U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT
Office of Environment and Energy
Washington, D.C. 20410-7000

Special Attention of:
NOTICE: CPD-04-08
Area Office ONAP Administrators and Staff
Issued: August 10, 2004
Supervisory Environmental Protection Specialists
Expires: August 10, 2005
Waiver Applicants

Cross Reference: 24 CFR 1000.20(b) and (c)

SUBJECT: Waiving statutory environmental review requirements for the Indian Housing Block Grant Program for Tribes that Have Assumed Environmental Review Responsibilities under 24 CFR Part 58

I. Purpose

The Notice describes the procedures to follow in cases where HUD is requested to waive statutory environmental review requirements. The purpose of this Notice is to provide further guidance on waiving statutory requirements for the Indian Housing Block Grant (IHBG) Program, as authorized by Section 105(d) of the Native American Housing Assistance and Self-Determination Act (NAHASDA, 25 U.S.C. 4115(d)) if the Tribe has assumed environmental review responsibilities under 24 CFR Part 58, —“Environmental Review Procedures for Entities Assuming HUD Environmental Responsibilities” (Part 58).

The Notice introduces the following new environmental requirements: (a) HUD publication or posting of a “Notice of Finding of No Significant Impact” (FONSI) within the community in which the project is located; (b) review and concurrence by the Office of Environment and Energy within the Office of Community Planning and Development (CPD) and by the Office of General Counsel (OGC); and (c) approval signature of the Assistant Secretary for CPD jointly with the Assistant Secretary for Public and Indian Housing (PIH). The Notice provides a format for the FONSI. (See Attachment A.)

This notice replaces Program Guidance No. 2002-05 (ONAP) “Procedures to be Used to Process and Evaluate Requests by Tribal Recipients to Waive Environmental Review Requirements of Section 105 of the Native American Housing Assistance and Self-Determination Act of 1996 (NAHASDA).”
II. Authority

The only authority for waiving statutory environmental review requirements for the IHBG is Section 105(d) of NAHASDA.

III. Responsibilities

A. Waiver applicant’s responsibility

Waiver applicants shall:

1. make a written request to the HUD Area Office of Native American Programs (ONAP) Administrator in whose jurisdiction the project is located. The request must cite Section 105(d) of NAHASDA and discuss the reasons for the waiver request;

2. supply all available, relevant information necessary for HUD to perform any environmental review required by 24 CFR Part 50, – “Protection and Enhancement of Environmental Quality” and to make the four determinations of Section 105(d) of NAHASDA. The information supplied to HUD must include the Tribe's environmental review record (ERR) for the project (if an ERR exists) or any consultant prepared environmental information and related analysis of the environmental impacts of the project. Also, the information must include any inquiries or concerns raised by individuals and organizations that are interested or may be affected by the environmental impacts of the project as well as any agency having jurisdiction by law or expertise relating to the environmental impacts of the project. Waiver applicants are to aggregate into a single waiver request information on any and all project properties and activities as described in §50.21 so that a single evaluation by the Area ONAP in whose jurisdiction the project is located, can be made;

3. not acquire, rehabilitate, demolish, convert, lease, repair or construct property, nor commit or expend HUD or any non-HUD funds for these project activities with respect to any eligible project property, until HUD written approval of the waiver is received for the project covered by the waiver request;

4. cease all work including that of project partners (including public or private nonprofit or for profit entities, contractors and subcontractors) on the project once a written request for waiver is

---

1 Refer to PIH Notice 2001-31 (TDHEs) – “Indian Housing Block Grant Program: Guidance and procedures if Tribes do not assume environmental review responsibilities under 24 CFR Part 58.” The notice was reinstated by PIH Notice 2002-25 (TDHEs). Although this Notice deals with information that must be submitted when HUD initiates the environmental review, it includes a description of relevant information that an applicant could provide to HUD in a waiver request under Section 105 of NAHASDA. If the waiver is approved, the review would be completed under 24 CFR Part 50.
made to HUD. No work or other choice limiting actions may occur after that date. Work may recommence upon receipt of written HUD approval of the waiver request;

(5) carry out mitigating measures required by HUD or select an alternate eligible project property or project; and

(6) upon request, help HUD in the publication and/or posting of the Notice of FONSI in the community in which the project is located.

B. HUD Area ONAP Administrator and staff responsibilities

The Area ONAP Administrator shall serve as the "HUD approving official" as defined in §50.2 for environmental assessment and FONSI as documented in form HUD-4128, – “Environmental Assessment and Compliance Findings for the Related Laws.”

The Area ONAP Grants Management Division Director shall have the lead responsibility and determine the completeness and acceptability of the information for waiver request, and proceed with the assistance of the ONAP National Program Office:

(1) by completing the on-site examination of the project (or by having such investigation completed by a qualified HUD contractor);

(2) by completing the environmental assessment (form HUD-4128). If the Tribe's ERR is available, ONAP may adopt the Tribe's environmental review, provided that, in accordance with §50.32, ONAP independently evaluates the Tribe's information for accuracy, supplements the information if necessary to conform with Part 50, and prepares the environmental finding. If no tribal environmental review record is available, a Sample Field Notes Checklist (SFNC)(10/96) should be completed prior to and as support for the environmental assessment (form HUD-4128). ONAP should complete the SFNC in projects whenever the tribal ERR is incomplete, or lacking in professional quality and comprehensive analyses of impacts;

(3) by identifying in line 11 of form HUD-4128 the following information: (a) list of any conditions or requirements to be undertaken by the Tribe as a condition of HUD approval of the waiver; and (b) if the waiver request results in the waiver of the requirements of Section 105, prepare and attach a Notice of FONSI to be published or posted upon approval of the HUD-4128;

(4) by having the Area ONAP Grants Division Director sign line 13 of form HUD-4128 as Supervisor, and then by having the ONAP Area Administrator provide any comment and sign item 15 of form HUD-4128 as HUD Approving Official;

(5) by publishing or posting the Notice of FONSI in the community in which the project is located and by mailing a copy to individuals or groups known to be interested in the proposed action including federal and state environmental agencies with jurisdiction or expertise;
(6) by making the Notice of FONSI available for at least 15-days for public review and comments unless the requirements of §50.34 are present;

(7) by receiving and responding in writing to all comments received during the public comment period for the Notice of FONSI;

(8) by preparing an approval package for the waiver and attaching a copy of the ERR and transmittal memorandum to the PIH Assistant Secretary through the Deputy Assistant Secretary for ONAP for joint signature by both the PIH and CPD Assistant Secretaries in that order;

(9) by obtaining the concurrences of the HUD and the OGC Environmental Clearance Officers on the approval package for the waiver of Section 105 of NAHASDA prior to signatures of the Assistant Secretaries;

(10) by maintaining in the project file the original copy of HUD's environmental review record and approval package for the approval of waiver of statutory environmental requirements for the project; and

(11) by monitoring the implementation of any conditions or requirements to be undertaken by the Tribe as a condition of HUD approval of the waiver and release of funds.

IV. If the waiver cannot be approved

A. If on the basis of investigation and review HUD determines that:

(1) the Tribal noncompliance did result in a substantive violation or will frustrate the goals of NEPA (42 U.S.C. 4321 et seq.) or any other provision of law that furthers the goals of NEPA;

(2) the Tribal noncompliance threatens the health or safety of the community involved by posing an immediate or long-term hazard to residents of that community;

(3) the Tribal noncompliance is not the result of an inadvertent error, including an incorrect or incomplete certification provided under Section 105(c)(1) of NAHASDA; or

(4) the Tribal noncompliance may not be corrected through the sole action of the recipient,

HUD will make a determination that a waiver is not possible or warranted.

B. HUD will also:

(1) require the Tribe to repay the program account from non-HUD sources for any IHBG funds spent on non-exempt project activities;

(2) require that any financial liabilities incurred by the Tribe as a consequence of the obligation of IHBG funds for non-exempt project activities be paid using non-HUD funds;
(3) inform the Tribe that no additional IHBG funds (including funds reimbursed to the program account) may be spent on the project or for the same purpose on the project site. In addition, HUD funding assistance provided (or funds guaranteed) under the same statutory authority, (i.e., Title I of NAHASDA and Section 184) cannot be obligated or expended on the same project or for the same purpose on the project site;

(4) require the Tribe to undertake corrective or remedial actions such as obtaining technical assistance in environmental review requirements, submitting progress reports on program activities and regulatory compliance (failure on the part of the Tribe to undertake and complete such actions may be the basis for HUD action under the provisions of 24 CFR 1000.532); and

(5) determine, under the provisions of 24 CFR 58.11(c), that the Tribe lacks the capacity to assume environmental review and decision making responsibilities for all of the current IHBG projects for which environmental certifications have not been approved and for which HUD has not approved a Request for Release of Funds and Certification (RROF/C). HUD will undertake and complete these responsibilities in a manner consistent with the requirements and intent of 24 CFR 1000.20(a). In addition, HUD will not allow the Tribe to assume these responsibilities for future IHBG projects until the Tribe has demonstrated to HUD’s satisfaction that it has obtained or developed the necessary capacity.

V. HUD policy pending revision of 24 CFR Part 50

In cases where HUD is requested to waive Section 105 statutory requirements under current HUD environmental regulations, there is no requirement for HUD to publish a Notice of FONSI, except in two circumstances cited at §§50.34(a)(1) and (2). Section 50.34(a)(2) requires that the Notice of FONSI be made available for public comment for 30 calendar days . . .“[w]hen the nature of the proposed action is without precedent and does not appear to require more than an assessment.” Section 50.23(c) requires for FONSIs subject to §50.34 that “All required notices shall be published in an appropriate local printed news medium, and sent to individuals and groups known to be interested in the proposed action.”

This Notice describes procedures for HUD approval of Section 105(d) waivers as follows: (a) Unless publication for 30 days in an appropriate local news medium is required under §§50.34 and 50.23, ONAP may “post” within the community in which the project is located its “Notice of Finding of No Significant Impact” (FONSI)(see Attachment A.); (b) Unless publication for 30 days in an appropriate local news medium is required under §§50.34 and 50.23, ONAP may make the FONSI available for public review for “at least 15 days”; (c) the Office of Environment and Energy within the Office of CPD and the Office of Finance and Regulatory Compliance in OGC must be provided an opportunity to review and concur; and (d) the Assistant Secretary for CPD jointly with the Assistant Secretary for PIH must approve any and all waivers of environmental review provisions in Section 105(d) of NAHASDA.
VI. Applicability

This Notice applies **only** to waiver of provisions related to environmental reviews in Section 105 of NAHASDA, and therefore the new requirement for publication or posting of the Notice of FONSI is not required for requests for waiver of environmental regulations applicable to the project.

A. Statutory Provisions:

The statutory provision for which publication or posting of an ONAP FONSI would be required where a waiver is proposed is any statutory provision pertaining to the release of funds, approval procedure, and certification respectively under Sec. 105(a), (b), and (c) of NAHASDA.

Waiver of the following statutory or executive order requirements is **not** authorized under this Notice or Section 105(d) of NAHASDA:

(1) any statutory provision under the National Environmental Policy Act such as Section 102; and

(2) any statutory or executive order provision under any of the authorities cited in §§58.5 and 58.6 such as Section 106 of the National Historic Preservation Act or Executive Orders 11988 and 11990, respectively Floodplain Management and the Protection of Wetlands, or Section 7 of the Endangered Species Act.

B. Regulatory Provisions

Some examples of "regulatory" provisions for which **no** publication or posting of an ONAP FONSI would be required for waiving regulations are:

(1) regulations of HUD under 24 CFR Part 58, — "Environmental Review Procedures for Entities Assuming HUD Environmental Responsibilities" or under 24 CFR Part 50, — "Protection and Enhancement of Environmental Quality;" and

(2) regulations of HUD 24 CFR Part 51, — "Environmental Criteria and Standards."
Notice of Finding of No Significant Impact on the Environment

To All Agencies, Groups, And Individuals

Date of Notice: [See Note #1]

Project Information: [See Note #2]

Summary: The Office of Native American Programs, U.S. Department of Housing and Urban Development (HUD), based on its completed investigation and environmental assessment of the project, has determined that approval of the proposed waiver from compliance with Section 105 of the Native American Housing Assistance and Self-Determination Act of 1996, 25 U.S.C. 4115, for the subject project: (i) will not frustrate the goals of the National Environmental Policy Act (NEPA) of 1969 (42 U.S.C. 4321 et seq.) or any other provision of law that furthers the goals of the Act; (ii) does not threaten the health or safety of the community involved by posing an immediate or long-term hazard to residents of that community; (iii) is a result of inadvertent error, including an incorrect or incomplete Certification provided under Section 105(c)(1) of NAHASDA; (iv) may be corrected through the sole action of the recipient; and (v) will not have a significant impact on the human environment. Therefore, an Environmental Impact Statement under the National Environmental Policy Act is not required. The documentation that supports the determination made by HUD Office of Native American Programs is available for public examination and copying at: [See Note #3].

Request for Public Comment: Any party who wishes to comment on this finding may send written comments to the HUD at the address shown below. All comments received will be considered and no waiver action will be taken by the Assistant Secretary for Public and Indian Housing prior to the comment due date.

Comment Due Date: All comments must be received on or before [See Note #4]. Address all comments to: [See Note #5].

For Further Information: (Optional) Contact [See Note #6].
Explanations for Completing the FONSI Notice:

Enter information in the space on the sample format where the Note # is inserted.

Note #  Insert the Following Information:

1. Enter the month, day and year of the notice.

2. Enter the following information:

   Cite Section 105 of NAHASDA, 25 U.S.C. 4115
   Reasons for the need for such waiver
   Identify:
   Project title or name:
   Project location: street address, city, county, and state:
   Description of the project:
   Name(s) of the HUD Program: Indian Housing Block Grants
   Name of recipient agency (if different from responsible entity)
   Cite conditions, if any, of the approval.

3. Enter the name and address of location(s) where the documentation that supports the determination may be examined and copied and the days of the week and hours of the day it is available to the public. Examples of locations accessible to the public for examining and copying are the tribal offices, the public library, post office, and suitable locations within the project area.

4. Enter the month, day, and year that public comments are due. The due date will be at least 15 calendar days following the date that the Notice of FONSI Notice was published, posted, or mailed.

5. Enter the name and title of the HUD official, street address, city, state, zip code, suite or room number, telephone number (Optional: fax number and e-mail address). It is recommended that the official identified is the Area ONAP Administrator.

6. Enter the name, telephone number, and e-mail address of the contact person who can answer questions regarding this notice. It is recommended that this be the Area ONAP Grants Management Division Director.