice of the eviction date, as soon as possible, but no later than 5 business days following the court-ordered move-out date.
12-III.D. DECIDING WHETHER TO TERMINATE TENANCY [24 CFR 982.310(h), 24 CFR 982.310(h)(4)]

An owner who has grounds to terminate a tenancy is not required to do so, and may consider all of the circumstances relevant to a particular case before making a decision. These might include:

- The nature of the offending action;
- The seriousness of the offending action;
- The effect on the community of the termination, or of the owner's failure to terminate the tenancy;
- The extent of participation by the leaseholder in the offending action;
- The effect of termination of tenancy on household members not involved in the offending activity;
- The demand for assisted housing by families who will adhere to lease responsibilities;
- The extent to which the leaseholder has shown personal responsibility and taken all reasonable steps to prevent or mitigate the offending action;
- The effect of the owner's action on the integrity of the program.

The owner may require a family to exclude a household member in order to continue to reside in the assisted unit, where that household member has participated in or been culpable for action or failure to act that warrants termination.

In determining whether to terminate tenancy for illegal use of drugs or alcohol abuse by a household member who is no longer engaged in such behavior, the owner may consider whether such household member is participating in or has successfully completed a supervised drug or alcohol rehabilitation program, or has otherwise been rehabilitated successfully (42 U.S.C. 13661). For this purpose, the owner may require the tenant to submit evidence of the household member's current participation in, or successful completion of, a supervised drug or alcohol rehabilitation program or evidence of otherwise having been rehabilitated successfully.

The owner's termination of tenancy actions must be consistent with the fair housing and equal opportunity provisions in 24 CFR 5.105.

An owner’s decision to terminate tenancy for incidents related to domestic violence, dating violence, sexual assault, or stalking is limited by the Violence against Women Act of 2013 (VAWA) and the conforming regulations in 24 CFR Part 5, Subpart L. (See Section 12-II.E).

12-III.E. EFFECT OF TENANCY TERMINATION ON THE FAMILY'S ASSISTANCE

If a termination is not due to a serious or repeated violation of the lease, and if the PHA has no other grounds for termination of assistance, the PHA may issue a new voucher so that the family can move with continued assistance (see Chapter 10).
EXHIBIT 12-1: STATEMENT OF FAMILY OBLIGATIONS

Following is a listing of a participant family's obligations under the HCV program:

• The family must supply any information that the PHA or HUD determines to be necessary, including submission of required evidence of citizenship or eligible immigration status.

• The family must supply any information requested by the PHA or HUD for use in a regularly scheduled reexamination or interim reexamination of family income and composition.

• The family must disclose and verify social security numbers and sign and submit consent forms for obtaining information.

• Any information supplied by the family must be true and complete.

• The family is responsible for any Housing Quality Standards (HQS) breach by the family caused by failure to pay tenant-provided utilities or appliances, or damages to the dwelling unit or premises beyond normal wear and tear caused by any member of the household or guest.

  Home Forward Policy
  Damages beyond normal wear and tear will be considered to be damages which could be assessed against the security deposit.

• The family must allow the PHA to inspect the unit at reasonable times and after reasonable notice, as described in Chapter 8 of this plan.

• The family must not commit any serious or repeated violation of the lease.

  Home Forward Policy
  • The PHA will determine if a family has committed serious or repeated violations of the lease based on available evidence, including but not limited to, a court-ordered eviction or an owner's notice to evict, police reports, and affidavits from the owner, neighbors, or other credible parties with direct knowledge.

  • Serious and repeated lease violations will include, but not be limited to, nonpayment of rent, disturbance of neighbors, destruction of property, living or housekeeping habits that cause damage to the unit or premises and criminal activity. Generally, the criterion to be used will be whether or not the reason for the eviction was the fault of the tenant or guests. Any incidents of, or criminal activity related to, domestic violence, dating violence, sexual assault, or stalking will not be construed as serious or repeated lease violations by the victim [24 CFR 5.2005(c)(1)].

• The family must notify the PHA and the owner before moving out of the unit or terminating the lease.

  Home Forward Policy
  The family must comply with lease requirements regarding written notice to the owner. The family must provide written notice to Home Forward at the same time the owner is notified.

• The family must promptly give the PHA a copy of any owner eviction notice.
• The family must use the assisted unit for residence by the family. The unit must be the family's only residence.

• The composition of the assisted family residing in the unit must be approved by the PHA. The family must promptly notify the PHA in writing of the birth, adoption, or court-awarded custody of a child. The family must request PHA approval to add any other family member as an occupant of the unit.

  Home Forward Policy

  The request to add a family member must be submitted in writing and approved prior to the person moving into the unit. Home Forward will determine eligibility of the new member in accordance with the policies in Chapter 3.

• The family must promptly notify the PHA in writing if any family member no longer lives in the unit.

  Home Forward Policy

  The family must promptly notify Home Forward in writing if any family member no longer lives in the unit or will be away from the unit for a period of 30 days or more.

• If the PHA has given approval, a foster child or a live-in aide may reside in the unit. The PHA has the discretion to adopt reasonable policies concerning residency by a foster child or a live-in aide, and to define when PHA consent may be given or denied. For policies related to the request and approval/disapproval of foster children, foster adults, and live-in aides, see Chapter 3 (Sections I.K and I.M), and Chapter 11 (Section 11.B).

• Members of the family may engage in legal profitmaking activities in the unit, but only if such activities are incidental to primary use of the unit by members of the family.

• The family must not sublease the unit, assign the lease, or transfer the unit.

  Home Forward Policy

  Subleasing includes receiving payment to cover rent and utility costs by a person living in the unit who is not listed as a family member.

• The family must supply any information requested by the PHA to verify that the family is living in the unit or information related to family absence from the unit, including any PHA-requested information or certification on the purposes of family absences. The family must cooperate with the PHA for this purpose.

• The family must promptly notify the PHA when the family is absent from the unit.

  Home Forward Policy

  Notice is required under this provision only when all family members will be absent from the unit for an extended period. An extended period is defined as any period greater than 30 calendar days. Written notice must be provided to Home Forward at the start of the extended absence.

• The family must pay utility bills and provide and maintain any appliances that the owner is not required to provide under the lease [Form HUD-52646, Voucher].
• The family must not own or have any interest in the unit, (other than in a cooperative and owners of a manufactured home leasing a manufactured home space).

• Family members must not commit fraud, bribery, or any other corrupt or criminal act in connection with the program. (See Chapter 14, Program Integrity for additional information).

• Family members must not engage in drug-related criminal activity or violent criminal activity or other criminal activity that threatens the health, safety or right to peaceful enjoyment of other residents and persons residing in the immediate vicinity of the premises. See Chapter 12 for HUD and PHA policies related to drug-related and violent criminal activity.

  Home Forward Policy

  This applies to any member of the household, a guest, or any other person on the property under the tenant's control. Other person under the tenant's control is defined as a person that, although not staying as a guest in the unit, is, or was at the time of the activity in question, on the premises because of an invitation from the tenant or other member of the household who has express or implied authority to so consent on behalf of the tenant. Absent evidence to the contrary, a person temporarily and infrequently on the premises solely for legitimate (legal) commercial purposes is not under the tenant's control.

• Members of the household must not engage in abuse of alcohol in a way that threatens the health, safety or right to peaceful enjoyment of the other residents and persons residing in the immediate vicinity of the premises. See Chapter 12 for a discussion of HUD and PHA policies related to alcohol abuse.

  Home Forward Policy

  This applies to any member of the household, a guest, or any other person on the property under the tenant's control. Other person under the tenant's control is defined as a person that, although not staying as a guest in the unit, is, or was at the time of the activity in question, on the premises because of an invitation from the tenant or other member of the household who has express or implied authority to so consent on behalf of the tenant. Absent evidence to the contrary, a person temporarily and infrequently on the premises solely for legitimate (legal) commercial purposes is not under the tenant’s control.

• An assisted family or member of the family must not receive HCV program assistance while receiving another housing subsidy, for the same unit or a different unit under any other federal, state or local housing assistance program.

• A family must not receive HCV program assistance while residing in a unit owned by a parent, child, grandparent, grandchild, sister or brother of any member of the family, unless the PHA has determined (and has notified the owner and the family of such determination) that approving rental of the unit, notwithstanding such relationship, would provide reasonable accommodation for a family member who is a person with disabilities. [Form HUD-52646, Voucher]
Additional Requirements for Participant Families (Home Forward Policy)

- The family must promptly report any changes in family size.
- The family must promptly report any income if no member of the family previously had countable income.
- All family members age 18 and over must attend all scheduled appointments and must bring all requested information to these appointments at the scheduled time.
- If the family owes rent or other amounts to any PHA, they must repay it in full or enter into a repayment agreement as outlined in Chapter 16. Amounts owed are subject to the local statute of limitations unless owed under a judgment.
- The family must reimburse the PHA for any amounts paid to the owner under a contract for rent or other amounts owed by the family under the lease or for a vacated unit.
- The family may not breach an agreement to repay the PHA for amounts owed as outlined in Chapter 16.
- No member of the family may engage in or threaten abusive or violent behavior toward any personnel of the PHA.
- No member of the family can have been convicted of drug-related criminal activity for the manufacture or production of methamphetamine on the premises of federally assisted housing.
- No member of the family can be subject to a lifetime registration requirement under a State sex offender registration program in any state.
Policy Recommendations

Rent Assistance Termination Policy

Date:
December 21, 2021
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- Tierra Salmón and Rachel Langford for facilitating the Policy Work Group. Their commitment to holding an inclusive process and centering the voices of people most impacted by this policy and Black and brown people was essential in producing the recommendations in this report.
- The tireless commitment, engagement, bravery and expertise of the members of the Policy Work Group, without whom the high quality of this work would not have been possible. I would like to acknowledge Tonya Jones, Francesca Lee, Erin Meechan, Yvette Hernandez, Myriam Demezas, Nicole Patty, and Juli Garvey.
- Nancy Davis and Sidney Morgan for collaborating with us to create co-create the container for this work and for their continued support around the structure of the container being upheld with integrity and commitment to a new process so we could move towards the vision of an inclusive and equitable policy making culture at Home Forward. Thank you for supporting the facilitation team in imagining this process, addressing harm, learning about the ways anti-Black racism shows up in dominant culture organizations like Home Forward and our policies, and providing alternatives to move towards anti-racism and initiate culture change.
- The Rent Assistance Department, especially Dena Ford-Avery, Ian Slingerland, and Jimmy Rattanasouk, for providing guidance, feedback, and support around understanding the complexities of this policy.
- Brian Rutzen for his data wizardry in categorizing all program exits, pulling, and cleaning all of the data to help us understand demographic disparities.
- The Executive Team at Home Forward for supporting this work and being willing to do things differently.
**Definitions**

**Involuntary termination:** This is a term used to describe a program exit or termination that is not initiated by the participant household. This category includes all exits except for “voluntary exits”.

**Participant:** A household that has a tenant or project voucher.

**Project based voucher (PBVs):** Project-based vouchers are long term rent assistance attached to a specific unit. Project-based vouchers (PBVs) are a component of a public housing agency’s (PHA’s) Housing Choice Voucher (HCV) program.

**Program exit/Program termination:** These terms are used interchangeably, and it means when Home Forward staff terminates a participant’s voucher.

**Tenant based voucher (TBVs):** Tenant-based vouchers are long term rent assistance that are portable and are connected to the household, not the unit.

**Voluntary termination:** This is a term used to describe a program exit or termination that is initiated by the household. This category of exits includes only “voluntary exits”.

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Home Forward Board of Commissioners  
November 2022
Introduction

Rent Assistance Termination Policy

Home Forward’s Rent Assistance Department Implements the Rent Assistance Termination Policy which is outlined in Chapter 12 of Home Forward’s Administrative Plan (link). The policy outlines the reasons that Home Forward will propose termination of a household’s rent assistance. Some of the reasons Home Forward proposes termination are mandatory (federal regulation) and some are voluntary.

This Report

The purpose of this Report is to summarize the Rent Assistance Termination Policy Work Group’s, evaluation of and recommended changes to Home Forward’s Rent Assistance Termination Policy for the purpose of advancing racial equity by promoting housing stability and reducing racial disparities in program terminations.

The report includes an analysis of terminations during a period of over two years (January 2018 to April 2020) with a focus on racial disparities by termination type.

The report is organized by termination reason. Under each termination reason that Home Forward may propose termination for in our current policy, there will be:

1. A summary of the current policy for that termination reason;
2. Evaluation (quantitative and qualitative);
3. The Policy Work Group’s recommended changes.

Policy Recommendations

Each Policy recommendation includes six sections:

1. **HUD requirement:** This section includes the work groups recommendation to change HUD regulations. Home Forward could advocate to Congress or HUD to make the changes in rule or statute which would impact all Public Housing Authorities. As a Moving to Work Agency, Home Forward could also pursue waiving certain regulations for Home Forward specifically using our Moving to Work Authority.

2. **Home Forward Policy:** This section includes recommended changes that Home Forward has the authority to make, with Board approval, within the current legal and regulatory framework. In other words, we would not need authority from HUD or Congress to make these changes.

3. **Advocacy:** This section includes recommendations for external advocacy Home Forward should participate in to address structural or systemic issues that impact whether someone is terminated for a certain reason.
4. **Policy Parking Lot:** This section includes other Home Forward policies that the Policy Work Group recommends Home Forward review with a racial equity framework because they impact or intersect with the termination reason.

5. **Consensus:** This section includes information about whether the recommendation was a “consensus” recommendation or a “non-consensus” recommendation. For consensus recommendations, everyone in the work group agreed to move the recommendation forward. For “non-consensus” recommendations, one or more members of the work group did not support moving some or all of the recommendation forward. In “non-consensus” cases, this section will explain whether there was lack of consensus about some or all of the recommendation, and what the different positions were about the recommendation.

6. **Why:** This section includes the primary rational or values that informed the work group’s recommendation.

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**The Rent Assistance Termination Policy Work Group**

The Rent Assistance Termination Policy Work Group (Policy Work Group) is a diverse group of people who have valuable perspectives on and experience with Home Forward’s policies and programs. Home Forward made the opportunity available to all Home Forward staff and to residents and participants involved in the Resident Advisory Council (RAC) or Action Council. Policy Work Group members applied to participate and there was intention in building a work group of people with lived experience of Home Forward’s policies and programs, experience implementing the policy, and it was a priority that the participants in the work group were majority Black and brown.

The final membership of the work group included 4 Home Forward staff, 3 Home Forward residents/participants and 3 facilitators. Home Forward staff worked in the Property Management, Development and Community Revitalization, Rent Assistance, and Asset Management Departments.

The Work Group met between July 2020 and July 2021 to evaluate the Rent Assistance Termination Policy with a racial equity framework and make recommended changes with the goal of advancing racial equity. Specifically, the work group members and facilitators worked to center Blackness and decenter whiteness throughout the work group process. The work group received 2 anti-Black racism trainings during our work to learn how to center Blackness and decenter whiteness in developing policy recommendations.
**Project Objectives**

The Policy Work Group had two primary objectives:

1. Evaluate the Rent Assistance Termination Policy with a racial equity framework and develop recommendations for how to change this policy in an effort to reduce racial disparities and advance racial equity.

2. Use learnings from our work group process to inform Home Forward’s policy evaluation, development, and change work across the agency. The reflections on this process will inform Home Forwards “Policy on Developing and Evaluating Policies” to ensure that all major policy initiatives are equitable and inclusive in their process and that the policies themselves advance racial equity.

**Data Analysis**

The Policy Work Group considered two kinds of data during the evaluation of this policy: quantitative data about the number of program terminations by race/ethnicity and the lived experience of work group members who have direct or indirect experience with this policy.

The quantitative data included terminations for tenant and project-based voucher holders between January 1, 2018 and April 30, 2020. The data does not perfectly line up with the different reasons that a household could be terminated from the program so for some termination reasons, it was not possible to assess the total number of terminations for that reason nor whether there were any racial or demographic disparities for that termination reason. The policy work groups recommendations include improving data quality so Home Forward can more accurately track termination by termination reason.

The data analysis did not perform statistical tests and do not signify statistically significant differences.
Current Policy (Status Quo)

Policy Overview
This is a high-level overview of the current Rent Assistance Termination policy. More detail will be provided about the parameters of each termination reason under that specific section in the report.

The Rent Assistance Termination policy is broken into three parts:

1. The reasons that Home Forward staff must or may propose termination of the participants rent assistance;
2. The process that Home Forward uses to evaluate decisions on whether to terminate assistance after a proposal has been made, including alternatives Home Forward could offer to termination; and
3. Grounds that owners may terminate a participants tenancy (e.g., a private landlord evicting a voucher participant).

The policy work group’s recommendations are focused on Part 1: the reasons for termination and Part 2: the alternatives to termination for specific reasons. A future work group should review the approach to termination of assistance and the reasons an “owner” may terminate a tenancy.

Termination Reasons
There are two general categories of termination reasons: HUD mandated and voluntary. Generally, for HUD mandated reasons, Home Forward is either required to terminate assistance in certain cases or to have a policy about terminating assistance for certain reasons. Voluntary reasons are those that Home Forward may terminate assistance for, meaning we have the power to change these reasons more immediately than HUD mandated termination reasons. However, this report includes recommended changes to both HUD mandated reasons and voluntary reasons.

Termination reasons include:

1. **Zero Housing assistance payment (HAP):** This termination reason is mandated by HUD. As a household’s income increases, the amount that Home Forward is paying towards their housing costs decrease until it eventually reaches $0 which is called “Zero Housing Assistance Payment (HAP)”. In this case, Home Forward must terminate the household’s assistance 180 days after we make our last payment.
2. **Household Choice:** Household’s may request to have their assistance terminated at any time.
3. **Eviction:** HUD requires that housing authorities have a policy to terminate assistance if a household is evicted for a “serious” violation of the lease.
4. **Paperwork/Consent forms:** Home Forward is required by HUD to regularly certify the eligibility of household’ for the voucher program. This process is referred to as “re-examination” or “re-
certification”. To complete this process, Home Forward needs written authorization or “consent” from the household to collect the information. If a household does not provide their consent, Home Forward cannot complete the re-certification process and if Home Forward cannot confirm the eligibility of the household, we must terminate the household’s assistance.

5. **Death of Sole Household member**: Home Forward terminates assistance if the sole member of a household dies.

6. **Drug and Alcohol Use**: HUD requires Home Forward to have a policy to terminate assistance if any household member is engaging in illegal use of a drug or a pattern of illegal drug or alcohol abuse that impacts the health, safety, or right to peaceful enjoyment of the premises by other residents.

7. **Criminal Activity**: HUD requires Home Forward to have a policy to terminate assistance if a household member has engaged in drug related or violent criminal activity.

8. **Absence from Unit**: HUD requires Home Forward to terminate assistance if all household members have been absent from the unit for a period or more than 180 consecutive days. Home Forward’s policy is that we propose termination if all household members have been absent for 60 consecutive unless they meet an exception.

9. **Other reasons (voluntary)**:
   a. Household has violated “family obligations” under the program;
   b. Household owes money to Home Forward or has breached terms of a repayment agreement with Home Forward;
   c. Household member has engaged in or threatened violent or abusive behavior toward Home Forward staff;
   d. Home Forward does not have sufficient funding.
Rent Assistance Participant Demographics

This data reflects program participation from January 1, 2018 to April 30, 2020 and each demographic category is mutually exclusive which means the same group of people is represented under each demographic group. This data does not show intersectionality across demographic characteristics which we hope to do for future policy analyses. Further, Home Forward data only includes the demographic characteristics of the head of household, so this data does not reflect the demographic information of the entire household.

Overall Program Demographics (Tenant and Project Based Voucher Programs)

Race: Of the 12,865 tenant-based voucher participants during the study period, 57% have a head of household who is white, 31% have a head of household who is Black, 4% have head of household who is Asian, 4% have head of household who is two or more races, 3% have a head of household who is Indigenous or Native American, and 1% have a head of household who is Hawaiian/Pacific Islander.

Table 1. Overall Voucher Participants (Race)

<table>
<thead>
<tr>
<th>Race Alone</th>
<th>Count</th>
<th>Percent</th>
</tr>
</thead>
<tbody>
<tr>
<td>Asian</td>
<td>498</td>
<td>4%</td>
</tr>
<tr>
<td>Black</td>
<td>4,032</td>
<td>31%</td>
</tr>
<tr>
<td>Hawaiian/Pacific Islander</td>
<td>104</td>
<td>1%</td>
</tr>
<tr>
<td>Native American</td>
<td>345</td>
<td>3%</td>
</tr>
<tr>
<td>White</td>
<td>7,395</td>
<td>57%</td>
</tr>
<tr>
<td>Two or More Races</td>
<td>491</td>
<td>4%</td>
</tr>
<tr>
<td><strong>Grand Total</strong></td>
<td><strong>12,865</strong></td>
<td><strong>100%</strong></td>
</tr>
</tbody>
</table>

Ethnicity: Of the 12,865 tenant-based voucher participants during the study period, 91% were non-Hispanic and 9% were Hispanic/Latinx.

Table 2. Overall Voucher Participants (Ethnicity)

<table>
<thead>
<tr>
<th>Ethnicity</th>
<th>Count</th>
<th>Percent</th>
</tr>
</thead>
<tbody>
<tr>
<td>Non-Hispanic/Non-Latinx</td>
<td>11,734</td>
<td>91%</td>
</tr>
<tr>
<td>Hispanic/Latinx</td>
<td>1,131</td>
<td>9%</td>
</tr>
<tr>
<td><strong>Grand Total</strong></td>
<td><strong>12,865</strong></td>
<td><strong>100%</strong></td>
</tr>
</tbody>
</table>
**Gender identity:** Of the 12,865 tenant-based voucher participants during the study period, 64% identified as female, 36% as male, and 0.1% as non-binary.

**Table 3. Overall Voucher Participants (Gender Identity)**

<table>
<thead>
<tr>
<th>Gender</th>
<th>Count</th>
<th>Percent</th>
</tr>
</thead>
<tbody>
<tr>
<td>Female</td>
<td>8,183</td>
<td>64%</td>
</tr>
<tr>
<td>Male</td>
<td>4,672</td>
<td>36%</td>
</tr>
<tr>
<td>Non-Binary</td>
<td>10</td>
<td>0.1%</td>
</tr>
<tr>
<td><strong>Grand Total</strong></td>
<td><strong>12,865</strong></td>
<td><strong>100%</strong></td>
</tr>
</tbody>
</table>
Disability Status: Of the 12,865 tenant-based voucher participants during the study period, 53% reported having a disability and 47% did not report having a disability.

Table 4. Overall Voucher Participants (Disability Status)

<table>
<thead>
<tr>
<th>Disabled Member(s)</th>
<th>Count</th>
<th>Percent</th>
</tr>
</thead>
<tbody>
<tr>
<td>Disability</td>
<td>6,797</td>
<td>53%</td>
</tr>
<tr>
<td>Without disability</td>
<td>6,068</td>
<td>47%</td>
</tr>
<tr>
<td>Grand Total</td>
<td>12,865</td>
<td>100%</td>
</tr>
</tbody>
</table>

Households with children: Of the 12,865 tenant-based voucher participants during the study period, 68% did not have children in the household, and 32% had children in the household.

<table>
<thead>
<tr>
<th>Children</th>
<th>Count</th>
<th>Percent</th>
</tr>
</thead>
<tbody>
<tr>
<td>With Children</td>
<td>4,120</td>
<td>32%</td>
</tr>
<tr>
<td>No Children</td>
<td>8,745</td>
<td>68%</td>
</tr>
<tr>
<td>Grand Total</td>
<td>12,865</td>
<td>100%</td>
</tr>
</tbody>
</table>
Tenant Based Voucher Participant Demographics

**Race**: Of the 7,762 tenant-based voucher participants during the study period, 52% have a head of household who is white, 36% have a head of household who is Black, 5% have a head of household who is Asian, 4% have a head of household who is of two or more races, 2% have a head of household who is Indigenous or Native American, and 1% have a head of household who is Hawaiian/Pacific Islander.

Table 6. Tenant Based Voucher Participants (Race)

<table>
<thead>
<tr>
<th>Race Alone</th>
<th>Count</th>
<th>Percent</th>
</tr>
</thead>
<tbody>
<tr>
<td>Asian</td>
<td>378</td>
<td>5%</td>
</tr>
<tr>
<td>Black</td>
<td>2,817</td>
<td>36%</td>
</tr>
<tr>
<td>Hawaiian/Pacific Islander</td>
<td>56</td>
<td>1%</td>
</tr>
<tr>
<td>Native American</td>
<td>164</td>
<td>2%</td>
</tr>
<tr>
<td>White</td>
<td>4,050</td>
<td>52%</td>
</tr>
<tr>
<td>Two or More Racess</td>
<td>297</td>
<td>4%</td>
</tr>
<tr>
<td><strong>Grand Total</strong></td>
<td>7,762</td>
<td>100%</td>
</tr>
</tbody>
</table>

*Source: This reflects program participant data from January 1, 2018 to April 30, 2020*

**Ethnicity**: Of the 7,762 tenant-based voucher participants during the study period, 93% were non-Hispanic and 7% were Hispanic/Latinx.

Table 7. Tenant Based Voucher Participants (Ethnicity)

<table>
<thead>
<tr>
<th>Ethnicity</th>
<th>Count</th>
<th>Percent</th>
</tr>
</thead>
<tbody>
<tr>
<td>Non-Hispanic/Non-Latinx</td>
<td>7,225</td>
<td>93%</td>
</tr>
<tr>
<td>Hispanic/Latinx</td>
<td>537</td>
<td>7%</td>
</tr>
<tr>
<td><strong>Grand Total</strong></td>
<td>7,762</td>
<td>100%</td>
</tr>
</tbody>
</table>

**Gender identity**: Of the 7,762 tenant-based voucher participants during the study period, 70% identified as female, 30% as male, and 0.1% as non-binary.

Table 8. Tenant Based Voucher Participants (Gender)

<table>
<thead>
<tr>
<th>Gender</th>
<th>Count</th>
<th>Percent</th>
</tr>
</thead>
<tbody>
<tr>
<td>Female</td>
<td>5,405</td>
<td>70%</td>
</tr>
<tr>
<td>Male</td>
<td>2,353</td>
<td>30%</td>
</tr>
<tr>
<td>Non-Binary</td>
<td>4</td>
<td>0.1%</td>
</tr>
<tr>
<td><strong>Grand Total</strong></td>
<td>7,762</td>
<td>100%</td>
</tr>
</tbody>
</table>
Chart 2. Share of Tenant Based Voucher Participants (Race)

Source: Home Forward. This reflects program participant data from January 1, 2018 to April 30, 2020.

Table 8. Tenant Based Voucher Participants Disability Status

<table>
<thead>
<tr>
<th>Disability Status</th>
<th>Count</th>
<th>Percent</th>
</tr>
</thead>
<tbody>
<tr>
<td>With disability</td>
<td>4,068</td>
<td>52%</td>
</tr>
<tr>
<td>Without disability</td>
<td>3,694</td>
<td>48%</td>
</tr>
<tr>
<td>Grand Total</td>
<td>7,762</td>
<td>100%</td>
</tr>
</tbody>
</table>

Households with children: Of the 7,762 tenant-based voucher participants during the study period, 65% did not have children in the household, and 35% had children in the household.

Table 9. Tenant Based Voucher Participants (Children)

<table>
<thead>
<tr>
<th>Children</th>
<th>Count</th>
<th>Percent</th>
</tr>
</thead>
<tbody>
<tr>
<td>With Children</td>
<td>2,755</td>
<td>35%</td>
</tr>
<tr>
<td>No Children</td>
<td>5,007</td>
<td>65%</td>
</tr>
<tr>
<td>Grand Total</td>
<td>7,762</td>
<td>100%</td>
</tr>
</tbody>
</table>
Project Based Voucher Participant Demographics

Race: Of the 5,103 tenant-based voucher participants during the study period, 66% have a head of household who is white, 24% have a head of household who is Black, 4% have head of household who is two or more races, 4% have a head of household who is Indigenous or Native American, and 1% have a head of household who is Hawaiian/Pacific Islander.

<table>
<thead>
<tr>
<th>Race Alone</th>
<th>Count</th>
<th>Percent</th>
</tr>
</thead>
<tbody>
<tr>
<td>Asian</td>
<td>120</td>
<td>2%</td>
</tr>
<tr>
<td>Black</td>
<td>1,215</td>
<td>24%</td>
</tr>
<tr>
<td>Hawaiian/Pacific Islander</td>
<td>48</td>
<td>1%</td>
</tr>
<tr>
<td>Native American</td>
<td>181</td>
<td>4%</td>
</tr>
<tr>
<td>White</td>
<td>3,345</td>
<td>66%</td>
</tr>
<tr>
<td>Two or More Races</td>
<td>194</td>
<td>4%</td>
</tr>
<tr>
<td><strong>Grand Total</strong></td>
<td>5,103</td>
<td>100%</td>
</tr>
</tbody>
</table>

Source: Home Forward. This reflects program participant data from January 1, 2018 to April 30, 2020.

Chart 3. Share of Project Based Voucher Participants (Race)

Ethnicity: Of the 5,103 tenant-based voucher participants during the study period, 88% were non-Hispanic and 12% were Hispanic/Latinx.
**Table 11. Project Based Voucher Participants (Ethnicity)**

<table>
<thead>
<tr>
<th>Ethnicity</th>
<th>Count</th>
<th>Percent</th>
</tr>
</thead>
<tbody>
<tr>
<td>Non-Hispanic/Non-Latinx</td>
<td>4,509</td>
<td>88%</td>
</tr>
<tr>
<td>Hispanic/Non-Latinx</td>
<td>594</td>
<td>12%</td>
</tr>
<tr>
<td><strong>Grand Total</strong></td>
<td>5,103</td>
<td>100%</td>
</tr>
</tbody>
</table>

**Gender identity:** Of the 5,103 tenant-based voucher participants during the study period, 54% identified as female, 45% as male, and 0.1% ad non-binary.

**Table 12. Project Based Voucher Participants (Gender Identity)**

<table>
<thead>
<tr>
<th>Gender</th>
<th>Count</th>
<th>Percent</th>
</tr>
</thead>
<tbody>
<tr>
<td>Female</td>
<td>2,778</td>
<td>54%</td>
</tr>
<tr>
<td>Male</td>
<td>2,319</td>
<td>45%</td>
</tr>
<tr>
<td>Non-Binary</td>
<td>6</td>
<td>0.1%</td>
</tr>
<tr>
<td><strong>Grand Total</strong></td>
<td>5,103</td>
<td>100%</td>
</tr>
</tbody>
</table>

**Table 13. Project Based Voucher Participants (Disability Status)**

<table>
<thead>
<tr>
<th>Disabled Member(s)</th>
<th>Count</th>
<th>Percent</th>
</tr>
</thead>
<tbody>
<tr>
<td>With disability</td>
<td>2,729</td>
<td>53%</td>
</tr>
<tr>
<td>Without disability</td>
<td>2,374</td>
<td>47%</td>
</tr>
<tr>
<td><strong>Grand Total</strong></td>
<td>5,103</td>
<td>100%</td>
</tr>
</tbody>
</table>

**Table 14. Project Based Voucher Participants (Children)**

<table>
<thead>
<tr>
<th>Children</th>
<th>Count</th>
<th>Percent</th>
</tr>
</thead>
<tbody>
<tr>
<td>Has Children</td>
<td>1,365</td>
<td>27%</td>
</tr>
<tr>
<td>No Children</td>
<td>3,738</td>
<td>73%</td>
</tr>
<tr>
<td><strong>Grand Total</strong></td>
<td>5,103</td>
<td>100%</td>
</tr>
</tbody>
</table>
**Terminations – Data Overview**

**About the data**

The data analyzed for this project and presented throughout this document represents exits from the voucher program (project based and tenant-based vouchers) between January 1, 2018 and April 30, 2020. This is a period of two years and three-months, so the data below does not represent annual termination figures. The data will be presented as “compiled” or “overall” if it includes exits from the tenant based and project-based voucher programs.

**Overall Program Terminations (termination type)**

There were a total of 1,667 program terminations across the study period. As shown in chart 4. below, the top five largest drivers of terminations were: household choice (38%), death (23%), consent forms (18%), eviction (8%) and zero HAP (6%).

Chart 4. Overall Program Terminations by Termination Type

Note: Data was from the period of January 2018 and April 2020 and includes terminations in the project and tenant based voucher programs.
Racial Disparities in Overall Program Terminations

In analyzing racial disparities, we compare share of households served to share of program terminations to identify the gap between these numbers. For example, Asian households are 4% of total households served and also represent 4% of total program terminations so for Asian households, there is not a racial disparity present in program terminations. However, Native American households are 3% of total households served by Home Forward but are 4% of total program terminations, meaning that there is a racial disparity for Native American households who are overrepresented in program terminations by almost 2% compared to the share of households serve who are native American. Chart 6. Presents the same information in a different way by showing the racial disparity itself. In Chart 6, a negative percentage is an “underrepresentation” and a positive percentage means an “overrepresentation.” Given that not all program terminations are “negative”, this data is limited in what it can tell us and explorations of racial disparities within exit types will be more meaningful. For example, the highest termination reason in Chart 4 above is “household choice”.

Chart 5. Share of Program Terminations by Share of Households Served (by race)

Note: Data was from the period of January 2018 and April 2020 and includes terminations in the project and tenant based voucher programs.
Again, at this high level of examining the data, what we can interpret from information about racial disparities is limited because this data represents both “positive” and “negative” termination types. However, Black households are underrepresented in termination data by about 8%, and households of two or more races, Native American households, Hawaiian Pacific Islander households, and white households are overrepresented.

Chart 6. Racial Disparities in Share of Program Terminations (by race)

![Chart showing racial disparities in share of program terminations](chart6)

Note: Data was from the period of January 2018 and April 2020 and includes terminations in the project and tenant based voucher programs.
**Project Based Voucher Terminations (termination type)**

There were a total of 815 program terminations in the project based voucher program during the study period. As shown in chart 7. below, the top five largest drivers of terminations in the project based voucher program were: household choice (49%), death (19%), paperwork/consent forms (16%), eviction (11%) and zero HAP (6%).

Chart 7. Project Based Voucher Terminations by Termination Type

Note: Data was from the period of January 2018 and April 2020 and includes terminations in the project based voucher program.
Racial Disparities in Project Based Voucher Terminations

Given that not all program terminations are “negative”, this data is limited in what it can tell us and explorations of racial disparities within exit types will be more meaningful. However, Chart 9 shows an overrepresentation of white households (4.6%) and households of two or more races (1.4%) in program terminations within the project-based voucher program. Households that are underrepresented in program terminations compared the share of households served include: Hawaiian Pacific Islander households (-0.4%), Native American households (-0.6%), Asian households (-1.4%) and Black households (-3.6%).

Chart 8. Share of Project Based Voucher Program Terminations by Share of Households Served (by race)

Note: Data was from the period of January 2018 and April 2020 and includes terminations in the project based voucher program.
Chart 9. Racial Disparities in Share of Project Based Voucher Terminations (by race)

Note: Data was from the period of January 2018 and April 2020 and includes terminations in the project based voucher program.
Tenant Based Voucher Terminations (termination type)

There were a total of 852 program terminations in the tenant based voucher program during the study period. As shown in chart 11. below, the top five largest drivers of terminations in the tenant based voucher program were: death (27%), household choice (26%), paperwork/consent forms (19%), eviction (5%) and absence from unit (2%).

Chart 10. Project Based Voucher Terminations by Termination Type

Note: Data was from the period of January 2018 and April 2020 and includes terminations in the tenant-based voucher program.
Racial Disparities in Tenant Based Voucher Terminations

Given that not all program terminations are “negative”, this data is limited in what it can tell us and explorations of racial disparities within exit types will be more meaningful. However, Chart 12 shows an overrepresentation of Hawaiian Pacific Islander households (4.7%), Native American households (3.8%), and Asian households (1.5%) in program terminations within the tenant-based voucher program. Households that are underrepresented in program terminations compared the share of households served include: households of two or more races (-1.1%) and Black households (-10.6%).

Chart 11. Share of Project Based Voucher Program Terminations by Share of Households Served (by race)

Note: Data was from the period of January 2018 and April 2020 and includes terminations in the tenant-based voucher program.
Chart 12. Racial Disparities in Share of Project Based Voucher Terminations (by race)

Racial Disparities in Program Terminations
Tenant Based Voucher

Note: Data was from the period of January 2018 and April 2020 and includes terminations in the tenant-based voucher program.
Termination Reasons: Evaluation & Recommendations

Voluntary/Household Choice

Current Policy

HUD Requirements: None

Home Forward Policy:

It is Home Forward’s policy that a household can terminate their assistance at any time.

Home Forward prefers that the request to terminate assistance be made in writing and signed by the head of household, and spouse or cohead if applicable. If a household does not provide a written signed notification, Home Forward will accept a verbal notification from the head of household, spouse, or cohead. Home Forward will then send a confirmation notice to the family and the owner within 15 business days of the family’s request.

Evaluation

Summary of Quantitative Findings

The quantitative data Home Forward has related to this termination reason is poor and does not accurately reflect terminations that were solely initiated by the household. Home Forward staff will sometimes code a termination as “voluntary” in the project-based voucher context if a household moves after receiving a lease termination notice. The rationale for this is to prevent a household from having an eviction on their record which would be a rental barrier for that household. However, Home Forward could improve how staff code this data to ensure we are accurately estimating households requesting termination of their assistance as opposed to capturing households that are exiting as a result of lease enforcement. It was also discussed that staff sometimes code an exit as “voluntary” when the household does not complete their paperwork/consent forms. Due to the inconsistency in coding, this data does not accurately reflect truly voluntary terminations.

During the study period, “household choice” was the highest reason for termination out of 10 termination reasons. During the study period, there were 626 program terminations, representing 38% of all program terminations, coded as “voluntary” terminations: 403 project-based voucher holders and 223 tenant-based voucher holders.

Given the potential for “voluntary” terminations in the project-based voucher context to include lease enforcement related terminations, the disparities in this data should be considered by subsidy type.
Tenant-based voucher holders

The following demographic groups with a tenant-based voucher were overrepresented in “voluntary” terminations compared to their share of the total population served:

Table 21. Overrepresentation in “voluntary” terminations – tenant-based voucher holders

<table>
<thead>
<tr>
<th>Demographic Category</th>
<th>Demographic Characteristic</th>
<th>Share of population served</th>
<th>Number of terminations (Voluntary)</th>
<th>Share of exits (Voluntary)</th>
<th>Disparity (Share of voluntary exits – share of households served)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Race</td>
<td>Asian</td>
<td>4.9%</td>
<td>27</td>
<td>12.1%</td>
<td>7.2%</td>
</tr>
<tr>
<td>Race</td>
<td>white</td>
<td>52.2%</td>
<td>123</td>
<td>55.2%</td>
<td>3.0%</td>
</tr>
<tr>
<td>Ethnicity</td>
<td>Non-Hispanic</td>
<td>93.1%</td>
<td>208</td>
<td>93.3%</td>
<td>0.2%</td>
</tr>
<tr>
<td>Gender identity</td>
<td>Male</td>
<td>30.3%</td>
<td>74</td>
<td>33.2%</td>
<td>2.9%</td>
</tr>
<tr>
<td>Disability Status</td>
<td>No Disability</td>
<td>47.6%</td>
<td>122</td>
<td>54.7%</td>
<td>7.1%</td>
</tr>
<tr>
<td>Familial Status</td>
<td>Children</td>
<td>35.5%</td>
<td>85</td>
<td>38.1%</td>
<td>2.6%</td>
</tr>
</tbody>
</table>

Table 22. Racial disparities in program terminations due to “household choice” – tenant based voucher holders

<table>
<thead>
<tr>
<th>Race</th>
<th>Population Served (Total)</th>
<th>Population Served (Share)</th>
<th>Number of terminations</th>
<th>Share of exits</th>
<th>Disparity (Share of exits due to absence from unit – share of households served)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Asian</td>
<td>378</td>
<td>4.9%</td>
<td>27</td>
<td>12.1%</td>
<td>7.2%</td>
</tr>
<tr>
<td>Native American</td>
<td>164</td>
<td>2.1%</td>
<td>3</td>
<td>1.3%</td>
<td>-0.8%</td>
</tr>
<tr>
<td>Black</td>
<td>2817</td>
<td>36.3%</td>
<td>63</td>
<td>28.3%</td>
<td>-8.0%</td>
</tr>
<tr>
<td>white</td>
<td>4,050</td>
<td>52.2%</td>
<td>123</td>
<td>55.2%</td>
<td>3.0%</td>
</tr>
<tr>
<td>Hawaiian Pacific Islander</td>
<td>56</td>
<td>0.7%</td>
<td>1</td>
<td>0.4%</td>
<td>-0.3%</td>
</tr>
<tr>
<td>Two or more races</td>
<td>297</td>
<td>3.8%</td>
<td>6</td>
<td>2.7%</td>
<td>-1.1%</td>
</tr>
<tr>
<td>Total</td>
<td>7762</td>
<td>100.0%</td>
<td>223</td>
<td>100.0%</td>
<td>0.0%</td>
</tr>
</tbody>
</table>
Chart 17. Racial disparity in tenant-based voucher program termination due to “household choice”

Racial Disparities in Program Terminations (Household Choice)

Project-based voucher holders

The following demographic groups with a project-based voucher were overrepresented in “voluntary” terminations compared to their share of the total population served:

Table 23. Overrepresentation in “voluntary” terminations – project-based voucher holders

<table>
<thead>
<tr>
<th>Demographic Category</th>
<th>Demographic Characteristic</th>
<th>Share of population served</th>
<th>Number of terminations (Voluntary)</th>
<th>Share of exits (Voluntary)</th>
<th>Disparity (Share of voluntary exits – share of households served)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Race</td>
<td>Two or more races</td>
<td>3.8%</td>
<td>21</td>
<td>5.2%</td>
<td>1.4%</td>
</tr>
<tr>
<td>Race</td>
<td>white</td>
<td>65.5%</td>
<td>280</td>
<td>69.5%</td>
<td>3.9%</td>
</tr>
<tr>
<td>Ethnicity</td>
<td>Hispanic/Latinx</td>
<td>11.6%</td>
<td>50</td>
<td>12.4%</td>
<td>0.8%</td>
</tr>
<tr>
<td>Gender identity</td>
<td>Female</td>
<td>54.4%</td>
<td>230</td>
<td>57.1%</td>
<td>2.6%</td>
</tr>
<tr>
<td>Disability Status</td>
<td>No Disability</td>
<td>46.5%</td>
<td>209</td>
<td>51.9%</td>
<td>5.3%</td>
</tr>
<tr>
<td>Familial Status</td>
<td>Children</td>
<td>26.7%</td>
<td>130</td>
<td>32.3%</td>
<td>5.5%</td>
</tr>
</tbody>
</table>
Table 24. Racial disparities in program terminations due to “household choice” – project based voucher holders

<table>
<thead>
<tr>
<th>Race</th>
<th>Population Served (Total)</th>
<th>Population Served (Share)</th>
<th>Number of terminations</th>
<th>Share of exits</th>
<th>Disparity (Share of exits due to absence from unit – share of households served)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Asian</td>
<td>120</td>
<td>2%</td>
<td>4</td>
<td>1%</td>
<td>-1.4%</td>
</tr>
<tr>
<td>Native American</td>
<td>181</td>
<td>4%</td>
<td>14</td>
<td>3%</td>
<td>-0.1%</td>
</tr>
<tr>
<td>Black</td>
<td>1215</td>
<td>24%</td>
<td>83</td>
<td>21%</td>
<td>-3.2%</td>
</tr>
<tr>
<td>white</td>
<td>3,345</td>
<td>66%</td>
<td>280</td>
<td>69%</td>
<td>3.9%</td>
</tr>
<tr>
<td>Hawaiian Pacific Islander</td>
<td>48</td>
<td>1%</td>
<td>1</td>
<td>0%</td>
<td>-0.7%</td>
</tr>
<tr>
<td>Two or more races</td>
<td>194</td>
<td>4%</td>
<td>21</td>
<td>5%</td>
<td>1.4%</td>
</tr>
<tr>
<td>Total</td>
<td>5103</td>
<td>100%</td>
<td>403</td>
<td>100%</td>
<td>0.0%</td>
</tr>
</tbody>
</table>

Chart 18. Racial disparities in project-based voucher program termination due to “household choice”
Summary of Work Group Discussion

The work group discussed the importance of household’s having the choice to terminate their assistance at any time, for any reason.

Most of the discussion about this termination reason, the work group discussed the need to improve coding for this termination reason to ensure we are accurately estimating the number of terminations that are truly voluntary as opposed to termination reasons that are really the result of lease enforcement or some other reason. The work group discussed that having this clarity is important

Policy Recommendations

HUD Requirements: Not applicable

Home Forward Policy: No change

Home Forward Practice:

1. Do not consider it a “household choice” or “voluntary” exit if someone is leaving for any reason other than their affirmative request to terminate.
2. Ensure that we have a code/drop down for each termination reason. Properly code that the exit is due to “threat of eviction”.

Advocacy: None

Policy Parking Lot:

1. Evaluate voucher eligibility criteria related to eviction history with a racial equity framework. Staff said that they will code lease enforcement related exits from a project based voucher unit as voluntary is to avoid the household being labeled as “evicted” because this would be a barrier to accessing housing or rent assistance in the future, including Home Forward housing. Specifically, we have eligibility criteria related to a household being evicted from federally assisted housing in the past 5 years. We should reconsider this criteria if it creates a barrier we are actively trying to work around in other program areas.
2. Evaluate Home Forward’s resident screening criteria related to past eviction with racial equity framework.

Consensus: Yes

Why: The primary values that informed this recommendation were: autonomy, transparency, and accountability. Households have the autonomy to decide when they no longer want assistance. Home Forward needs to be transparent about the impact of our programs so we can be accountable to the public and people we serve about how our programs
Death of Sole Household Member

Current Policy

HUD Requirements:

In PIH Notice 2010-19, HUD requires that housing authorities not make subsidy overpayments on behalf of deceased single member households.

Home Forward Policy:

In compliance with HUD PIH Notice 2010-19, Home Forward’s policy is to immediately terminate program assistance for deceased single member households.¹

Evaluation

Summary of Quantitative Findings

During the study period, death was the second highest program termination reason overall. There were 383 program terminations as a result of death of the sole household member: 153 project-based voucher holders and 230 tenant-based voucher holders. There were demographic disparities for this termination reason that were consistent across the combined data (both tenant-based and project-based vouchers), the tenant-based voucher data alone, and the project-based voucher data alone. Across all of these categories, the following demographic groups were disproportionately terminated as a result of death of the sole household member compared to their share of the total population served: white households, non-hispanic households, male headed households, households with a disability, and households without children. For this program termination reason, we focused on overrepresentation because “death” is not a voluntary or “positive” exit.

¹ Home Forward’s Administrative Plan, Chapter 12, “Death of Sole Household Member”, 2020, pg 12-6.
Table 15. Overrepresentation in termination due to death (all demographic characteristics)

<table>
<thead>
<tr>
<th>Demographic Category</th>
<th>Demographic Characteristic</th>
<th>Share of population served</th>
<th>Number of terminations (Death)</th>
<th>Share of exits (Death related)</th>
<th>Disparity (Share of exits due to death – share of households served)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Race</td>
<td>White</td>
<td>57%</td>
<td>278</td>
<td>73%</td>
<td>15.1%</td>
</tr>
<tr>
<td>Ethnicity</td>
<td>Non-Hispanic</td>
<td>91.2%</td>
<td>368</td>
<td>96.1%</td>
<td>4.9%</td>
</tr>
<tr>
<td>Gender identity</td>
<td>Male</td>
<td>36.3%</td>
<td>210</td>
<td>54.8%</td>
<td>18.5%</td>
</tr>
<tr>
<td>Disability Status</td>
<td>With disability</td>
<td>52.8%</td>
<td>303</td>
<td>79.1%</td>
<td>26.3%</td>
</tr>
<tr>
<td>Familial Status</td>
<td>No Children</td>
<td>68.0%</td>
<td>374</td>
<td>97.7%</td>
<td>29.7%</td>
</tr>
</tbody>
</table>

Table 16. Racial Disparities in Program Terminations (Death)

<table>
<thead>
<tr>
<th>Race</th>
<th>Total Households Served</th>
<th>Share of Households Served</th>
<th>Exit (Death)</th>
<th>Share of Exits (Death Related)</th>
<th>Disparity (Share of exits due to death - share of households served)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Asian</td>
<td>498</td>
<td>4%</td>
<td>12</td>
<td>3%</td>
<td>-0.7%</td>
</tr>
<tr>
<td>Native American</td>
<td>345</td>
<td>3%</td>
<td>8</td>
<td>2%</td>
<td>-0.6%</td>
</tr>
<tr>
<td>Black</td>
<td>4032</td>
<td>31%</td>
<td>77</td>
<td>20%</td>
<td>-11.2%</td>
</tr>
<tr>
<td>White</td>
<td>7,395</td>
<td>57%</td>
<td>278</td>
<td>73%</td>
<td>15.1%</td>
</tr>
<tr>
<td>Hawaiian Pacific Islander</td>
<td>104</td>
<td>1%</td>
<td>1</td>
<td>0%</td>
<td>-0.5%</td>
</tr>
<tr>
<td>Two or more races</td>
<td>491</td>
<td>4%</td>
<td>7</td>
<td>2%</td>
<td>-2.0%</td>
</tr>
<tr>
<td><strong>Grand Total</strong></td>
<td><strong>12865</strong></td>
<td><strong>100%</strong></td>
<td><strong>383</strong></td>
<td><strong>100%</strong></td>
<td><strong>0.0%</strong></td>
</tr>
</tbody>
</table>
Summary of Work Group Discussion

Although the work group agreed that it makes sense to terminate a household’s assistance is the sole member of the household dies, we discussed the circumstance where the household member has a live-in care giver who is impacted by the loss of housing assistance. Although Home Forward does have a policy to add a household member, there are restrictions on who can be added. In care giving situations, staff shared that a household may choose to have the person stay with them as a caregiver as opposed to adding them to the household because this way, their income won’t be counted towards the household’s income which determines their rent calculation. A Home Forward staff person shared a specific story where the sole household member was a father whose son come to live with him as a live-in care giver. The son moved states and quit his job to take care of his father. When the father died, the son continued to live in the home. In accordance with our policy, Home Forward terminated assistance for the household upon learning of the death of the father which resulted in the son facing eviction and owing Home Forward for overpaid rent. At this point, the son was out of work, facing eviction, grieving the death of his father, and owed money to Home Forward.
**Policy Recommendations**

**HUD Requirements:** No recommended change

**Home Forward Policy:** No recommended change. Continue to terminate assistance if sole household member dies.

**Advocacy:** None

**Policy Parking Lot:** The policy work group recommended that Home Forward evaluate the following policies in response to the discussion about termination of assistance due to death of sole household member:

1. Add Household Member Policy
2. Live in care giver policy

The items in the policy parking lot are intended to foster discussion about potential ways to: (1) remove barriers for income eligible care givers to be added to the household to provide housing stability for them in the case the ill sole household member dies, (2) provide a humane transition period for live in care givers who may need time to find housing after the sole household member dies.

**Consensus:** Yes

**Why:** Terminating assistance in the case a sole household member dies is reasonable.
Paperwork/Consent forms

Current Policy

HUD Requirements:

(3) The PHA must deny admission to the program for an applicant, or terminate program assistance for a participant, if any member of the family fails to sign and submit consent forms for obtaining information in accordance with part 5, subparts B and F of this title.²

Home Forward Policy:

Home Forward proposes termination if a household does not complete the paperwork/consent forms necessary to recertify the household’s program eligibility, as required by HUD.

Same as HUD requirement

Home Forward Practice:

Although the process is not detailed in Home Forward’s administrative plan, Home Forward begins reaching out to participants 120 days prior to their re-certification, which includes the required paperwork/consent forms, are due. Home Forward staff reach out a minimum of two times and if they do not hear anything from the household, they will propose termination.

Evaluation

Summary of Quantitative Findings

During the study period, 293 households had their assistance terminated as a result of not completing their re-certification and completing their paperwork/consent forms which is the third highest reason for program terminations. There were 164 households in the tenant based voucher program and 129 households in the project based voucher program whose assistance was terminated due to not completing their paperwork.

The following demographic groups were overrepresented in terminations as a result of not completing or returning paperwork/consent forms:

² 24 CFR 982.552 (3)
### Table 27. Overrepresentation in termination due to paperwork/consent forms (by demographic characteristic)

<table>
<thead>
<tr>
<th>Demographic Category</th>
<th>Demographic Characteristic</th>
<th>Share of population served</th>
<th>Number of terminations (Paperwork/consent forms)</th>
<th>Share of exits (Paperwork/consent forms)</th>
<th>Disparity (Share of consent form exits – share of households served)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Race</td>
<td>Native American</td>
<td>2.7%</td>
<td>10</td>
<td>3%</td>
<td>0.7%</td>
</tr>
<tr>
<td>Race</td>
<td>Two or more races</td>
<td>3.8%</td>
<td>13</td>
<td>4%</td>
<td>0.6%</td>
</tr>
<tr>
<td>Race</td>
<td>White</td>
<td>57.5%</td>
<td>184</td>
<td>63%</td>
<td>5.3%</td>
</tr>
<tr>
<td>Ethnicity</td>
<td>Non Hispanic</td>
<td>91.2%</td>
<td>272</td>
<td>93%</td>
<td>1.6%</td>
</tr>
<tr>
<td>Gender identity</td>
<td>Male</td>
<td>36.3%</td>
<td>137</td>
<td>47%</td>
<td>10.4%</td>
</tr>
<tr>
<td>Disability Status</td>
<td>No Disability</td>
<td>47.2%</td>
<td>143</td>
<td>49%</td>
<td>1.6%</td>
</tr>
<tr>
<td>Familial Status</td>
<td>No Children</td>
<td>68.0%</td>
<td>217</td>
<td>74%</td>
<td>6.1%</td>
</tr>
</tbody>
</table>

### Table 28. Racial disparities in program terminations due to paperwork/consent forms

<table>
<thead>
<tr>
<th>Race</th>
<th>Population Served (Total)</th>
<th>Population Served (Share)</th>
<th>Number of terminations</th>
<th>Share of exits</th>
<th>Disparity (Share of exits due to absence from unit – share of households served)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Asian</td>
<td>498</td>
<td>4%</td>
<td>6</td>
<td>2%</td>
<td>-1.8%</td>
</tr>
<tr>
<td>Native American</td>
<td>345</td>
<td>3%</td>
<td>10</td>
<td>3%</td>
<td>0.7%</td>
</tr>
<tr>
<td>Black</td>
<td>4032</td>
<td>31%</td>
<td>79</td>
<td>27%</td>
<td>-4.4%</td>
</tr>
<tr>
<td>white</td>
<td>7,395</td>
<td>57%</td>
<td>184</td>
<td>63%</td>
<td>5.3%</td>
</tr>
<tr>
<td>Hawaiian Pacific Islander</td>
<td>104</td>
<td>1%</td>
<td>1</td>
<td>0%</td>
<td>-0.5%</td>
</tr>
<tr>
<td>Two or more races</td>
<td>491</td>
<td>4%</td>
<td>13</td>
<td>4%</td>
<td>0.6%</td>
</tr>
<tr>
<td>Grand Total</td>
<td>12865</td>
<td>100%</td>
<td>293</td>
<td>100%</td>
<td>0.0%</td>
</tr>
</tbody>
</table>
Summary of Work Group Discussion

The work group discussed a desire to align the minimum outreach strategy in the Rent Assistance Department with the Property Management Department’s minimum outreach practices. The property management department reaches out a minimum of three times using different methods for communication.

The work group discussed that if Home Forward makes it possible to process recertifications online, we should consider allowing auto-population of previous recertification information to reduce burden of completing the forms for residents and participants. We discussed that some fields should not auto-populate because it’s important the information is accurate, and we need verification. The group discussed that if this is a possibility, there should be a participant focused work group to inform how this should work.

The work group discussed reinstating assistance after termination for not completing paperwork/consent forms in extenuating circumstances. Staff provided an example of doing this once in the past for extenuating circumstances. In terms of how long to provide households prior to reinstating, the work group discussed needing to align any extensions with other reporting requirements/expiration dates.
Policy Recommendations

HUD Requirements: None

Home Forward Policy:

1. Outline the minimum outreach requirements in the Administrative Plan:
   a. Staff must reach out a minimum of three times if a voucher holder has not completed paperwork.
   b. Reach out using multiple (at least two) methods: written, phone call, voice mail, text and make it clear to participants what the deadline for completion of the paperwork is.
2. Allow person whose assistance has been terminated due to failure to complete paperwork/consent forms an opportunity to reinstate assistance after termination for extenuating circumstances if their termination occurred in the past 180 days.

Home Forward Practice: None

Advocacy: None

Policy Parking Lot:

1. Home Forward should consider adding capacity to allow staff (designated participant support staff) to offer to help enter the information online with the tenant.
2. Home Forward should try and allow recertification information to auto-populate information from previous re-certification so tenant only needs to update areas that have changed (e.g., tax software). If Home Forward has this ability, there should a participant centered work group to determine how this information is populated.

Consensus: Yes

Why: Flexibility, compassion: people have a lot on their plates and we need to reduce barriers and provide support. Mutual accountability (staff need to complete certification for HUD
Eviction

Current Policy

HUD Requirements:

(2) The PHA must terminate program assistance for a family evicted from housing assisted under the program for serious violation of the lease. ³

Home Forward Policy⁴:

Home Forward’s policy is to terminate a household’s assistance if they are evicted. Home Forward may terminate a household's assistance if they move after receiving a termination notice for a serious or repeated violations of the lease.

A family will be considered evicted if the family moves after a legal eviction order has been issued, whether or not physical enforcement of the order was necessary.

If a family moves after the owner has given the family an eviction notice for serious or repeated lease violations but before a legal eviction order has been issued, termination of assistance is not mandatory. In such cases the PHA will determine whether the family has committed serious or repeated violations of the lease based on available evidence and may terminate assistance or take any of the alternative measures described in Section 12-11.C. In making its decision, the PHA will consider the factors described in Sections 12-11.D and 12-II.E. Upon consideration of such factors, the PHA may, on a case-by-case basis, choose not to terminate assistance.

Serious and repeated lease violations will include, but not be limited to, nonpayment of rent, disturbance of neighbors, destruction of property, or living or housekeeping habits that cause damage to the unit or premises and criminal activity. Generally, the criterion to be used will be whether or not the reason for the eviction was the fault of the tenant or guests.

³ 24 CFR 982.552(b)(2)
⁴ Home Forward Administrative Plan, Pg 12-3, Date Accessed: September 21, 2021.
Evaluation

Summary of Quantitative Findings

During the study period, 134 households had their assistance terminated as a result of eviction which is the fourth highest reason for program terminations, representing 8% of all program terminations. There were 43 households in the tenant based voucher program and 91 households in the project based voucher program whose assistance was terminated due to not completing their paperwork.

The following demographic groups were overrepresented in terminations as a result of eviction:

Table 29. Overrepresentation in termination due to evictions (by demographic characteristic)

<table>
<thead>
<tr>
<th>Demographic Category</th>
<th>Demographic Characteristic</th>
<th>Share of population served</th>
<th>Number of terminations</th>
<th>Share of exits (Eviction)</th>
<th>Disparity (Share of eviction exits – share of households served)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Race</td>
<td>white</td>
<td>57.5%</td>
<td>90</td>
<td>67%</td>
<td>9.7%</td>
</tr>
<tr>
<td>Race</td>
<td>Two or more races</td>
<td>3.8%</td>
<td>10</td>
<td>7%</td>
<td>3.6%</td>
</tr>
<tr>
<td>Ethnicity</td>
<td>Non Hispanic</td>
<td>91.2%</td>
<td>125</td>
<td>93.3%</td>
<td>2.1%</td>
</tr>
<tr>
<td>Gender identity</td>
<td>Male</td>
<td>36.3%</td>
<td>62</td>
<td>46.3%</td>
<td>10%</td>
</tr>
<tr>
<td>Disability Status</td>
<td>Disability</td>
<td>47.2%</td>
<td>75</td>
<td>56%</td>
<td>3.1%</td>
</tr>
<tr>
<td>Familial Status</td>
<td>No Children</td>
<td>68.0%</td>
<td>105</td>
<td>78.4%</td>
<td>10.4%</td>
</tr>
</tbody>
</table>

Table 30. Racial disparities in program terminations due to eviction

<table>
<thead>
<tr>
<th>Race</th>
<th>Population Served (Total)</th>
<th>Population Served (Share)</th>
<th>Number of terminations</th>
<th>Share of exits</th>
<th>Disparity (Share of exits due to absence from unit – share of households served)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Asian</td>
<td>498</td>
<td>4%</td>
<td>2</td>
<td>1%</td>
<td>-2.4%</td>
</tr>
<tr>
<td>Native American</td>
<td>345</td>
<td>3%</td>
<td>3</td>
<td>2%</td>
<td>-0.4%</td>
</tr>
<tr>
<td>Black</td>
<td>4032</td>
<td>31%</td>
<td>28</td>
<td>21%</td>
<td>-10.4%</td>
</tr>
<tr>
<td>white</td>
<td>7,395</td>
<td>57.5%</td>
<td>90</td>
<td>67%</td>
<td>9.7%</td>
</tr>
<tr>
<td>Hawaiian Pacific Islander</td>
<td>104</td>
<td>1%</td>
<td>1</td>
<td>1%</td>
<td>-0.1%</td>
</tr>
<tr>
<td>Two or more races</td>
<td>491</td>
<td>4%</td>
<td>10</td>
<td>7%</td>
<td>3.6%</td>
</tr>
<tr>
<td>Grand Total</td>
<td>12865</td>
<td>100%</td>
<td>134</td>
<td>100%</td>
<td>0.0%</td>
</tr>
</tbody>
</table>
Chart 20. Racial disparities in program termination due to eviction

### Summary of Work Group Discussion

The work group discussed that eviction is largely a landlord tenant issue and that eviction by itself is a negative housing outcome for a voucher participant. Having your rent assistance terminated in addition to being evicted creates multiple housing barriers at once which negatively impacts housing stability. The work group discussed that if we reduce the circumstances under which we terminate someone’s assistance due to eviction, we may see an increase in program terminations for expired vouchers. This is because a participant who is evicted may have difficulty finding another place to use their voucher unless they can demonstrate that they have sufficiently addressed the rental barrier that led to the eviction. That said, the work group discussed wanting people to have a chance to use their voucher elsewhere prior to being terminated from the program.
Policy Recommendations

HUD Requirements:
The work group could not reach consensus on this but a majority of work group participants supported Recommendation #2:

1. Recommend that HUD not require PHAs to terminate assistance for eviction due to “serious violation of the lease”
2. Recommend that HUD define “serious” to align with Oregon’s legal definition of “extreme or outrageous acts” that warrant a 24-hour termination notice.

Consensus: No

The primary supporting reason for recommendation #1 above was to promote housing stability by not adding additional rental barriers for a participant who is experiencing eviction.

The supporting reason for recommendation #2 instead above was that the work group largely agreed that if someone committed an act that resulting in a 24-hour eviction that is reasonable cause to terminate assistance. If HUD prevented housing authorities from considering serious violations of the lease, PHAs may be more likely to rely on criminal history in making termination decisions and eviction history is a more relevant indicator of how someone may be as a tenant than criminal history. The group also discussed that recommendation #2 would prevent housing authorities from terminating assistance for lease violations like nonpayment of rent which is not a “serious violation” and further penalizes people who are shelter burdened and struggle to pay their rent, even with a voucher.

Home Forward Policy:

1. Define “serious lease violation” as: eviction for a 24-hour notice (extreme or egregious act) as defined in Oregon Statute, except do not consider 24-hour notice evictions related to5;
   a. Prostitution;
   b. Manufacture of cannabinoid extract;
   c. The tenant intentionally provided substantial false information on the application for the tenancy within the past year;
   d. Drug possession.
2. Remove consideration of lease violations that do not result in an eviction judgment for a “serious” violation of the lease as outlined above. This includes removing “repeated violation of lease” as a reason to propose termination of a household as this is not a HUD requirement.

---

5 This list of exclusions align with our new legal fees policy related to not charging legal fees except in extreme cases, including eviction for 24-notice, but excluding the 24-notice reasons listed above as well.
Consensus: Consensus on items #1 (a) – (d), and #2. There was not consensus on whether, within the definition of “extreme or egregious act”, we should only consider intentional property damage if the damage was not caused as the result of a mental health issue. Ultimately, the majority of work group members agreed that we should consider intentional property damage and a judge could decide whether to grant a resident a reasonable accommodation for a mental health issue. That’s not something Home Forward would have adequate information to be able to determine.

Advocacy:

- Advocate for additional resources to be able to provide more housing stability supports for voucher holders, including referrals to supports and services as needed.

Policy Parking Lot:

- Home Forward should consider creating a resource list for voucher holders
Zero “Housing Assistance Payment” (0 HAP)

Current Policy

HUD Requirements: HUD requires public housing authorities to automatically terminate assistance 180 days after the last payment to the owner.

The HAP contract terminates automatically 180 calendar days after the last housing assistance payment to the owner (24 CFR 982.455).

Home Forward Policy:

In alignment with HUD’s requirement, Home Forward automatically terminates a households assistance 180 days after the last payment to the owner. However, if a household reports a change in income within the 180 day period, Home Forward can complete a re-certification that could result in resuming HAP payments to the owner.

As a family’s income increases, the amount of housing assistance payment decreases. If the amount of assistance provided by the PHA is reduced to zero, the family’s assistance terminates automatically 180 days after the last HAP payment.

PHA Policy

If a participating family receiving zero assistance experiences a change in circumstances that would result in a HAP payment to the owner, the family must notify the PHA of the change and request an interim reexamination before the expiration of the 180-day period. (Admin Plan, pg 12-2).
Evaluation

Summary of Quantitative Findings

During the study period, 93 households had their assistance terminated as a result of 0 HAP which is the fifth highest reason for program terminations, representing 6% of all program terminations. There were 80 households in the tenant-based voucher program and 13 households in the project based voucher program whose assistance was terminated due to 0 HAP.

The following demographic groups were overrepresented in terminations as a result of 0 HAP:

Table 31. Overrepresentation in termination due to 0 HAP (by demographic characteristic)

<table>
<thead>
<tr>
<th>Demographic Category</th>
<th>Demographic Characteristic</th>
<th>Share of population served</th>
<th>Number of terminations (0 HAP)</th>
<th>Share of exits (0 HAP)</th>
<th>Disparity (Share of eviction 0 HAP – share of households served)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Race</td>
<td>Asian</td>
<td>3.87%</td>
<td>5</td>
<td>5%</td>
<td>1.51%</td>
</tr>
<tr>
<td>Race</td>
<td>Native American</td>
<td>2.68%</td>
<td>4</td>
<td>4%</td>
<td>1.62%</td>
</tr>
<tr>
<td>Race</td>
<td>Black</td>
<td>31.34%</td>
<td>41</td>
<td>44.09%</td>
<td>12.75%</td>
</tr>
<tr>
<td>Disability Status</td>
<td>No Disability</td>
<td>47.17%</td>
<td>67</td>
<td>72.04%</td>
<td>25%</td>
</tr>
<tr>
<td>Familial Status</td>
<td>Children</td>
<td>32.02%</td>
<td>44</td>
<td>47%</td>
<td>15.29%</td>
</tr>
<tr>
<td>Gender Identity</td>
<td>Female</td>
<td>64%</td>
<td>60</td>
<td>65%</td>
<td>0.9%</td>
</tr>
</tbody>
</table>

Table 32. Racial disparities in program terminations due to 0 HAP

<table>
<thead>
<tr>
<th>Race</th>
<th>Total Households Served</th>
<th>Share of Households Served</th>
<th>Exit (Zero HAP)</th>
<th>Share of Exits (Zero HAP)</th>
<th>Disparity (Share of exits due to Zero HAP - share of households served)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Asian</td>
<td>498</td>
<td>4%</td>
<td>5</td>
<td>5%</td>
<td>1.5%</td>
</tr>
<tr>
<td>Native American</td>
<td>345</td>
<td>3%</td>
<td>4</td>
<td>4%</td>
<td>1.6%</td>
</tr>
<tr>
<td>Black</td>
<td>4032</td>
<td>31%</td>
<td>41</td>
<td>44%</td>
<td>12.7%</td>
</tr>
<tr>
<td>white</td>
<td>7,395</td>
<td>57%</td>
<td>42</td>
<td>45%</td>
<td>-12.3%</td>
</tr>
<tr>
<td>Hawaiian Pacific Islander</td>
<td>104</td>
<td>1%</td>
<td>0</td>
<td>0%</td>
<td>-0.8%</td>
</tr>
<tr>
<td>Two or more races</td>
<td>491</td>
<td>4%</td>
<td>1</td>
<td>1%</td>
<td>-2.7%</td>
</tr>
<tr>
<td>Grand Total</td>
<td>12865</td>
<td>100%</td>
<td>93</td>
<td>100%</td>
<td>0.0%</td>
</tr>
</tbody>
</table>
The work group discussed that, contrary to conventional wisdom, a household’s assistance being terminated due to 0 HAP is not necessarily a “positive” termination. Further, reaching 0 HAP does not meet that a household no longer needs assistance. There is a common assumption that a household is paying 31.5% of their income towards their rent when they reach 0 HAP but that’s not necessarily true. If a household is renting a unit with the contract rent above the payment standard, they are paying more than 31.5% of their rent towards their housing costs. Reaching 0 HAP is a function of different program requirements resulting in Home Forward no longer paying the owner – it is not a reflection of a household being able to afford their rent. The work group also discussed that white households are the most underrepresented in this termination reason and Black households are the most overrepresented. Home Forward knows from analysis of shelter burden that Black households are also more likely to experience shelter burden when they have a voucher. The work group discussed whether Black households exiting at 0 HAP were similarly likely to be shelter burdened at 0 HAP. If this is the case, Black households exiting due to zero HAP with a likely higher than average shelter burden would mean they are more likely to be vulnerable to housing instability after exit with a change in income or a increase in rent.

The work group spent a lot of time discussing how arbitrary the federal definition of “affordable” is. We discussed that 31.5% of income may not be affordable, especially for extremely low-income
households. In discussing our recommendation, we discussed the importance of providing households with more of a glide path as opposed to a sharp benefits cliff, especially if they are experiencing shelter burden at the time of exit because those households are most vulnerable to housing instability and homelessness if they experience a loss of income or rent increase. More time at 0 HAP would be ideal for all households and we discussed the balance between ideal service for all households and the tradeoff of serving fewer households. Structural changes to the federal voucher program are needed, including providing universal vouchers so local providers like Home Forward don’t need to make the impossible choice between serving a household more effectively to support their long-term housing stability and serving another household without a voucher who can’t afford their housing.

Policy Recommendations

HUD Requirements:

Ask for a waiver of 24 CFR 982.455 in Home Forward’s annual Moving to Work Plan so Home Forward can have more flexibility in determining when to terminate a household’s assistance after they have reached 0 HAP.

Non-consensus: Although the majority of work group members supported this recommendation, there was some opposition. Some members of the work group supported maintaining the status quo. The primary reason provided for maintaining the status quo is because many families have been on the wait list for rent assistance for a long time and the longer households stay at 0 HAP, the fewer vouchers available for people who qualify for deeper assistance.

Home Forward Policy:

Under current regulations, no change.

If HUD allows Home Forward to provide more than 180 days at 0 HAP, Home Forward should allow households that are shelter burdened at 0 HAP (paying more than 40% of their income towards their housing costs) 365 days at 0 HAP instead of 180 days.

Non-consensus: Same reason as above.

Home Forward Practice:

Prior to terminating assistance for 0 HAP, Home Forward should make sure the most recently updated payment standard has been applied to the household to ensure that they would still be 0 HAP even after the updated payment standard is applied.

Consensus decision.
Advocacy:

Consensus Items

1. Universal Rent Assistance: Home Forward should advocate for universal rent assistance so all households who need it can access it (Local, State, Federal)
2. Increase the value of the voucher to reduce shelter burden. This could be accomplished a number of different ways, including:
   a. Increase payment standards to meet the market
   b. Get rid of payment standards and only use rent reasonableness
3. Rent Stabilization: reduce the current statewide limit on annual rent increases
4. Progressive rent setting:
   a. Advocate that Congress revisit the federal definition of “affordable” as 30% of income towards housing and lower it.
   b. Advocate for more voucher resources so PHAs can set progressive rent structures (lower percentage of income towards housing required for lower income households) without reducing the number of households they can serve.

Non-Consensus

1. Consider net pay instead of gross pay when determining tenant portion of the rent.
   a. Support: This would provide a more accurate estimate of what household’s actually take home in their pay.
   b. Oppose: This would be administratively burdensome and we should pursue other strategies to make the tenant portion of the rent more affordable.

Policy Parking Lot:

1. Regularly increase payment standards at Home Forward with the intention of reducing shelter burden
2. Review Home Forward’s Voucher Expiration policy (Section 5-II.E. VOUCHER TERM AND EXTENSIONS of the Administrative plan) with a racial equity framework. This section deals with how long Home Forward gives a household to lease up with their voucher and under what circumstances they will grant an extension.
3. Provide households with barriers to leasing up with their voucher Housing Navigation supports.
4. Explore establishing an internal emergency rent assistance fund for voucher holders, including households who have had their voucher terminated due to 0 HAP within the past 5 years to prevent nonpayment of rent evictions and promote housing stability. Although there is emergency rent assistance in the community, voucher holders may already be in direct
contact with their rent assistance services coordinator and the ability to provide direct assistance to voucher holders might reduce barriers to accessing emergency rent assistance.

5. Provide equitable access to asset building programs (e.g., GOALs) for people with a port voucher.

6. Home Forward staff should explore the impact of RAD conversions on O HAP and housing stability for residents of converted buildings.

Why: Promoting housing stability with realistic programming.
Absence from Unit

Current Policy

HUD Requirements:

The Department of Housing and Urban Development (HUD) requires that a public housing authority terminate a household’s assistance if the family has been absent from their unit for more than 180 consecutive calendar days.

*The family may be absent from the unit for brief periods. For longer absences, the PHA administrative plan establishes the PHA policy on how long the family may be absent from the assisted unit. However, the family may not be absent from the unit for a period of more than 180 consecutive calendar days in any circumstance, or for any reason. At its discretion, the PHA may allow absence for a lesser period in accordance with PHA policy.*

Home Forward Policy:

Home Forward will send a household a notice of termination if a family is absent from the unit for more than 60 consecutive calendar days.

The only exception to this policy is if the sole member of the household is confined to a nursing home, a hospital, or any inpatient treatment (if determined to be medically necessary) for a period of more than 60 consecutive calendar days. In this case, Home Forward will request verification from a responsible medical professional. If the responsible medical professional provides a determination that the person will be confined for a total of more than 180 consecutive calendar days, Home Forward will send a notice of termination in compliance with HUD requirements that a household may not, for any reason, be absent from their unit for more than 180 consecutive calendar days (24 CFR 982.312).

---

6 24 CFR 982.312, “Absence from Unit” https://www.law.cornell.edu/cfr/text/24/982.312
7 See Section 12. II F of Home Forward’s Administrative Plan.
Evaluation

Summary of Quantitative Findings

During the study period, absence from unit was the seventh highest reason for termination out of 10 termination reasons. There were 28 program terminations, representing 2% of all program terminations, as a result of a household being absent from the unit: 9 project-based voucher holders and 19 tenant-based voucher holders.

Black, Asian, and Hawaiian Pacific Islander households were overrepresented in terminations as a result of absence from unit in all three categories: overall, tenant-based voucher holders only and project voucher holders only. There were other demographic disparities due to absence from unit that were also consistent across all three categories (combined, tenant-based voucher holders only and project- based voucher holders only). The following demographic groups were disproportionately terminated as a result of absence from unit compared to their share of the total population served:

Table 17. Overrepresentation in termination due to absence from unit (by demographic characteristic)

<table>
<thead>
<tr>
<th>Demographic Category</th>
<th>Demographic Characteristic</th>
<th>Share of population served</th>
<th>Number of terminations (Absence from Unit)</th>
<th>Share of exits (Absence from Unit)</th>
<th>Disparity (Share of exits due to absence from unit – share of households served)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Race</td>
<td>Asian</td>
<td>4%</td>
<td>2</td>
<td>7%</td>
<td>3%</td>
</tr>
<tr>
<td>Race</td>
<td>Black</td>
<td>31%</td>
<td>10</td>
<td>36%</td>
<td>5%</td>
</tr>
<tr>
<td>Race</td>
<td>Hawaiian Pacific Islander</td>
<td>1%</td>
<td>1</td>
<td>4%</td>
<td>3%</td>
</tr>
<tr>
<td>Ethnicity</td>
<td>Non-Hispanic</td>
<td>91.2%</td>
<td>27</td>
<td>96.4%</td>
<td>5.2%</td>
</tr>
<tr>
<td>Gender identity</td>
<td>Male</td>
<td>36.3%</td>
<td>15</td>
<td>53.6%</td>
<td>17.3%</td>
</tr>
<tr>
<td>Disability Status</td>
<td>Without disability</td>
<td>47.2%</td>
<td>14</td>
<td>50%</td>
<td>2.8%</td>
</tr>
<tr>
<td>Familial Status</td>
<td>No Children</td>
<td>68.0%</td>
<td>24</td>
<td>85.7%</td>
<td>17.7%</td>
</tr>
</tbody>
</table>

In the tenant-based voucher holder category alone, households with two or more races were also overrepresented in termination due to absence from unit.

In the project-based voucher hold category alone, white households with a disability were overrepresented in terminations due to absence from unit.
### Table 18. Racial disparities in program terminations due to Absence from Unit

<table>
<thead>
<tr>
<th>Race</th>
<th>Population Served (Total)</th>
<th>Population Served (Share)</th>
<th>Number of terminations</th>
<th>Share of exits</th>
<th>Disparity (Share of exits due to absence from unit – share of households served)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Asian</td>
<td>498</td>
<td>4%</td>
<td>2</td>
<td>7%</td>
<td>3.3%</td>
</tr>
<tr>
<td>Native American</td>
<td>345</td>
<td>3%</td>
<td>0</td>
<td>0%</td>
<td>-2.7%</td>
</tr>
<tr>
<td>Black</td>
<td>4032</td>
<td>31%</td>
<td>10</td>
<td>36%</td>
<td>4.4%</td>
</tr>
<tr>
<td>white</td>
<td>7,395</td>
<td>57%</td>
<td>14</td>
<td>50%</td>
<td>-7.5%</td>
</tr>
<tr>
<td>Hawaiian Pacific Islander</td>
<td>104</td>
<td>1%</td>
<td>1</td>
<td>4%</td>
<td>2.8%</td>
</tr>
<tr>
<td>Two or more races</td>
<td>491</td>
<td>4%</td>
<td>1</td>
<td>4%</td>
<td>-0.2%</td>
</tr>
<tr>
<td>Total</td>
<td>12865</td>
<td>100%</td>
<td>28</td>
<td>100%</td>
<td>0.0%</td>
</tr>
</tbody>
</table>

### Chart 15. Racial disparity in program termination due to Absence from Unit

![Racial Disparities in Program Terminations (Absence from Unit)](chart.png)
Summary of Work Group Discussion

The policy work group discussed many other compelling reasons that a single household member or family might be absent from the unit that Home Forward should include in our list of exceptions. Specifically, the work group discussed wanting to provide more flexibility for households in four areas:

1. Households with family living outside of the United States to allow for visits. Given the challenges to travelling abroad (expense and time), once a family is able to make the trip, they may need to spend more than 60 days to spend time with family.
2. Households who are traveling to care for a family member who needs support. The work group discussed making this a broad definition of “family” and “care” to provide the most flexibility and support to households. For example, a family member could need to travel and care for children of a family member who has been hospitalized or incarcerated for more than 60 days.
3. Households who have travelled away from home and are unable to travel back home due to a national, state, or local emergency that makes it unsafe to travel (e.g., natural disaster or COVID-19 public health emergency).
4. Household will be incarcerated between 60 to 180 days for a crime Home Forward would not propose termination for (see criminal activity).

In addition, the work group discussed the need for more flexibility in Home Forward’s policies for adding and removing household members to reduce terminations for this reason.

Policy Recommendations

HUD Requirements: Home Forward should request Moving to Work Authority to allow households to be absent from the unit for up to 9 months if:

1. They are incarcerated for drug possession related charges and will participate in rehabilitation or treatment services upon exit;
2. They are participating in residential treatment for substance abuse.

Home Forward Policy:

In addition to providing more time (>60 days) for people receiving care in a nursing home, hospital, or any inpatient treatment for a period, Home Forward should also allow people to be absent for up to 180 days if:

1. They are visiting family outside of the United States;
2. They are caring for a family member (use family medical leave definition);
3. They are unable to travel for health and safety reasons in response to a local, state, or federal disaster or emergency (e.g., COVID-19).
4. The sole member household is incarcerated for a crime Home Forward would not propose program termination for and will be absent from their unit for less than 180 days (see Criminal activity)\(^8\)

Advocacy: None

Policy Parking Lot: None

Consensus: No. The work group reached consensus on all of the recommendations except for how long a household could be absent as a result of incarceration for “other criminal history”. There was an alternative recommendation that households could be absent somewhere between 60 and 180 days, but it shouldn’t be 180 days.

Why: There are many reasons a household may need to be absent from their unit for more than 60 days and Home Forward’s policy should be flexible to support the unique circumstances households are facing that require absence. Flexibility and compassion were key values informing this recommendation.

---

\(^8\) The work group recommended that Home Forward only propose program termination for the following felony convictions: manufacture of drugs in federally assisted housing, identity theft, fraud or other criminal act related to their eligibility for federal housing assistance. We would propose termination if the person was convicted of a felony violent person to person crime of felony drug distribution and was incarcerated as a result for a period of more than 60 days.
Drug and Alcohol Use

Current Policy

HUD Requirements:

The Department of Housing and Urban Development (HUD) requires Home Forward to have a policy that allows for termination of assistance if a household is using illegal drugs or abusing alcohol.

“(1) Terminating assistance for drug criminals.

(i) The PHA must establish standards that allow the PHA to terminate assistance for a family under the program if the PHA determines that:

(A) Any household member is currently engaged in any illegal use of a drug; or

(B) A pattern of illegal use of a drug by any household member interferes with the health, safety, or right to peaceful enjoyment of the premises by other residents.

(3) Terminating assistance for alcohol abusers. The PHA must establish standards that allow termination of assistance for a family if the PHA determines that a household member’s abuse or pattern of abuse of alcohol may threaten the health, safety, or right to peaceful enjoyment of the premises by other residents.”

Home Forward Policy:

Definitions:

1. “Other person under the tenant’s control”: a person that, although not staying as a guest in the unit, is, or was at the time of the activity in question, on the premises because of an invitation from the tenant or other member of the household who has express or implied authority to so consent on behalf of the tenant. Absent evidence to the contrary, a person temporarily and infrequently on the premises solely for legitimate (legal) commercial purposes is not under the tenant’s control.

2. “Currently engaged in”: any use of illegal drugs during the previous six months.

Home Forward will terminate a family’s assistance if any household member, guest, or any other person on the property under the tenant’s control is currently engaged in any illegal use of a drug, or has a pattern of alcohol abuse or illegal drug use that interferes with the health, safety, or right to peaceful enjoyment of the premises by other residents. Home Forward will allow continued assistance for current participants who are medical marijuana users, as defined by the state law.

9 24 CFR 982.553
Home Forward will consider all credible evidence, including but not limited to, any record of arrests, convictions, or eviction of household members related to the use of illegal drugs or abuse of alcohol. In making its decision to terminate assistance, Home Forward will consider alternatives as described in Section 12-11.C of the Administrative Plan, and other factors described in Sections 12-11.D and 12-11.E. Upon consideration of such alternatives and factors, the PHA may, on a case-by-case basis, choose not to terminate assistance.

**Evaluation**

**Summary of Quantitative Findings**

During the study period, absence from unit was the eight highest reason for termination out of 10 termination reasons. During the study period, there were 11 program terminations, representing 1% of all program terminations, as a result of drug and alcohol use: 9 project-based voucher holders and 2 tenant-based voucher holders.

Native American, white, and households with two or more races were overrepresented in terminations as a result of drug and alcohol use in all three categories: overall, tenant-based voucher holders only and project voucher holders only. There were other demographic disparities due to drug and alcohol use that were also consistent across all three categories (combined, tenant-based voucher holders only and project-based voucher holders only): male, no children, hispanic/latinx, without disability. The following demographic groups were disproportionately terminated as a result of drug and alcohol compared to their share of the total population served:

**Table 19. Overrepresentation in termination due to drug and alcohol use (by demographic characteristic)**

<table>
<thead>
<tr>
<th>Demographic Category</th>
<th>Demographic Characteristic</th>
<th>Share of population served</th>
<th>Number of terminations (Absence from Unit)</th>
<th>Share of exits (Absence from Unit)</th>
<th>Disparity (Share of exits due to absence from unit – share of households served)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Race</td>
<td>Native American</td>
<td>3%</td>
<td>1</td>
<td>9%</td>
<td>6%</td>
</tr>
<tr>
<td>Race</td>
<td>Two or more races</td>
<td>4%</td>
<td>2</td>
<td>18%</td>
<td>14%</td>
</tr>
<tr>
<td>Race</td>
<td>white</td>
<td>57%</td>
<td>7</td>
<td>64%</td>
<td>6.2%</td>
</tr>
<tr>
<td>Ethnicity</td>
<td>Hispanic/latinx</td>
<td>8.8%</td>
<td>2</td>
<td>18.2%</td>
<td>9.4%</td>
</tr>
<tr>
<td>Gender identity</td>
<td>Male</td>
<td>36.3%</td>
<td>7</td>
<td>63.6%</td>
<td>27.3%</td>
</tr>
<tr>
<td>Disability Status</td>
<td>Without disability</td>
<td>47.2%</td>
<td>7</td>
<td>63.6%</td>
<td>16.5%</td>
</tr>
<tr>
<td>Familial Status</td>
<td>No Children</td>
<td>68.0%</td>
<td>9</td>
<td>81.8%</td>
<td>13.8%</td>
</tr>
</tbody>
</table>
In the tenant-based voucher holder category alone, female headed households, households with children, and households with a disability were overrepresented in terminations due to drug and alcohol use.

In the project-based voucher hold category alone, there were no additional disparities that differed from the combined category.

Table 20. Racial disparities in program terminations due to Drug and Alcohol Use

<table>
<thead>
<tr>
<th>Race</th>
<th>Population Served (Total)</th>
<th>Population Served (Share)</th>
<th>Number of terminations</th>
<th>Share of exits</th>
<th>Disparity (Share of exits due to absence from unit – share of households served)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Asian</td>
<td>498</td>
<td>4%</td>
<td>0</td>
<td>0%</td>
<td>-3.9%</td>
</tr>
<tr>
<td>Native American</td>
<td>345</td>
<td>3%</td>
<td>1</td>
<td>9%</td>
<td>6.4%</td>
</tr>
<tr>
<td>Black</td>
<td>4032</td>
<td>31%</td>
<td>1</td>
<td>9%</td>
<td>-22.2%</td>
</tr>
<tr>
<td>white</td>
<td>7,395</td>
<td>57%</td>
<td>7</td>
<td>64%</td>
<td>6.2%</td>
</tr>
<tr>
<td>Hawaiian Pacific Islander</td>
<td>104</td>
<td>1%</td>
<td>0</td>
<td>0%</td>
<td>-0.8%</td>
</tr>
<tr>
<td>Two or more races</td>
<td>491</td>
<td>4%</td>
<td>2</td>
<td>18%</td>
<td>14.4%</td>
</tr>
<tr>
<td>Total</td>
<td>12865</td>
<td>100%</td>
<td>11</td>
<td>100%</td>
<td>0.0%</td>
</tr>
</tbody>
</table>

Chart 16. Racial disparity in program termination due to Drug and Alcohol Use
Summary of Work Group Discussion

The policy work group spent a significant amount of time discussing this reason for termination. First and foremost, the group discussed that drug and alcohol abuse and addiction are fundamentally health issues and people should not be punished for having a health challenge.

The work group discussed the approach Home Forward takes with staff struggling with drug and alcohol abuse challenges and believed that approach should be consistent with how Home Forward approaches residents with drug and alcohol abuse challenges. Home Forward provides staff with support related to drug and alcohol abuse challenges and focuses on any behaviors associated with drug and alcohol use impacting performance in terms of progressive discipline as opposed to the drug and alcohol abuse itself. The work group discussed having compassion for people struggling and living with addiction and agreed that offering support is more effective than penalizing and criminalizing these health issues. The PWG also discussed that HUD requiring PHAs to penalize households with a substance use disorder may be a violation of the Americans with Disabilities Act.

The PWG discussed that a service and support driven approach to people with drug and alcohol abuse challenges was recently supported by the general public in Multnomah County, where there was overwhelming support for Measure 110 in the 2020 election. The measure decriminalized possession of small amounts of drugs and expanded treatment services.

Home Forward staff also shared that we usually don’t terminate for drug and alcohol use alone, we only terminate a household’s assistance if there are co-occuring challenges that negatively impact the community (e.g., criminal activity, eviction). Technically, Home Forward’s current practice is not to terminate assistance for drug and alcohol use alone. The group discussed that other termination reasons (eviction and criminal activity) could cover the concerning behavior people are worried may happen if a household member is struggling with addiction.

The work group also discussed that if someone has a severe enough addiction challenge that there are co-occuring behaviors impacting the community, they may end up getting evicted. If they are evicted, they may have a difficult time being able to find another home with their voucher unless they can demonstrate to the landlord that they have accessed or are accessing treatment services.
Policy Recommendations

HUD Requirements:

- Home Forward should advocate that HUD remove the requirement that public housing authorities have a policy to terminate assistance for drug and alcohol use or abuse.
- Home Forward should request waiver of 24 CFR 982.553 using our Moving to Work Authority and not consider drug or alcohol use.

Home Forward Policy:

In alignment with current practice, Home Forward should not consider drug and alcohol use alone in deciding whether to propose termination. In compliance with current federal requirements that Home Forward have a policy to terminate assistance for drug or alcohol use or abuse, Home Forward’s policy should be that Home Forward may terminate assistance if a household member’s drug and alcohol use or abuse results in:

1. Felony conviction for drug possession that results in absence from unit for more than 180 days [see recommendation for “criminal activity – drug and alcohol use].
2. Eviction for “outrageous acts” related to manufacture or distribution of drugs (not including possession) [ see recommendation for “eviction”].

Advocacy: Home Forward should advocate for:

- HUD to change the CFR so PHAs are not required to terminate for drug or alcohol use.
- More wrap around services to support people with substance use disorders, including drug and alcohol treatment and recovery services.

Policy Parking Lot: The policy work group recommended that Home Forward evaluate the following policies in response to the discussion about termination of assistance due to drug and alcohol use:

1. Remove household member policy: The PWG discussed households being impacted by the foster care system. If a parent loses custody of their child, their household size changes and their voucher may be adjusted resulting in them having one less bedroom. This becomes a barrier for them getting their child back because having housing for child is a criteria for being able to regain custody.
2. Voucher expiration: The PWG discussed needing to revisit our policies about how long a household has to use their voucher before it expires. We discussed that households with drug and alcohol abuse challenges who are evicted have a rental barrier and may need more time to successful use their voucher.
3. **Eviction for Drug and Alcohol Use Policy:** Home Forward should offer services and supports, if possible, for households with drug and alcohol abuse challenges prior to lease enforcement for co-occurring behaviors. Lease enforcement should be trauma informed.

4. **Statement of family obligations:** Home Forward’s statement of family obligations currently prohibits households from using or abusing drugs or alcohol. This is not in alignment with a housing first approach. Home Forward should review our statement of family obligations.

**Consensus:** Yes

**Why:** Drug and alcohol abuse/addiction is a health issue. People can be held accountable for behaviors that impact others and shouldn’t be “held accountable” for having an illness.
Criminal Activity – All Categories

There are many different categories of criminal activity and associated policies depending on the type of criminal activity, but Home Forward codes all terminations due to criminal activity the same way. Therefore, we aren’t able to differentiate between terminations for different types of criminal activity.

Evaluation

Summary of Quantitative Findings

During the study period, terminations due to criminal history was the ninth out of 10 termination reasons. During the study period, there were 10 program terminations, representing less than 1% of program terminations, as a result of criminal activity: 8 project-based voucher holders and 2 tenant-based voucher holders.

White households were overrepresented in terminations as a result of criminal activity. Non-hispanic households, male headed households, households without a disability, and households without children were also disproportionately terminated due to criminal activity.

Table 25. Overrepresentation in termination due to criminal activity (by demographic characteristic)

<table>
<thead>
<tr>
<th>Demographic Category</th>
<th>Demographic Characteristic</th>
<th>Share of population served</th>
<th>Number of terminations (Voluntary)</th>
<th>Share of exits (Criminal Activity)</th>
<th>Disparity (Share of exits due to criminal activity – share of households served)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Race</td>
<td>white</td>
<td>57.5%</td>
<td>8</td>
<td>80%</td>
<td>22.5%</td>
</tr>
<tr>
<td>Ethnicity</td>
<td>Non Hispanic</td>
<td>91.2%</td>
<td>10</td>
<td>100%</td>
<td>8.8%</td>
</tr>
<tr>
<td>Gender identity</td>
<td>Male</td>
<td>36.3%</td>
<td>5</td>
<td>50%</td>
<td>13.7%</td>
</tr>
<tr>
<td>Disability Status</td>
<td>No Disability</td>
<td>47.2%</td>
<td>7</td>
<td>70%</td>
<td>22.8%</td>
</tr>
<tr>
<td>Familial Status</td>
<td>No Children</td>
<td>68.0%</td>
<td>7</td>
<td>70%</td>
<td>2.0%</td>
</tr>
</tbody>
</table>
Table 26. Racial disparities in program terminations due to criminal activity

<table>
<thead>
<tr>
<th>Race</th>
<th>Population Served (Total)</th>
<th>Population Served (Share)</th>
<th>Number of terminations</th>
<th>Share of exits</th>
<th>Disparity (Share of exits due to absence from unit – share of households served)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Asian</td>
<td>498</td>
<td>4%</td>
<td>0</td>
<td>0%</td>
<td>-3.9%</td>
</tr>
<tr>
<td>Native American</td>
<td>345</td>
<td>3%</td>
<td>0</td>
<td>0%</td>
<td>-2.7%</td>
</tr>
<tr>
<td>Black</td>
<td>4032</td>
<td>31%</td>
<td>2</td>
<td>20%</td>
<td>-11.3%</td>
</tr>
<tr>
<td>white</td>
<td>7,395</td>
<td>57%</td>
<td>8</td>
<td>80%</td>
<td>22.5%</td>
</tr>
<tr>
<td>Hawaiian Pacific Islander</td>
<td>104</td>
<td>1%</td>
<td>0</td>
<td>0%</td>
<td>-0.8%</td>
</tr>
<tr>
<td>Two or more races</td>
<td>491</td>
<td>4%</td>
<td>0</td>
<td>0%</td>
<td>-3.8%</td>
</tr>
<tr>
<td>Total</td>
<td>12865</td>
<td>100%</td>
<td>10</td>
<td>100%</td>
<td>0.0%</td>
</tr>
</tbody>
</table>

Chart 19. Racial disparities in program termination due to “criminal activity”

Racial Disparities in Program Terminations (Criminal Activity)
Summary of Work Group Discussion

Although the work group discussed each criminal history category on its own, the work group discussed the way systemic racism in the criminal justice system disproportionately harms Black and brown people. Despite similar rates of criminal activity across all racial groups, Black and brown people are disproportionately impacted by every level of the criminal justice system: arrests, conviction, incarceration, etc. Further, we discussed that criminal activity does not necessarily translate to negatively impacting the health and safety of the community the tenant is living in.
Policy Recommendations

Policy recommendations in this category are summarized under each specific criminal history reason below with more detail. Overall, the Policy Work Group recommends:

HUD Requirements:

*Home Forward should advocate that HUD make the following rule changes:*

1. **Mandatory termination manufacture of meth in federally assisted housing:** Reexamine the lifetime ban and consider case-by-case exceptions if an individual has completed treatment and has not used nor manufactured meth for a long time.
2. **Mandatory termination lifetime registered sex offenders:** No change
3. **Criminal Activity:** Advocate the HUD amend 24 CFR 982.553 (c) to not allow public housing authorities to terminate assistance for a crime based on arrest, preponderance of the evidence, or misdemeanor convictions.

Home Forward Policy:

*General*

1. Home Forward **will not** propose program terminations for:
   a. Arrests,
   b. Misdemeanor convictions,
   c. Felony convictions for drug possession\(^{10}\).
2. Home Forward may propose program termination if:
   1. An individual has been convicted of the following categories of felony crimes and will be absent from the unit due to incarceration for more than 60 days:
      a. Felony violent person to person crimes;
      b. Felony drug distribution
   2. An individual has been convicted of felony\(^ {11}\):
      a. Manufacture of drugs in federally assisted housing,
      b. Identity theft,
      c. Fraud or other criminal act related to their eligibility for federal housing assistance.

Policy Parking Lot: Evaluate criminal screening criteria for voucher eligibility

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\(^{10}\) This does not align with our new criminal screening criteria for prospective residents of Home Forward properties. We do consider felony possession for schedule I and schedule II drugs.

\(^{11}\) This is the one area where we have a conflict with our criminal screening criteria. We don’t consider fraud or identity theft when deciding whether someone can be a tenant.
Criminal History – Manufacture of Meth

Current Policy

HUD Requirements:

“The PHA must immediately terminate assistance for a family under the program if the PHA determines that any member of the household has ever been convicted of drug-related criminal activity for manufacture or production of methamphetamine on the premises of federally assisted housing.”12

Home Forward Policy:

Same as HUD requirement

Evaluation

Summary of Quantitative Findings

See data under “Criminal History – All Categories” above.

Summary of Work Group Discussion

The work group struggled to reach consensus on this recommendation and discussed it for a long time. Generally, the work group was struggling to balance holding compassion for an individual who may be manufacturing meth for addiction or economic reasons and the serious harm that could be caused if someone cooked meth in a building with other people.

The work group discussed that the definition of manufacturing meth also includes having the materials to cook meth without necessarily completing the process in the federally assisted unit. The group discussed how someone could be actually manufacturing offsite, but if they have the materials in their housing, they could still get this lifetime ban.

The work group discussed whether a lifetime ban is justified and whether it is possible for people who have manufactured a drug as dangerous as meth in publicly owned building to no longer be a risk to the community they live in.

12 24 CFR 982.553(b)(ii)
**Policy Recommendations**

**HUD Requirements:** Advocate that HUD reexamine the lifetime ban and consider case-by-case exceptions if an individual has completed treatment and has not used nor manufactured meth for a long time.

**Home Forward Policy:** No change.

If HUD allows case by case exceptions for people who have manufactured meth in federally assisted housing, revisit our policy. Any policy change should balance a desire to provide stable and affordable housing to all people and the need to maintain the health and safety of all the people we serve.

**Advocacy:** None

**Policy Parking Lot:** None

**Consensus:** Yes, although the group almost did not reach consensus on this recommendation.

**Why:** Compassion for individuals who have an addiction. Accountability to everyone Home Forward serves - manufacturing meth is a volatile process that can result in harmful explosions and seriously endanger other residents in a community and the home itself.
Criminal History – Lifetime Registered Sex Offender

Current Policy

HUD Requirements:

(2) Prohibiting admission of other criminals - (i) Mandatory prohibition. The PHA must establish standards that prohibit admission to the program if any member of the household is subject to a lifetime registration requirement under a State sex offender registration program. In this screening of applicants, the PHA must perform criminal history background checks necessary to determine whether any household member is subject to a lifetime sex offender registration requirement in the State where the housing is located and in other States where the household members are known to have resided.\textsuperscript{13}

In addition to not allowing admission of lifetime registered sex offenders, in HUD PIH Notice 2012-82, HUD required that the PHA offer the family the opportunity to remove the ineligible family member from the household. If family chooses not to remove household member, PHA must terminate assistance of household.

Home Forward Policy:

Home Forward will terminate a household’s assistance if they are a lifetime registered sex offender. As in all cases, Home Forward will offer an alternative (to remove the offending household member) if there are other household members who would like to stay in the program.

Evaluation

Summary of Quantitative Findings

See data under “Criminal History – All Categories” above.

Summary of Work Group Discussion

The work group expressed agreement that people should have their assistance terminated if they are lifetime registered sex offenders. The group discussed that Oregon requires registration for almost all sex crimes and an individual would only be removed from the lifetime registration list through a legal process if an individual has petitioned for relief under the lifetime registration requirement.

The work group discussed that due to systemic racism, innocent Black and brown men have been accused of sex crimes they did not commit and the State should ensure justice in these cases.

\textsuperscript{13} 24 CFR 982.553 (a)(2)
The work group discussed a concern that certain sex crimes could criminalize people for experiencing homelessness and discussed that the State needs to find a housing solution for people on the lifetime registration list.

**Policy Recommendations**

**HUD Requirements:** No change

**Home Forward Policy:** No change

**Advocacy:** Home Forward should advocate that the State do the following:

1. Re-examine the list of sex crimes that require someone in Oregon to register for a lifetime to ensure that none of the crimes that criminalize people experiencing homelessness (e.g., urinating outside).
2. Re-examine the list of sex crimes that require someone in Oregon to register for a lifetime to ensure that nonpredatory/person to person harm do not have the lifetime registration requirement.
3. State needs to provide housing for people who are sex offenders.

**Policy Parking Lot:** None

**Consensus:** Yes

**Why:** Health and safety of current residents. Commitment to anti-racism in the criminal justice system and advocating for access to housing as a human right for everyone.
Criminal History – Drug Related Criminal Activity

Current Policy

HUD Requirements:

(i) The PHA must establish standards that allow the PHA to terminate assistance for a family under the program if the PHA determines that:

(A) Any household member is currently engaged in any illegal use of a drug; or

(B) A pattern of illegal use of a drug by any household member interferes with the health, safety, or right to peaceful enjoyment of the premises by other residents.

(iii) The PHA must establish standards that allow the PHA to terminate assistance under the program for a family if the PHA determines that any family member has violated the family’s obligation under § 982.551 not to engage in any drug-related criminal activity.14

Home Forward Policy:

Definitions

Drug: “A controlled substance as defined in Section 102 of the Controlled Substances Act (21 U.S.C. 802).”

Drug-related criminal activity: “the illegal manufacture, sale, distribution, or use of a drug, or the possession of a drug with intent to manufacture, sell, distribute or use the drug.”

Home Forward will terminate a family’s assistance if any household member has violated the family’s obligation not to engage in any drug-related or violent criminal activity during participation in the HCV program. This applies to any member of the household, a guest, or any other person on the property under the tenant’s control.

Home Forward will consider all credible evidence, including but not limited to, any record of arrests and/or convictions of household members related to drug-related criminal activity, and any eviction or notice to evict based on drug-related criminal activity.

In making its decision to terminate assistance, Home Forward will consider alternatives as described in Section 12-11.C of the Administrative Plan and other factors described in Sections 12-11.D and 12-11.E. Upon consideration of such alternatives and factors, Home Forward may, on a case-by-case basis, choose not to terminate assistance.

14 24 CFR 982.553
Evaluation

Summary of Quantitative Findings

See data under “Criminal History – All Categories” above.

Summary of Work Group Discussion

The work group discussed the war on drugs and disproportionate rates of law enforcement impact on Black and brown people as a result of the war on drugs. The work group discussed that if a household committed drug related crime that impacted their neighbors that did not rise to the level of requiring incarceration, they would still likely be evicted. In this case, they would have to find a way to use their voucher with an eviction for drug related activity. Although the household might not be able to find a place to use their voucher under this circumstance, not terminating their assistance gives them a chance to try and demonstrate that they are addressing the rental barrier and finding another place to live.

Policy Recommendations

HUD Requirements: Home Forward should advocate to HUD only allow terminations for felony convictions. They should not allow preponderance of the evidence. that they extend the 180-day limit for absence from unit to 9 months for folks who are:

1. Incarcerated for drug possession related charges and will participate in rehabilitation or treatment services upon exit;
2. Participating in residential treatment for substance abuse.

Home Forward Policy:

General

1. Home Forward will not propose program terminations for:
   a. Arrests,
   b. Misdemeanor convictions,
   c. Felony convictions for drug possession15.
2. Home Forward may propose program termination if an individual has been:
   a. Convicted of a felony for manufacturing drugs in federally assisted housing;

15 This does not align with our new criminal screening criteria for prospective residents of Home Forward properties. We do consider felony possession for schedule I and schedule II drugs.
b. Convicted of a felony for drug distribution and will be absent from the unit due to incarceration for more than 60 days\textsuperscript{16}

\textbf{Advocacy:} Support investments in substance abuse treatment programs.

\textsuperscript{16} In Oregon, possible sentences for delivery and possession with intent to deliver varies by drug schedule. Potential sentence for felony conviction for distribution and possession with intent to distribute are typically longer than one year. It is unlikely someone would be convicted of felony level distribution charges and be incarcerated for less than 60 days.
Policy Parking Lot:

1. Live in caregiver policy (If a single household member is incarcerated or is in residential treatment, if they are able to find someone to care of their home or dependents while they away, their assistance would not be terminated).
2. Add household member (the event that an adult household member is incarcerated, allow an adult household member to be added to care for dependents).

Consensus: Yes

Why: Compassion for individuals struggling with addiction or who engaged in drug related criminal activity for economic reasons.
Criminal History – Violent Criminal Activity

Current Policy

HUD Requirements:

(2) Terminating assistance for other criminals. The PHA must establish standards that allow the PHA to terminate assistance under the program for a family if the PHA determines that any household member has violated the family’s obligation under § 982.551 not to engage in violent criminal activity.17

Home Forward Policy:

Definitions

Violent criminal activity: “any criminal activity that has as one of its elements the use, attempted use, or threatened use of physical force substantial enough to cause, or be reasonably likely to cause, serious bodily injury or property damage.”

Home Forward will terminate a family’s assistance if any household member has violated the family’s obligation not to engage in any violent criminal activity during participation in the HCV program. This applies to any member of the household, a guest, or any other person on the property under the tenant’s control.

The PHA will consider all credible evidence, including but not limited to, any record of arrests and/or convictions of household members related to violent criminal activity, and any eviction or notice to evict based on violent criminal activity.

In making its decision to terminate assistance, Home Forward will consider alternatives as described in Section 12-11.C and other factors described in Sections 12-11.D and 12-11.E. Upon consideration of such alternatives and factors, Home Forward may, on a case-by-case basis, choose not to terminate assistance.

17 24 CFR 982.553
Evaluation

Summary of Quantitative Findings

See data under “Criminal History – All Categories” above.

Summary of Work Group Discussion

The work group discussed that if a household committed a violent crime that impacted their neighbors that did not rise to the level of requiring incarceration, they would still likely be evicted. In this case, they would have to find a way to use their voucher with an eviction for violent behavior. Although the household might not be able to find a place to use their voucher under this circumstance, not terminating their assistance gives them a chance to try and demonstrate that they are addressing the rental barrier and finding another place to live.

Policy Recommendations

**HUD Requirements:** None

**Home Forward Policy:**

Home Forward should only terminate assistance if a household member is convicted of a felony violent crime and will be absent from the unit for more than 60 days due to incarceration.

Home Forward should not consider evictions related to violent behavior in the absence of criminal conviction because the only way to determine whether a violent crime occurred is if there is a conviction for the crime (arrests and eviction notices are not convictions).

**Advocacy:** None

**Policy Parking Lot:** None

**Consensus:** Yes
Criminal History – Other Criminal Activity

Current Policy

HUD Requirements:

(c) Evidence of criminal activity. The PHA may terminate assistance for criminal activity by a household member as authorized in this section if the PHA determines, based on a preponderance of the evidence, that the household member has engaged in the activity, regardless of whether the household member has been arrested or convicted for such activity.18

Home Forward Policy:

Home Forward will terminate a household’s assistance if any family member has committed fraud, bribery, or any other corrupt or criminal act in connection with any federal housing program.

Home Forward will terminate a household’s assistance if any adult household member has been convicted of the crime of identity theft while assisted.

Evaluation

Summary of Quantitative Findings

See data under “Criminal History – All Categories” above.

Summary of Work Group Discussion

The work group discussed that households should not have their assistance terminated if they have not been convicted of a crime. In other words, HUD’s allowance of consideration of a preponderance of the evidence and arrests is not fair. The Supreme Court has ruled on arrests not being sufficient information to prove guilt of an individual – it’s not fair for public housing authorities to have more power in determining guilt than the justice system.

The work group also discussed how it is reasonable to terminate a household’s assistance if they have been convicted of fraud or another crime related to the eligibility for housing assistance. The group also discussed, given the detrimental impact of identity theft, a household should also have their assistance terminated for an identity theft conviction.

The work group discussed the benefit of providing more flexibility for household’s who are being incarcerated for less than 180 days. Instead of terminating their assistance after 60 days, if we provided more time, they could have a place to return when leaving an institution. This is currently a

18 24 CFR 982.553 (c)
practice at the Bud Clark Commons – giving people up to 180 days to be absent so this change would align with current practice in the property management department. We know that people who exit institutions are at a high risk of experiencing homelessness and not having their assistance terminated could offer a home for people to return to after incarceration.

**Policy Recommendations**

**HUD Requirements:** Advocate that HUD amend 24 CFR 982.553(c) to not allow PHAs to terminate assistance for a crime based on anything but a felony conviction (no consideration of arrests, preponderance of the evidence, or misdemeanor charges).

**Home Forward Policy:**

1. Align termination of assistance for “other criminal activity” with our absence from unit policy. If a single member household is convicted of a felony and will be incarcerated/absent from the less than 180 days, we should not terminate their assistance. If absent for more than 180 days, we are required to terminate their assistance.

2. Continue to terminate assistance if an individual is convicted of felony identity theft while assisted.

3. Continue to terminate assistance if an individual has been convicted of fraud or other criminal act related to their eligibility for federal housing assistance.

**Advocacy:** None

**Policy Parking Lot:** None

**Consensus:** No. The work group came to consensus on everything in the recommendation except how long a household could be absent from the unit as a result of incarceration for “other criminal history” prior to terminating their assistance. The additional perspective was that the household should be able to be absent for more than 60 days but less than 180 days.
Other – Threat of Violence Against PHA Staff

Current Policy

HUD Requirements: None. HUD allows PHAs to terminate assistance for certain reasons.

(1) Grounds for denial or termination of assistance. The PHA may at any time deny program assistance for an applicant, or terminate program assistance for a participant, for any of the following grounds:

…..

(ix) If the family has engaged in or threatened abusive or violent behavior toward PHA personnel. (24 CFR 982.552(ix)).

Home Forward Policy:

The PHA will terminate a family’s assistance if:

A family member has engaged in or threatened violent or abusive behavior toward PHA personnel.

Abusive or violent behavior towards PHA personnel includes verbal as well as physical abuse or violence. Use of racial epithets, or other language, written or oral, that is customarily used to intimidate may be considered abusive or violent behavior.

Threatening refers to oral or written threats or physical gestures that communicate intent to abuse or commit violence.

Evaluation

Summary of Quantitative Findings

There were no program terminations for this reason during the study period.

Summary of Work Group Discussion

The work group discussed that many of the people we serve struggle with severe and persistent illness and other mental health challenges. Further, Black, Indigenous, and people of color we serve have navigated a violent white supremacist society and Home Forward as a white dominant organization. The people we serve have experience trauma, including trauma caused by Home Forward. Staff need to be supported to provide trauma informed services and trained in de-escalating conflict.
The work group also discussed that it is essential that staff are physically safe and mentally and emotionally supported. It is important to prevent violence and threats of violence by addressing participant behaviors that are warning signs of a potential future threat of violence (verbal harassment). It also important to respond in cases of actual threats of violence or violence itself. The work group discussed that Home Forward should be able to propose termination related to threats of or actual violence but we discussed amending the policy to differentiate between behaviors that could lead to a threat of violence and the threat of or actual violence. If a participant is engaging in behaviors that aren’t an immediate threat to health and safety (verbal harassment), we should not propose termination but we should respond with different alternatives (e.g., written warning, mediation). However, if a participant commits an act of violence or there is an immediate threat that they will commit an act of violence (e.g., brandishing a weapon), staff should propose program termination.

Policy Recommendations

HUD Requirements: None

Home Forward Policy:

Home Forward should maintain the ability to propose termination for a threat of violence against PHA staff.

However, Home Forward should change its policy to differentiate between situations where violence has occurred and there is an immediate threat versus a threat not being immediate (verbal harassment).

If violence has occurred or there is an immediate threat, staff may propose termination immediately. Examples of violence or immediate threats of violence include: physically assaulting staff, brandishing a weapon, serious property damage linked to the threat of violence, verbal threat of imminent violence like: “I plan to hurt you tomorrow.”

If the threat of violence is not immediate (e.g., verbal harassment), staff should pursue other alternatives to address the unwanted behavior prior to proposing termination. Examples of alternative measures include but are not limited to: mediation, written warning, service referral. In these cases, termination should be proposed as only after other alternative measures have been attempted and the unwanted behavior has escalated.

Consensus: Non-consensus.

- Support: we should differentiate between non-immediate threats. Someone should not have assistance terminated for verbal harassment, although there should be follow up.
• Opposition: We need more clear definitions of violence, immediate threat of violence, and not immediate threat of violence.

Why: Compassion for the people we serve and compassion for staff who deserve to be safe from harm.
Other – Debt and Repayment Agreement Default

Current Policy

HUD Requirements: No requirement. HUD allows PHAs to terminate assistance for this reason.

(1) Grounds for denial or termination of assistance. The PHA may at any time deny program assistance for an applicant, or terminate program assistance for a participant, for any of the following grounds:

....

(v) If the family currently owes rent or other amounts to the PHA or to another PHA in connection with Section 8 or public housing assistance under the 1937 Act.

(vi) If the family has not reimbursed any PHA for amounts paid to an owner under a HAP contract for rent, damages to the unit, or other amounts owed by the family under the lease.

(vii) If the family breaches an agreement with the PHA to pay amounts owed to a PHA, or amounts paid to an owner by a PHA. (The PHA, at its discretion, may offer a family the opportunity to enter an agreement to pay amounts owed to a PHA or amounts paid to an owner by a PHA. The PHA may prescribe the terms of the agreement.) (24 CFR 982.552 (c)(1)(v)-(vii).

Home Forward Policy:

The PHA will terminate a family’s assistance if:

...

The family currently owes rent or other amounts to any PHA. Amounts owed are subject to the local statute of limitations unless owed under a judgment.

The family has not reimbursed any PHA for amounts the PHA paid to an owner under a HAP contract for rent, damages to the unit, or other amounts owed by the family under the lease.

The family has breached the terms of a repayment agreement entered into with the PHA. (pg 12-8)

Repayment of Family Debts

PHA Policy

If a family owes amounts to the PHA, as a condition of continued assistance, the PHA will require the family to repay the full amount or to enter into a repayment agreement within 10
business days of receiving notice from the PHA of the amount owed. See Chapter 16 for policies on repayment agreements.

If a family has breached the terms of a repayment agreement entered into with the PHA, as a condition of continued assistance, the PHA will require the family to repay the full amount of the debt within 10 business days of receiving notice from the PHA of the amount owed. If the family fails to repay the full amount of the debt before the deadline specified in the notice, the PHA will propose to terminate the family’s assistance. See Chapter 16 for policies on repayment agreements. (pg. 12-11).

Evaluation

Summary of Quantitative Findings

There were no program terminations for this reason during the study period.

Summary of Work Group Discussion

The work group discussed that our mission is about providing people with housing. We know that the people we serve are experiencing poverty and when people earning low incomes accrue a debt, it is very difficult to access resources necessary to pay it when they are already struggling to afford their basic needs (food, rent, health care, childcare costs).

We discussed that Home Forward must provide more flexible repayment agreements for households to increase the likelihood that they are able to make their payments and maintain their housing stability. We also discussed that sometimes emergencies come up and a household may not be able to afford any monthly payment towards their debt and we may want to consider waiving their debt to support their housing stability. We discussed wanting to set people up for success if/when they leave Home Forward housing and a private landlord would not waive debt. The work group discussed how we would need new resources to support this kind of effort and would need to structure it in a way to promote housing stability without creating unrealistic expectations about our availability of resources.

The work group also discussed Home Forward’s COVID arrears repayment agreement policy which was created in collaboration with Home Forward residents who have rent arrears as a result of the pandemic. The group discussed wanting to align repayment agreement policies across the portfolio and most work group members agreed that we should apply the same COVID repayment agreement policy for debts owed to Home Forward by voucher participants.
Policy Recommendations

HUD Requirements: None

Home Forward Policy:

Maintain Home Forward’s ability to terminate a household’s assistance for defaulting on a repayment agreement or for outstanding debt. Remove Home Forward’s ability to terminate assistance if the household owes another PHA money. This is an eligibility issue.

However, we should change our policy related to repayment of family debts as follows:

Consensus items:

1. Give household’s at least 30 calendar days to work out repayment agreement with Home Forward instead of 10 days.
2. Provide affordable repayment agreement options (see non-consensus below)
3. The repayment agreement will allow “2 skips” in a 12-month period. If a participant misses a payment and a skip is used, the length of the repayment agreement will automatically increase by the number of skips.
4. If a participant misses a payment after two skips have already been applied in a 12-month period, Home Forward will reach out and offer to renegotiate the agreement prior to proposing termination.

Non-consensus item:

The work group members did not reach consensus on the type of affordable repayment agreement we should pursue but the majority of work group members supported Option 1

- **Option 1**: Monthly repayment agreement amount can be anywhere between $10 and 10% of the participants income.
- Option 2. There should be a limit of 5 years to repay debt that should determine the minimum monthly repayment agreement amount, and the household can choose between that and 10% of their income. For example, if someone owes $5,000, their minimum monthly payment amount would be $83/month to ensure they paid it back within 5 years.

Home Forward Practice:

*There was not consensus about what Home Forward should do if a household defaults on their repayment agreement or does not agree to a repayment agreement and does not pay their debt in full within 30 days prior to proposing program termination. The majority of work group members supported Option 2, and there was some support for Option 1 and Option 3.*
If a participant has not agreed to a repayment agreement or repaid their debt within 30 calendar days, or if a participant agreed but used both skips, defaulted and did not respond to minimum outreach, Home Forward should consider the following before proposing program termination:

- **Option 1.** If funds are available, Home Forward should consider waiving the participants debt. Home Forward may not waive debt more than once in a five-year period and a committee should review, on a case by case basis, whether to waive debt.
- **Option 2.** Home Forward should provide the household with the option to defer their debt for 12-months. Households can reapply to defer their debt in perpetuity.
- **Option 3.** Home Forward should waive a household's debt if possible (no more than once in a 5 year period). If funds are not available to waive debt, Home Forward should allow the household to defer paying their debt for 6 months, when they would need to enter into a repayment agreement.

**Advocacy:**

- More emergency rent assistance

**Policy Parking Lot:** None

**Consensus:** Non-consensus

**Why:** Balancing housing stability and Home Forward’s ability to maintain financial stability to support our mission.
Other – Violate Family Obligations

Current Policy

HUD Requirements: None. HUD allows PHAs to terminate assistance for this reason.

(1) Grounds for denial or termination of assistance. The PHA may at any time deny program assistance for an applicant, or terminate program assistance for a participant, for any of the following grounds:

…..

(i) If the family violates any family obligations under the program (see § 982.551). See § 982.553 concerning denial or termination of assistance for crime by family members.

Home Forward Policy:

The PHA will terminate a family’s assistance if:

The family has failed to comply with any family obligations under the program. See Exhibit 12-1 for a listing of family obligations and related PHA policies. (pg 12-18)

Evaluation

Summary of Quantitative Findings

There were no program terminations for this reason during the study period.

Summary of Work Group Discussion

The work group discussed that the Family Obligations span across departments and impact property management and rent assistance. Home Forward should parking lot the entire conversation and review the Statement of Family Obligations with an Equity framework.

Policy Recommendations

HUD Requirements: None

Home Forward Policy: After a work group reviews the Statement of Family Obligations with an equity framework, the rent assistance termination policy should be updated to only terminate assistance for serious violations of the Statement of Family obligations.


Consensus: Yes
Appendix A. Policy Parking Lot Items

Policies to Evaluate with Racial Equity Framework

1. Voucher program eligibility criteria related to evictions and criminal history
2. Home Forward’s screening criteria related to evictions for Home Forward residents
3. Eviction for drug and alcohol use (home forward owned properties)
4. Add Household Member Policy
5. Live in Care Giver Policy
6. Voucher extension/Expired Voucher Policy
7. Remove household member policy
8. Statement of Family Obligations
9. Access to GOALs program (port voucher holder eligibility)
10. Impact of RAD conversions on 0 HAP and housing stability for residents of converted buildings.

Capacity Related Needs

1. Support participants in completing their re-certifications
2. Provide households with barriers to leasing up with their voucher Housing Navigation supports.
3. Explore establishing an internal emergency rent assistance fund for voucher holders, including households who have had their voucher terminated due to 0 HAP within the past 5 years to prevent nonpayment of rent evictions and promote housing stability.

Rent Assistance Operations

1. Regularly increase payment standards at Home Forward with the intention of reducing shelter burden

Other

1. Participant centered work group to decide which recertification fields to auto populate using last recertification data to make it easier to complete.
Appendix B. Recommended Advocacy Agenda

**Congress**

1. Universal rent assistance
2. Revisit and lower the federal definition of “affordable” as 30% of income towards housing.
3. Emergency rent assistance

**HUD**

**Rule Changes**

- Define “serious violation of lease” more narrowly so public housing authorities are not terminating assistance of household’s evicted for reasons that are not health and safety related like nonpayment of rent. (24 CFR 982.552(b)(2)).
- Remove the requirement that public housing authorities have a policy to terminate assistance for drug and alcohol use or abuse (24 CFR 982.552)
- Reexamine the lifetime ban for individuals who have manufactured meth in federally assisted housing and consider case-by-case exceptions if an individual has completed treatment and has not used nor manufactured meth for a long time. (24 CFR 982.553(b)(ii))
- Do not allow PHAs to terminate assistance for a crime based on anything but a felony conviction (no consideration of arrests, preponderance of the evidence, or misdemeanor charges) 24 CFR 982.553(c).

**Resource Related**

- Increase the value of the voucher to reduce shelter burden. This could be accomplished a number of different ways with increased voucher funding, including:
  - Increase payment standards to meet the market
  - Get rid of payment standards and only use rent reasonableness
- Progressive rent setting:
  - Advocate for more voucher resources so PHAs can set progressive rent structures (lower percentage of income towards housing required for lower income households) without reducing the number of households they can serve.

**State**

- Rent Stabilization: reduce the current statewide limit on annual rent increases
- Re-examine the list of sex crimes that require someone in Oregon to register for a lifetime to ensure that none of the crimes that criminalize people experiencing homelessness (e.g., urinating outside).
• Re-examine the list of sex crimes that require someone in Oregon to register for a lifetime to ensure that nonpredatory/person to person harm do not have the lifetime registration requirement.
• State needs to provide housing for people who are sex offenders.

**General Investments (Local, State, Federal)**

• Advocate for flexible “housing stability support” resources for voucher holders, including:
  - Record expungement,
  - Housing Navigation, etc.
• Long-term Rent Assistance
• Advocate for more wrap around services to support people with substance use disorders, including drug and alcohol treatment and recovery services.
• More emergency rent assistance
Appendix C. Home Forward Decisions on Recommendations

Summary: Home Forward accepted most of the work groups recommendations as drafted. Where Home Forward made a different decision, the decision was in alignment with the intent of the recommendation but made the change easier to implement. In one case, Home Forward’s decision went further than the work group recommendation in terms of benefiting voucher participants (e.g., eviction recommendation).

Approved

✓ Voluntary/Household Choice

Home Forward will terminate assistance if a household requests to do so. Home Forward will change our coding practices to ensure we are correctly coding terminations for this reason.

✓ Death of Sole Household Member

Home Forward will terminate assistance if a sole household member has died.

✓ Consent Forms/Paperwork

Home Forward will conduct outreach to participants including: beginning outreach 120 days prior to the paperwork due date, reaching out a minimum of three times using at least two different methods of communication. Staff will also allow a household to reinstate their assistance if it was terminated for this reason within 180 days for extenuating circumstances (e.g., hospitalization).

✓ Absence from Unit

Home Forward will ask for Moving to Work authority to allow households to be absent from the unit for more than 180 days in certain cases including: participating in residential treatment for drug and alcohol abuse or incarceration for drug possession if the household is participating in treatment post release. Staff should expand the existing reasons households can be absent between 60 to 180 days to include if the household is: visiting family outside of the United States, caring for a family member, unable to travel for health and safety reasons in response to a local, state, or federal disaster or emergency (e.g., COVID), or if they are going to be incarcerated and absent from their unit as a result of a crime Home Forward would not propose program termination for.
Drug and Alcohol Use

Home Forward will ask for Moving to Work authority to not consider drug and alcohol use. In the meantime, Home Forward should only propose termination if the household has been convicted of a felony possession that results in them being absent from the unit for more than 180 days.

Criminal Activity – Manufacture of Methamphetamine

Home Forward will continue to terminate assistance for manufacture of methamphetamine in federally assisted housing. Home Forward will advocate that the federal government allow exceptions to this lifetime ban in certain cases.

Criminal Activity – Lifetime Registered Sex Offender

Home Forward will continue to terminate assistance if someone is required to register on the lifetime registered sex offender list. Home Forward should advocate that the State of Oregon revisit its lifetime registration list to ensure they are not criminalizing people experiencing homelessness.

Criminal Activity – Violent and Drug Related

Home Forward will only terminate assistance if someone is convicted of a felony violent or drug related crime (excluding possession) and will be incarcerated from more than 60 days. Home Forward should advocate that the federal government not allow public housing authorities to terminate assistance for arrests or any other standard other than a conviction.

Criminal Activity – Other

The only “other” crimes Home Forward will consider are felony convictions for identity theft or a criminal act in connection with the individuals federal housing assistance.

Threat of Violence Against Home Forward staff

Home Forward will continue to terminate assistance for threats of or actual violence towards PHA staff but Home Forward will clarify that we will terminate assistance if violence has happened but we may terminate assistance for threats of violence if we are able to find other solutions with the participant while keeping staff safe.
Violate Family Obligations

Home Forward will have a participant centered work group focused on reviewing and updating the Statement of Family Obligations.

Zero HAP

Home Forward will ask for Moving to Work Authority to give each household 365 days after our last housing assistance payment on their behalf prior to terminating assistance instead of 180 days.

Change from work group recommendation: The work group recommended 365 for households that are shelter burdened at 0 HAP and to reduce administrative burden, Home Forward decided to ask for permission to give everyone 365 days.

Eviction

Home Forward will ask for Moving to Work Authority to not have to terminate assistance if a household has been evicted. In the meantime, Home Forward will implement the work group’s recommendation to remove consideration of “repeated lease violations” and narrow the definition of “serious” eviction to only include evictions as the result of a 24-hour notice for certain reasons.\(^\text{19}\)

Change from work group recommendation: The work group recommended that Home Forward narrow the definition of eviction and remove repeated violation of the lease but still consider evictions.

\(^{19}\) Any 24-hour notice except for prostitution, manufacture of a cannaboid extract, drug possession, Prostitution; the tenant intentionally provided substantial false information on the application for the tenancy within the past year.
Debt or Default on Repayment Agreements

Home Forward will provide 30 calendar days to pay debt or enter into a repayment agreement instead of 10. Home Forward will offer more affordable repayment agreements: a household can choose any monthly payment amount as long as the agreement is no longer than seven years. Home Forward will allow households to automatically miss two payments in a 12-month period (length of agreement will extend one month with each skip). After the second missed payment, Home Forward will reach out and offer to renegotiate the agreement with the participant to a more affordable amount. If the participant does not respond, Home Forward will automatically reduce the monthly payment to the minimum (amount required to pay off debt within 7 years).

Change from work group recommendation: The work group did not come to consensus on this recommendation but did support 30 days to negotiate an agreement, more affordable options, and the ability to do two skips. Non-consensus items that were discussed but are not included in the decision are: ability to defer every 6 months, ability to waive debt, $10 monthly minimum and 10% of income maximum.
STAFF REPORTS
## MONTHLY CONTRACT REPORT

Contracts Approved 09/01/22 - 10/31/22

### PUBLIC IMPROVEMENT (CONSTRUCTION & MAINTENANCE SERVICES)

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**Subtotal** $218,308.12

### GOODS & SERVICES

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**Subtotal** $218,308.12

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**Subtotal** $377,352.00

Procurement & Contracts Department

Home Forward Board of Commissioners

November 2022
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<td>0</td>
<td>Herrera's Photography</td>
<td>$4,148.00</td>
<td>Photography final images at Stark Manor, fir acres, eastwood court</td>
<td>DCR</td>
<td>9/14/2022</td>
<td>12/31/2022</td>
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<tr>
<td>C3054</td>
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<td>Elevator Consulting Services</td>
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<td>Project management for modernization at Hamilton West</td>
<td>Asset Mgmt</td>
<td>9/26/2022</td>
<td>9/14/2023</td>
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<td>C3048</td>
<td>0</td>
<td>PreGame</td>
<td>$50,000.00</td>
<td>Strategic planning work</td>
<td>Executive</td>
<td>10/3/2022</td>
<td>4/30/2023</td>
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<tr>
<td>C3033</td>
<td>0</td>
<td>Epic Land Solutions</td>
<td>$1,244,874.50</td>
<td>Resident Relocation at Grace Peck Terrace</td>
<td>DCR</td>
<td>10/4/2022</td>
<td>8/1/2023</td>
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<tr>
<td>C3049</td>
<td>0</td>
<td>Cascadia Behavioral Healthcare</td>
<td>$106,422.00</td>
<td>Rent Assistance staffing for Home Forward Continuum of Care funded Shelter Plus Care project; Rule 46-0040</td>
<td>Homeless Initiatives</td>
<td>10/4/2022</td>
<td>3/31/2023</td>
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<tr>
<td>C3064</td>
<td>0</td>
<td>Elevator Consulting Services</td>
<td>$42,000.00</td>
<td>Elevator Maintenance Consulting Services at multiple properties</td>
<td>Property Management</td>
<td>10/8/2022</td>
<td>10/31/2023</td>
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<tr>
<td>C3056</td>
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<td>Bryan Potter Design</td>
<td>$10,000.00</td>
<td>Graphic Design Services</td>
<td>DCR</td>
<td>10/10/2022</td>
<td>3/30/2023</td>
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<tr>
<td>C3060</td>
<td>0</td>
<td>Nancy Hochman</td>
<td>$50,000.00</td>
<td>Hearings Officer for Home Forward</td>
<td>Rent Assistance</td>
<td>10/11/2022</td>
<td>9/30/2024</td>
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<tr>
<td>C3066</td>
<td>0</td>
<td>GTG Consultants, PC</td>
<td>$13,000.00</td>
<td>CNA for SCC Children's Center and Clark Center &amp; Annex</td>
<td>Asset Mgmt</td>
<td>10/11/2022</td>
<td>12/31/2022</td>
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<tr>
<td>C3067</td>
<td>0</td>
<td>GTG Consultants, PC</td>
<td>$26,700.00</td>
<td>CNA for Lovejoy Station, Fenway, and Dawson Park</td>
<td>Asset Mgmt</td>
<td>10/18/2022</td>
<td>3/31/2023</td>
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<tr>
<td>C3070</td>
<td>0</td>
<td>Odalis Perez-Crouse</td>
<td>$5,000.00</td>
<td>Consultation services for implementation of the new HUD rules and regulations for the Family Self-Sufficiency program (GOALS), including revision of the FSS Action Plan.</td>
<td>Community Services</td>
<td>10/19/2022</td>
<td>12/31/2023</td>
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<tr>
<td>C3074</td>
<td>0</td>
<td>GTG Consultants, PC</td>
<td>$10,300.00</td>
<td>CNA for peaceful Villa</td>
<td>DCR</td>
<td>10/24/2022</td>
<td>12/31/2023</td>
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<tr>
<td>C3075</td>
<td>0</td>
<td>Emily McCadden</td>
<td>$10,000.00</td>
<td>Community Needs Assessment data analysis and reporting</td>
<td>Community Services</td>
<td>10/25/2022</td>
<td>12/31/2023</td>
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<tr>
<td>C3071</td>
<td>0</td>
<td>Trauma Intervention Program TIPNW</td>
<td>$20,000.00</td>
<td>Trauma informed care services and counseling for HF residents; Training and consultation for HF staff.</td>
<td>Community Services</td>
<td>10/26/2022</td>
<td>12/31/2023</td>
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</table>

Subtotal $2,017,796.50

PROFESSIONAL SERVICE CONTRACTS (A&E)

<table>
<thead>
<tr>
<th>Contract #</th>
<th>Amend #</th>
<th>Contractor</th>
<th>Contract Amount</th>
<th>Description</th>
<th>Dept.</th>
<th>Execution Date</th>
<th>Expiration Date</th>
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</thead>
<tbody>
<tr>
<td>C3052</td>
<td>0</td>
<td>Forensic Building Consultants</td>
<td>$2,000.00</td>
<td>BCC Leak assessment from Resource Center Courtyard into Doreens Place Dorm A</td>
<td>DCR</td>
<td>9/14/2022</td>
<td>12/31/2022</td>
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<tr>
<td>C3059</td>
<td>0</td>
<td>Peter Meijer Architect, PC</td>
<td>$11,000.00</td>
<td>Permit for the removal of the fire escape access ladder at Fountain Place</td>
<td>DCR</td>
<td>10/7/2022</td>
<td>4/30/2023</td>
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## AMENDMENTS TO EXISTING CONTRACTS

<table>
<thead>
<tr>
<th>Contract #</th>
<th>Amend #</th>
<th>Contractor</th>
<th>Contract Amount</th>
<th>Description</th>
<th>Dept.</th>
<th>Execution Date</th>
<th>Expiration Date</th>
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<tbody>
<tr>
<td>C2462</td>
<td>8</td>
<td>Sera Architects PC</td>
<td>$18,565.00</td>
<td>Baldwin Design Projects; amended to add scope</td>
<td>DCR</td>
<td>9/2/2022</td>
<td>12/15/2022</td>
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<tr>
<td>C2718</td>
<td>2</td>
<td>Art Larger than Me, LLC</td>
<td>$2,517.83</td>
<td>Art consulting services for Baldwin project; amended to increase scope of work</td>
<td>DCR</td>
<td>9/6/2022</td>
<td>12/31/2022</td>
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<tr>
<td>C2868</td>
<td>4</td>
<td>Walsh Construction Co.</td>
<td>$491,319.22</td>
<td>Dekum CO #2</td>
<td>DCR</td>
<td>9/6/2022</td>
<td>7/31/2023</td>
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<tr>
<td>C2092</td>
<td>23</td>
<td>Lorentz Bruun Construction</td>
<td>$465,805.00</td>
<td>Fountain place CO #21 Additional electrical work; costs paid directly to subcontractor. Amending contract amount for lender financing purposes</td>
<td>DCR</td>
<td>9/8/2022</td>
<td>6/30/2023</td>
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<tr>
<td>C2994</td>
<td>1</td>
<td>Allison Mathews</td>
<td>$420.00</td>
<td>Home Forward visual brand and materials update; amended to update scope</td>
<td>Executive</td>
<td>9/12/2022</td>
<td>8/31/2023</td>
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<tr>
<td>C2109</td>
<td>10</td>
<td>Holst Architecture</td>
<td>$8,237.00</td>
<td>Powell A&amp;E scope amendment</td>
<td>DCR</td>
<td>9/14/2022</td>
<td>12/31/2023</td>
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<tr>
<td>C2973</td>
<td>1</td>
<td>Carlson Testing, Inc.</td>
<td>$9,945.00</td>
<td>Fire Stopping Inspections for Dekum Redevelopment Phase 1 &amp; 2.</td>
<td>DCR</td>
<td>9/14/2022</td>
<td>8/19/2025</td>
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<tr>
<td>C2136</td>
<td>4</td>
<td>ValleyScapes Landscape Solutions</td>
<td>$7,563.00</td>
<td>Landscaping at Sellwood Center; amended to extend contract</td>
<td>Property Management</td>
<td>9/15/2022</td>
<td>12/31/2023</td>
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<tr>
<td>C2216</td>
<td>3</td>
<td>Cascadia Behavioral Healthcare</td>
<td>$85,201.00</td>
<td>Case management and mental health services for participants in the Shelter Plus Care (SPC) Program; amended to extend contract</td>
<td>Homeless Initiatives</td>
<td>9/16/2022</td>
<td>3/31/2023</td>
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<tr>
<td>C2960</td>
<td>2</td>
<td>Seyoung Sung</td>
<td>$10,000.00</td>
<td>Data Analysis Consulting; amended to add scope</td>
<td>Executive</td>
<td>9/18/2022</td>
<td>6/1/2023</td>
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<tr>
<td>C1977</td>
<td>1</td>
<td>The Iris Group/Susan Lucke</td>
<td>$-</td>
<td>On-call writing services; amended to add time</td>
<td>Executive</td>
<td>9/20/2022</td>
<td>3/14/2023</td>
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<tr>
<td>C2531</td>
<td>4</td>
<td>Greenfield Geotechnical</td>
<td>$-</td>
<td>Geotechnical investigation for Baldwin site; amended to add time</td>
<td>DCR</td>
<td>9/20/2022</td>
<td>12/31/2022</td>
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<tr>
<td>C2919</td>
<td>2</td>
<td>Walsh Construction Co.</td>
<td>$1,470,176.00</td>
<td>Fairfield early materials order</td>
<td>DCR</td>
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<td>C2976</td>
<td>2</td>
<td>Walsh Construction Co.</td>
<td>$1,425,842.00</td>
<td>Grace Peck early materials purchase</td>
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<td>9/21/2022</td>
<td>2/28/2023</td>
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<tr>
<td>C2327</td>
<td>14</td>
<td>LMC, Inc.</td>
<td>$143,968.99</td>
<td>Group 7 CO#10</td>
<td>DCR</td>
<td>9/21/2022</td>
<td>12/31/2022</td>
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<tr>
<td>C2783</td>
<td>1</td>
<td>Elevator Consulting Services</td>
<td>$-</td>
<td>Review elevator maintenance contract and other new elevator items for the Baldwin Project; amended to add time</td>
<td>DCR</td>
<td>9/21/2022</td>
<td>3/1/2023</td>
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<tr>
<td>C3043</td>
<td>1</td>
<td>Clarify Loan Forgiveness Consulting</td>
<td>$300.00</td>
<td>Loan Forgiveness Webinar; adding funds</td>
<td>Talent &amp; Organizational Development</td>
<td>9/21/2022</td>
<td>10/22/2022</td>
</tr>
</tbody>
</table>
### Contract # | Amend # | Contractor | Contract Amount | Description | Dept. | Execution Date | Expiration Date
--- | --- | --- | --- | --- | --- | --- | ---
C2917 | 1 | Jean Ramirez | $1,140.48 | Artwork for the Hattie Redmond Building; amended to add scope | DCR | 9/22/2022 | 11/30/2022
C3046 | 1 | Freedom Security Solutions | $23,400.00 | 24/7 Security at Project Open Door; amended to update scope | Property Management | 9/23/2022 | 10/26/2022
C2255 | 19 | Walsh Construction Co. | $99,828.00 | Dahlke Manor CO #12 | DCR | 9/26/2022 | 4/1/2023
C2862 | 4 | Cuenta Conmigo LLC | - | Administrative support and executive assistance to the Director of Equity; amended to add time | Executive | 10/3/2022 | 12/31/2022
C2973 | 2 | Carlson Testing, Inc. | $(9,945.00) | Fire Stopping Inspections actually not needed, deductive CO | DCR | 10/3/2022 | 8/19/2025
C2893 | 1 | Symonne Larison | $804.48 | Artwork for the Hattie Redmond Building; amended to adjust scope | DCR | 10/4/2022 | 11/30/2022
C2327 | 16 | LMC, Inc. | $570,253.02 | Group 7 CO#12 & 13 | DCR | 10/5/2022 | 12/31/2022
C2327 | 17 | LMC, Inc. | $345,307.92 | Group 7 CO#14 | DCR | 10/5/2022 | 12/31/2022
C2868 | 5 | Walsh Construction Co. | $82,048.24 | Dekum CO #3 | DCR | 10/6/2022 | 7/31/2023
C2092 | 24 | Lorentz Bruun Construction | $126,343.00 | Amending scope to Fountain Place Design build CO #22 | DCR | 10/11/2022 | 6/30/2023
C2327 | 18 | LMC, Inc. | $105,255.18 | Group 7 CO#15 | DCR | 10/11/2022 | 1/31/2023
C3009 | 1 | Carpenter Smith Consulting LLC | - | Beating Burnout and the Power of Belonging Workshops; amended to add time | Talent & Organizational Development | 10/13/2022 | 11/13/2022
C3053 | 1 | Stealth Monitoring | $23,824.00 | Powell blvd camera monitoring; additional camera for remaining 16 mo | DCR | 10/18/2022 | 3/31/2024

**Subtotal** |  |  | **$5,508,119.36** |  |  |  |  |

### OTHER AGREEMENTS (Revenue contracts, 3rd Party contracts, MOU's, IGA's)

| Contract # | Amend # | Contractor | Contract Amount | Description | Dept. | Execution Date | Expiration Date
--- | --- | --- | --- | --- | --- | --- | ---
C3046 | 1 | Freedom Security Solutions | $23,400.00 | 24/7 Security at Project Open Door; amended to update scope | Property Management | 9/23/2022 | 10/26/2022
C2862 | 4 | Cuenta Conmigo LLC | - | Administrative support and executive assistance to the Director of Equity; amended to add time | Executive | 10/3/2022 | 12/31/2022
C2973 | 2 | Carlson Testing, Inc. | $(9,945.00) | Fire Stopping Inspections actually not needed, deductive CO | DCR | 10/3/2022 | 8/19/2025
C2893 | 1 | Symonne Larison | $804.48 | Artwork for the Hattie Redmond Building; amended to adjust scope | DCR | 10/4/2022 | 11/30/2022
C2327 | 16 | LMC, Inc. | $570,253.02 | Group 7 CO#12 & 13 | DCR | 10/5/2022 | 12/31/2022
C2327 | 17 | LMC, Inc. | $345,307.92 | Group 7 CO#14 | DCR | 10/5/2022 | 12/31/2022
C2868 | 5 | Walsh Construction Co. | $82,048.24 | Dekum CO #3 | DCR | 10/6/2022 | 7/31/2023
C2092 | 24 | Lorentz Bruun Construction | $126,343.00 | Amending scope to Fountain Place Design build CO #22 | DCR | 10/11/2022 | 6/30/2023
C2327 | 18 | LMC, Inc. | $105,255.18 | Group 7 CO#15 | DCR | 10/11/2022 | 1/31/2023
C3009 | 1 | Carpenter Smith Consulting LLC | - | Beating Burnout and the Power of Belonging Workshops; amended to add time | Talent & Organizational Development | 10/13/2022 | 11/13/2022
C3053 | 1 | Stealth Monitoring | $23,824.00 | Powell blvd camera monitoring; additional camera for remaining 16 mo | DCR | 10/18/2022 | 3/31/2024

**Subtotal** |  |  | **$5,508,119.36** |  |  |  |  |

### Total |  |  | **$7,757,223.98** |  |  |  |  |
## Future Formal Procurements

6-Month Look Ahead - November 2022

<table>
<thead>
<tr>
<th>Estimated Contract Amount</th>
<th>Description</th>
<th>Dept.</th>
<th>Solicitation Period</th>
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<tbody>
<tr>
<td>$350k</td>
<td>Deck Replacement at Madrona</td>
<td>DCR</td>
<td>Nov/Dec 2022</td>
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<tr>
<td>$400k</td>
<td>Elevator Modernization at Hamilton West</td>
<td>DCR</td>
<td>January 2023</td>
</tr>
<tr>
<td>TBD</td>
<td>STRA</td>
<td>Homeless Initiatives</td>
<td>Mach 2023</td>
</tr>
<tr>
<td>$1.5 million</td>
<td>CHSP Housekeeping &amp; Personal Care</td>
<td>Community Services</td>
<td>TBD</td>
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<tr>
<td>TBD</td>
<td>A&amp;E for N. Maryland</td>
<td>DCR</td>
<td>TBD</td>
</tr>
<tr>
<td>TBD</td>
<td>CM/GC for N. Maryland</td>
<td>DCR</td>
<td>TBD</td>
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