Subject: Guidance on Inventory Management System/PIH Information Center (IMS-PIC) Sub-Module Reporting and Validation

1. Purpose. The purpose of the guidance in this notice is to ensure that Public Housing Agencies (PHAs) maintain and submit accurate, timely, and reliable unit designations in the IMS-PIC Development Sub-Module. The IMS-PIC collects information about PHA developments, buildings, and units; therefore, information entered by PHAs into the IMS-PIC Development Sub-Module must be accurate since such information impacts their performance scores and funding levels.

2. Background. HUD continues to collaborate with PHAs to increase the occupancy rate in the public housing program. The strategy for achieving this goal includes re-occupying modernized and vacant units and improving the process by which PHAs request HUD-approved vacancies.

An important step in the efforts to increase occupancy is to ensure that data in the IMS-PIC Development Sub-Module is accurate. With an accurate inventory, HUD can allocate targeted technical assistance to PHAs that have a significant number of vacant units.

Also, HUD relies on IMS-PIC data to determine eligible unit months (EUMs) for Operating Fund Grant calculations. Therefore, to ensure accurate calculations of Operating Fund Grant eligibility, it is essential that each PHA’s Unit Tenant Status report is consistent with information provided in the IMS-PIC data resource.

Pursuant to 24 CFR Part 990, full Operating Fund eligibility is provided for occupied units and HUD-approved vacancies. In order to ensure accurate funding, PHAs must ensure that IMS-PIC is up-to-date and accurate.
The unit status categories identified in this notice are also used to calculate Financial Data Schedule (FDS) Line items 11190 Unit Months Available and 11210 Unit Months Leased. For further details, PHAs should refer to Accounting Brief #17 at https://www.hud.gov/sites/documents/ACCTBRIEF17.PDF

3. Applicability. This notice applies to PHAs administering the Public Housing program, including PHAs that participate in the Moving to Work (MTW) Demonstration.

4. Updates to Notice PIH-2011-7 (HA). This notice replaces Notice PIH-2011-7 (HA), updating several provisions. Most notably, this notice updates the following sections:

a. Sub-section 5.2 – Process – decouples the request for HUD approval from the IMS/PIC submission. Requires PHAs to obtain any requisite HUD approval letter prior to making a submission in IMS/PIC.

b. Sub-Section 5.4.3a – Undergoing Modernization: indicates that, pursuant to 24 CFR 990.145, units that are vacant to undertake planned modernization or where work is underway are eligible for this category.

c. Sub-Section 5.4.3d – Casualty Loss: Carries forward the eligibility requirements for this category as enumerated in Notice PIH-2016-13.

d. Sub-Section 5.4.3e – Vacant due to Market Conditions: Removes the five-year maximum duration for vacant due to Market Conditions status. Clarification that Market Conditions is an appeal pursuant to 24 CFR 990.245, and therefore must apply to the PHA’s entire public housing portfolio.

e. Sub-Section 5.4.1(e) – MTW Neighborhood Services: New sub-category added so that MTW Neighborhood Services units can be categorized as occupied if housing families.

f. Sub-Section 5.4.4. - Units that do not qualify for the merged unit category or Section 18 demolition or disposition, that are reconfigured, demolished, or sold should not be placed in a non-dwelling category. Rather, if a PHA reconfigures a unit pursuant to 24 CFR 905.400(f)(3) it should change the ACC, Capital Fund and Operating Fund indicators to ‘No’ in PIC. This is an alternative treatment to placing such units in the non-dwelling unauthorized category.

g. Section 6 - Importance of Timely and Accurate Submissions: Notice PIH-2010-25 expired in 2011 and was replaced with Notice PIH-2011-65, which remains in effect. Notice PIH 2011-65 required PHAs to submit reports no later than 60 calendar days from the effective date of any action recorded on line 2b of the form HUD-50058 or form HUD-50058 MTW. Requires PHAs to submit requests for HUD approval of unit status changes within 30 days of the requested effective date and make the submission in IMS/PIC within 60 days. HUD generally will pull unit status data from IMS-PIC to
prepopulate Section 2 of the form HUD-52723 sixty days from the end of the reporting period for the forthcoming funding year.

h. Section 7 – Job Aids: Updated the web link used to access the Job Aid webpage.

5. Unit Tenant Status Categories and Sub-Categories. The IMS-PIC Development Sub-Module categorizes units by Unit Tenant Status Categories and Sub-Categories. PHAs should be aware that most categories and sub-categories require written approval from HUD. Guidance for each category and sub-category is provided in the ensuing sub-sections:

5.1 Overview. Table 1.0 identifies available Unit Tenant Status Categories and Sub-Categories, types of approvals required for each Sub-Category, and specifies whether units in a Sub-Category are eligible for the full Operating Fund grant. In Table 1.0, the column entitled “Maximum Term of Initial Approval” specifies the maximum initial duration for which a Field Office may approve a unit tenant status before any renewals. These units may only remain in a Sub-Category for as long as they satisfy the required criteria, even if the duration is shorter than the Field Office’s approval period. If there is need for a longer period or extensions not noted in the chart, Headquarter Offices can grant extensions.
<table>
<thead>
<tr>
<th>Category</th>
<th>Sub-Category</th>
<th>Approval Letter from HUD Required for Approval in IMS-PIC</th>
<th>Addition Documentation Needed</th>
<th>Examples of Additional Documentation which may be Required in support of the request</th>
<th>Maximum Term of Initial Approval</th>
<th>Eligible for Full Operating Fund Grant?</th>
<th>Eligible for Approval Term Extension or Renewal?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assisted Tenant</td>
<td>No</td>
<td>N/A</td>
<td></td>
<td>Not applicable</td>
<td>3 years</td>
<td>Yes</td>
<td>N/A</td>
</tr>
<tr>
<td>*Employee</td>
<td>Yes</td>
<td>Yes</td>
<td>Document describing the terms and conditions of the employee’s tenancy</td>
<td>Yes</td>
<td></td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>*Non-Assisted Tenant Over-Income</td>
<td>Yes</td>
<td>Yes</td>
<td>***Approved Annual PHA Plan</td>
<td>3 years</td>
<td>No</td>
<td>Yes, until an eligible public housing tenant is identified per 24 CFR § 960.503.</td>
<td></td>
</tr>
<tr>
<td>Occupied</td>
<td>*Police Officer</td>
<td>Yes</td>
<td>***Approved Annual PHA Plan. A Memorandum Of Understanding, or other form of contractual agreement, between PHA and Local Law Enforcement Agencies or Use Agreement</td>
<td>3 years</td>
<td>Yes, for Police Officers that provide security to the PHA as a condition of residency</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>**** MTW Neighborhood Services</td>
<td>Yes</td>
<td>Yes</td>
<td>Documentation and the current approved Annual MTW Plan that supports the PHA’s intent to use the unit for an eligible MTW purpose.</td>
<td>5 years</td>
<td>Yes</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Vacant</td>
<td>Vacant</td>
<td>No</td>
<td>No</td>
<td>N/A</td>
<td>3 years</td>
<td>Yes</td>
<td>N/A</td>
</tr>
<tr>
<td>**Undergoing Modernization (Not Under Construction)</td>
<td>Yes</td>
<td>Yes</td>
<td>***Approved PHA Plan</td>
<td>2 years</td>
<td>Yes</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>**Undergoing Modernization (Contract Awarded)</td>
<td>Yes</td>
<td>Yes</td>
<td>***Approved PHA Plan. A copy of the contract for the modernization work, which identifies the unit address and an estimated timeline for completion. A copy of the Purchase Order or Notice to Proceed are also acceptable.</td>
<td>2 years</td>
<td>Yes</td>
<td>Yes – If Construction is on Schedule</td>
<td></td>
</tr>
<tr>
<td>Court Litigation</td>
<td>Yes</td>
<td>Yes</td>
<td>A copy of a court order or settlement agreement; or a copy of a voluntary compliance agreement with HUD.</td>
<td>3 years</td>
<td>Yes</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Natural Disaster</td>
<td>Yes</td>
<td>Yes</td>
<td>Federal or State Disaster Declaration; Copy of Condemnation Order or red tag marking all or part of the unit unsafe and uninhabitable.</td>
<td>3 years</td>
<td>Yes</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Casualty Loss</td>
<td>Yes</td>
<td>Yes</td>
<td>A copy of a insurance claim filed by the PHA for damage to the unit(s), including an identification of the date submitted.</td>
<td>3 years</td>
<td>Yes</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>Vacant HUD Approved Cont.</td>
<td>Market Conditions</td>
<td>Yes</td>
<td>Yes</td>
<td>Refer to <a href="https://www.hud.gov/sites/documents/PHA_GUIDANCE_APP_EALS.PDF">https://www.hud.gov/sites/documents/PHA_GUIDANCE_APP_EALS.PDF</a> for examples of additional documentation.</td>
<td>2 year</td>
<td>Yes</td>
<td>Yes</td>
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<tr>
<td>Special Use: Anti-Drug/Crime</td>
<td>Yes</td>
<td>Yes</td>
<td>Documentation demonstrating its plan to use the unit on a regular, on-going basis to provide drug or crime prevention assistance or services to the residents and the surrounding neighborhood.</td>
<td>5 years</td>
<td>Yes</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Special Use: Self Sufficiency Activities</td>
<td>Yes</td>
<td>Yes</td>
<td>Documentation demonstrating its plan to use the unit on a regular, on-going basis to provide services or assistance to residents in becoming self-sufficient.</td>
<td>5 years</td>
<td>Yes</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Special Use: Other Resident Activities</td>
<td>Yes</td>
<td>Yes</td>
<td>Documentation demonstrating a plan to use the unit on a regular, on-going basis as resident services that are not otherwise covered in the other “Special Use” categories e.g., in elderly buildings, a unit may have a medical practitioner.</td>
<td>5 years</td>
<td>Yes</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>**** MTW Neighborhood Services</td>
<td>Yes</td>
<td>Yes</td>
<td>Documentation and the current approved Annual MTW Plan that supports the PHA’s intent to use the unit for an eligible MTW purpose.</td>
<td>5 years</td>
<td>Yes</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Administrative Uses</td>
<td>Yes</td>
<td>Yes</td>
<td>Documentation demonstrating plan to use the unit on a regular basis for PHA business activities, such as office space, maintenance facilities and storage.</td>
<td>5 years</td>
<td>No</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Resident Amenities</td>
<td>Yes</td>
<td>Yes</td>
<td>Documentation demonstrating a unit plan to provide resident amenities e.g. laundry rooms, vending machine areas, resident storage, or recreation rooms.</td>
<td>5 years</td>
<td>No</td>
<td>Yes</td>
<td></td>
</tr>
</tbody>
</table>

*Units Occupied by an employee, non-assisted tenant over-income or police officer: These are sub-Categories that do not require HUD approval in IMS-PIC, however PHAs are required to obtain written HUD approval before selecting them in PIC.

** IMS-PIC has only one Undergoing Modernization category for these two types of approved vacancies. See further explanation in section 5.4.3 of this notice.

***Pursuant to 24 CFR 903.7. In place of an approved Annual Plan, Qualified PHAs using Capital Funds for the modernization must provide documentation that the action was included in a Capital Fund submission for discussion at the annual public hearing required pursuant to 24 CFR 905.300. Qualified PHAs not using Capital Funds for the modernization must provide documentation that the action is included in an approve five-year PHA Plan. See 24 CFR 903.3(c) for the definition of Qualified PHAs.

**** MTW Neighborhood Services units are only available to the initial 39 MTW Agencies under the MTW Standard Agreement. The use of this sub category is not authorized by the MTW Operations Notice that governs MTW Expansion Agencies due to the 2016 Appropriations Act which states: “No public housing agency granted this designation through this section shall receive more funding under sections 8 or 9 of the United States Housing Act of 1937 than it otherwise would have received absent this designation.”
5.2 How to obtain a HUD-user approval in IMS-PIC. To change the status of a unit to a Unit Tenant Status Sub-Category, a PHA must have HUD approval in IMS-PIC. The PHA should observe the following protocol:

a. The PHA must submit a written request along with accompanying documentation to the HUD Field Office (Director or designee). The PHA must explain the reason for the change, and provide a schedule for placing units back online into Occupied-Assisted Tenant. At the same time, the PHA is to provide the Field Office with all required documentation for the requested change. (The PHA must scan and email documents to the Field Office.)

b. The Field Office will determine whether the PHA’s requested change is a permitted use for public housing units and whether the proposed category is appropriate, issuing either an approval or denial letter.

c. Upon receipt of an approval letter, the PHA can request the change to the new Unit Tenant Status Sub-Category in IMS-PIC. The IMS-PIC system will automatically generate an email to the Field Office once the request is submitted in IMS-PIC. If a PHA places units in the Non-Dwelling or HUD-Approved Vacancy Sub-Categories in the IMS-PIC system prior to receiving a written approval letter from the HUD Field Office, the Field Office will reject the request but allow the PHA to re-submit the request using the procedures outlined herein. Note that unlike the Non-Dwelling and Vacant Sub-categories, the Occupied Unit Tenant Status Sub-Category does not require HUD approval in IMS-PIC. However, PHAs are required to obtain HUD approval before selecting them.

d. The PHA should expect a response that the request has been either accepted or denied within 30 days from the date that all required documentation is received by the HUD Field Office.

5.3 HUD Approval Letters and Term. Most Categories and Sub-Categories require the PHA to receive a signed HUD Approval Letter as part of the approval process. Approval Letters identify the units affected and the duration of the approval (or Term), except for Market Conditions, which identify the percentage of units at a PHA that are impacted. PHAs are reminded that even though an Approval Letter may be for up to an enumerated number of years (e.g., two or three), a unit may only remain in a Sub-Category only if it continues to satisfy the conditions of that Sub-Category.

Approval Letters for a Unit Tenant Status Sub-Category may be renewed by the HUD Field Office for additional periods. However, all renewals require the PHA to provide documentation and updates (if applicable) supporting the claim for the specified Sub-Category.

The HUD Field Office may require the PHA to meet milestones to be considered for a renewal of an approved vacancy. “Milestones” are steps that a PHA takes to move a unit back into Occupied-Assisted Tenant, if appropriate. Such milestones are to be articulated in the original Approval Letter. The HUD Field Office requires appropriate milestones.
on a case-by-case basis and, at least annually, reviews progress made toward achieving milestones. If a PHA does not meet the milestones or does not have sufficient cause for missing the milestones, the HUD Field Office will not approve the PHA’s request to renew at the end of the initial approval period or may require the PHA to place the unit in the Vacant category.

5.4 Unit Tenant Status Categories and Sub-Categories. PHAs are required to ensure that a unit meets the substantive requirements of a Unit Tenant Status Sub-Category for the entire period that it is in that Sub-Category in IMS-PIC. Each Sub-Category corresponds to one of four Categories: Occupied, Vacant, Vacant HUD Approved, and Non-Dwelling.

5.4.1 Occupied: All leased units must be included in one of the following Sub-Categories:

a. Assisted Tenant: This Sub-Category is for units housing families eligible for the Public Housing program. The Sub-Category is populated and updated automatically when PHAs submit a form HUD-50058 or form HUD-50058 MTW. PHAs are reminded that these submissions must be made no later than 60 calendar days from the effective date of any action recorded on line 2b of the form HUD-50058 or form HUD-50058 MTW (see Notice PIH-2011-65 (HA)).

If a PHA has a family, which at the time of initial occupancy, met the income requirements but subsequently becomes over-income, the PHA has discretion, under 24 CFR 960.261, to permit the family to remain in the unit. See PIH Notice 2019-11 for further information. If the family remains in the unit, the unit must remain in the Assisted Tenant Sub-Category, and the PHA must continue to submit a form HUD-50058 or form HUD-50058 MTW for that family.

b. Employee: This Sub-Category is for units occupied by full-time, non-assisted PHA employees that are required to live on-site due to the nature of their work duties. Because this Sub-Category does not require HUD approval in IMS-PIC, but requires HUD approval generally, the PHA must obtain an Approval Letter from the Field Office that designates the unit number occupied by the employee, and describes the terms and conditions of the employee’s tenancy before they are permitted to select this Sub-Category in IMS-PIC. If the PHA no longer requires the employee to live in the designated unit, or the employee no longer needs to live in the unit to perform his or her work duties, the PHA must reclassify the unit and place it back into the public housing inventory for eligible families. PHAs may contact their HUD Field Office to renew Approval Letters for this Sub-Category if the unit continues to meet the substantive requirements of the Sub-Category at the end of the approved term.
c. Non-Assisted Tenant Over-Income: This Sub-Category is for units occupied by a family whose annual income exceeds the limit for a low-income family at the time of initial occupancy and meets all conditions described in 24 CFR 960.503. Only PHAs with less than 250 units may admit over-income families at initial occupancy subject to the conditions in 24 CFR 960.503; therefore, this Sub-Category may not be used by PHAs with 250 or more units. Non-Assisted Tenant Over-Income units must be leased in accordance with terms outlined in the PHA’s plan (Annual Plan for non-qualified PHAs, and Five-Year Plan for qualified PHAs). PHAs must obtain Approval Letters from the HUD Field Office to place units in this category.

PHAs that have units categorized as Non-Assisted Tenant Over-Income should continue to market their housing stock to eligible, low-income families so that these units can return to income-eligible program participants pursuant to 24 CFR 960.503.

If a family in one of these units becomes income eligible at some point after move-in, the family may apply for public housing assistance. If the family is determined eligible, the PHA and the family can execute a public housing lease, and the family would become a Public Housing program participant. At that point, the unit would be properly categorized as Occupied – Assisted Tenant.

Because this Sub-Category does not require HUD approval in the IMS-PIC, but requires HUD approval generally, PHAs must receive an Approval Letter for all Non-Assisted Tenant Over-Income unit before they are permitted to select the Sub-Category in IMS-PIC. PHAs may contact their HUD Field Office to renew Approval Letters for this Sub-Category if the unit meets the substantive requirements of the Sub-Category at the end of the approved term.

d. Police Officer: This Sub-Category may only be used for units housing Police Officers who would not otherwise be eligible for public housing occupancy. In their PHA Plan (Annual Plan for non-qualified PHAs, and Five-Year Plan for qualified PHAs) the PHA must identify the unit numbers to be occupied as well as the terms and conditions of the Police Officers’ tenancies. Under 24 CFR 960.505, PHAs are required to provide the HUD Field Office with a statement indicating that occupancy by Police Officers is necessary to increase security for public housing residents. The terms and conditions of the Police Officer’s tenancy must be included in the PHA Plan, along with a statement that such occupancy is needed to increase security for public housing residents. Because this Sub-Category does not require HUD approval in IMS-PIC, but requires HUD approval generally, the PHA is required to obtain HUD Approval Letters for each unit occupied by a Police Officer before the PHA is
permitted to select this Sub-Category in IMS-PIC. The unit must be used as a full-time dwelling unit, and a written lease must be executed for the unit. An example of additional documentation that may be required is an MOU between the PHA and local law enforcement agencies or a User Agreement.

Units that house Police Officers who must actively provide security to (including patrolling) the development(s) as a condition of tenancy, may be eligible for full Operating Fund Grant. If the community conditions that created the need to house Police Officers in the development cease to exist, the PHA must make these units available to eligible program participants.

PHAs must obtain Approval Letters for this Sub-Category from the HUD Field Office.

e. MTW Neighborhood Services: This Sub-Category is for units are public housing units reserved for MTW agencies to use for non-public housing purpose. MTW Neighborhood Services units may be used: (i) to offer onsite supportive services to families via a third-party service provider; (ii) to house families being assisted via local, non-traditional MTW activities (i.e., assisted outside of Sections 8 and 9 of the U.S. Housing Act of 1937—the Act, subject to Notice PIH 2011-45 or successor notice); or (iii) for other purposes approved in the Annual MTW Plan. Examples include, but are not limited to, a medical respite care program serving persons experiencing homelessness, a moving-on housing program, and an emergency housing program coupled with onsite supportive services. This MTW Neighborhood Services sub-category is to be used when eligible families are occupying (i.e., residing in) a unit. Eligible families are those whose incomes are at or below 80 percent of the local Area Median Income. There is no limitation pursuant to this Notice on the number of units that may be placed in this unit status category.

The PHA must request an Approval Letter from the HUD Field Office and request a change in IMS-PIC to designate MTW Neighborhood Services units. The PHA must provide the HUD Field Office with appropriate documentation and the current approved Annual MTW Plan that supports the PHA’s intent to use the unit for an eligible MTW purpose. If the Annual MTW Plan does not specify the units to be placed under the MTW Neighborhood Services Sub-Category, the Approval Letter must list the specific unit numbers. Renewals for MTW Neighborhood Services units should be granted if the activity in the unit remains a part of the current year’s approved Annual MTW Plan. If the time specified in the Approval Letter expires and the unit remains unoccupied, the proper Sub-Category for each of the units is Vacant, and the PHA must manually move the unit into Vacant status.
f. Occupied - Unauthorized: These are units that house families that are ineligible for public housing. PHAs and Field Offices must examine each unit in this Sub-Category, determine how to use the unit for an authorized public housing purpose, and then immediately do so. Use of this category should be extremely rare. If used at all, it should only be for a very limited period of time, and the FO should follow up with the PHA on an ongoing basis until the unit is removed from this category. If a PHA must place a unit into the Unauthorized Sub-Category temporarily, the PHA is required to obtain an Approval Letter prior to changing the unit tenant status in IMS-PIC. The request should state the justification for the status change, such as; the unit is being occupied by an unauthorized “squatter” and eviction proceedings are ongoing. Approval Letters for this Sub-Category will be issued for only enough time to permit the PHA to return the unit to an authorized public housing purpose. The approval time period will be determined on a case-by-case basis in the HUD Field Office.

5.4.2 Vacant: These are all unoccupied dwelling units that do not house families participating in the public housing program and do not fit into any of the HUD-approved vacancy Sub-Categories.

a. Vacant: The Vacant status can only be initiated by the submission of a form HUD-50058 or form HUD-50058 MTW End of Participation action when the unit was previously occupied by an assisted tenant. If the unit was in any other Sub-Category, a PHA may manually place a unit into the Vacant status in IMS-PIC. When a unit no longer satisfies the necessary conditions for an Occupied, Non-Dwelling, or Vacant HUD Approved Unit Tenant Status as detailed within this notice, the PHA must manually move the unit into Vacant.

5.4.3 Vacant HUD Approved: Under 24 CFR 990.145, PHAs are eligible to receive Operating Fund grant funding for certain vacant public housing units that are under ACC. Each of these approved vacancies requires that the PHA request an Approval Letter from the HUD Field Office and request a change in IMS-PIC. Only after the Approval Letter is signed should the PHA request a change in IMS-PIC. Approval by the HUD Field Office of the request in IMS-PIC is subject to the PHA previously having received an Approval Letter by the HUD Field Office.

PHAs may contact their HUD Field Office to renew Approval Letters for this Sub-Category if the unit continues to meet the substantive requirements of the Sub-Category at the end of the approved term and any agreed-upon milestones have been met. If the PHA chooses to request a renewal of the Approval Letter, it must submit supporting documentation outlining why the extended period is appropriate. If the period specified in the Approval Letter expires, and the unit
remains unoccupied, the proper Sub-Category for each of these units is *Vacant*, and the PHA must manually move the unit into *Vacant*.

**a. Undergoing Modernization:** This Sub-Category is only intended for vacancies resulting from project or unit level modernization, where the unit is required to be vacant to accomplish the modernization. For example, renovating the kitchen/bathroom where it would leave the tenant without either facility would require the unit to be vacant whereas replacing the siding would generally not require the unit to be vacant. A unit may be eligible for this Subcategory when either the PHA plans to modernize the unit or when modernization is underway. This category can include projects with health hazards that require capital improvements to address.

Per 24 CFR 990.145 (a)(1)(ii) a unit may be eligible for this subcategory if it is vacant to accomplish planned modernization work. Such modernization work could be planned to be accomplished with Capital, Operating Funds (for PHAs with fewer than 250 Public Housing units under ACC), non-federal funds, be part of a planned Mixed Finance Modernization transaction, or a planned conversion to RAD (see Notice PIH-2019-23 (HA)). Such units may be placed in this category due to planned modernization for no more than two years.

Per 24 CFR 990.145(a)(1)(i) once modernization has begun, the unit may remain in this category as long as construction is on schedule, and the requirement for the unit to be vacant to accomplish the modernization activity remains. Once the work that required the unit to be vacant has been completed, even if additional modernization work continues, the unit must be either re-occupied by an eligible family or placed in *Vacant* status.

To obtain an Approval Letter, the PHA must provide the HUD Field Office with sufficient documentation that the unit belongs to this Sub-Category as described above. In addition, the PHA’s submission must include a modernization schedule which supports the length of time the PHA requested approval to be placed in this subcategory.

In order to qualify to be placed in this approved vacancy category, the planned modernization must be included in:

**a. PHA Plan** (Annual Plan for non-qualified PHAs, and Five-year Plan for qualified PHAs), a HUD approved Capital Fund Submission (24 CFR 905.300) if Capital Funds are also being used for modernization. PIC only contains one category, Undergoing Modernization, for these two types of approved vacancy (Undergoing modernization – Unit Not Under Construction, and Undergoing Modernization – Contract awarded). The
PHA must select Undergoing Modernization for either option. If the unit is not under construction, only an approved PHA plan will be required. If the PHA has awarded a contract, the additional documentation that may be required could include a copy of the contract, or a Notice to Proceed. The HUD Approval Letter will differentiate between the type of approval provided.

b. Court Litigation: Per 24 CFR 990.145(b)(1), this Sub-Category is intended for units that must be vacant either due to litigation, such as a court order or settlement agreement that is legally enforceable, or units vacant in order to meet regulatory and statutory requirements to avoid potential litigation and units under voluntary compliance agreements with HUD or other voluntary compliance agreements acceptable to HUD (e.g., units that are being held vacant as part of a court-order, HUD-approved desegregation plan, or voluntary compliance agreement requiring modifications to the units to make them accessible pursuant to 24 CFR part 8).

To obtain an Approval Letter, the PHA must provide written explanations along with sufficient documentation that the unit meets the criteria described immediately above. Acceptable examples may include copies of court orders, settlement agreements, other litigation-related documents. If the unit is vacant to meet regulatory or statutory requirements to avoid litigation, a copy of the regulation, regulatory notices, or statutes. PHAs must be aware that end-dates to litigation, settlement agreements, and compliance agreements are often difficult to anticipate. Therefore, HUD Field Office Approval Letters may provide an expiration date that is beyond the end-date of the actual case or agreement. In those instances, units may only remain in this Sub-Category until the end of the actual case or agreement. Upon the end of the actual case or agreement, the PHA must reclassify the unit and place it back into the public housing inventory for eligible families.

c. Natural Disaster: Per 24 CFR 990.145(b)(2), this Sub-Category is for units that are vacant and uninhabitable due to a presidentially declared, state-declared, or other declared disaster. This Sub-Category is applicable for all units that are vacant due to any type of declared disaster, including disasters that are not caused by natural occurrences.

For units that have suffered damage due to a disaster, PHAs must file insurance claims with their carriers and complete the rehabilitation work to bring the units back online as soon as possible. The unit may only remain in this Sub-Category for as long as it should reasonably take to rehabilitate the unit. If the PHA determines that it will not rebuild the unit, it must inform the HUD Field Office as soon as this determination is
made. At this point, the unit no longer qualifies for this Sub-Category and pursue an application for Demolition.

For units that have not suffered physical damage due to a disaster, such as COVID-19, the unit must clearly demonstrate the significant circumstance(s) that prevent unit rehabilitation from occurring. For example, when material availability is drastically limited and prevents repairs from being completed, essential worker mandates prevent maintenance staff from repairing units, and/or other circumstance that drastically reduce the ability of unit turnover. Standard unit turnover with typical construction delays in a pandemic setting are ineligible for this Sub-Category. Units may only remain in this Sub-Category for as long as the disaster reasonably continues to cause vacancies.

To obtain an Approval Letter, the PHA must provide the HUD Field Office with copies of proclamations or official statements by the President, Governor or relevant official. Supporting documentation should also state what area was affected, the effective date, and the cause of the disaster. In addition, a PHA may need to provide a condemnation order or red tag making all or part of a unit unsafe or uninhabitable. Field Office may provide reasonable written extensions to the submission timeline for this category. The Approval Letter specifies the duration the unit is eligible for the Sub-Category.

d. Casualty Loss: This section replaced Section 7 of Notice PIH-2016-13. Pursuant to 24 CFR 990.145, these are damaged and uninhabitable units that remain vacant due to delays in settling insurance claims. Provided the PHA timely submitted insurance documentation, and the insurance company did not settle the claim in a timely manner, the Casualty Loss Sub-Category covers the period between the date a unit becomes uninhabitable due to the casualty until the date the claim is settled.

To obtain an Approval Letter, the PHA must provide the HUD Field Office with documentation indicating that an insurance claim has been filed in a timely manner and that there has been some delay in adjusting the claim. Supporting documentation should also state what units are affected. Before or after the settlement of their claim, whether there is a delay in settling the claim, the PHA may request to place the unit in Vacant Undergoing Modernization if the units meet the Undergoing Modernization criteria per 24 CFR 990.145 and listed above. Because of the time limitations on units being placed in the Undergoing Modernization subcategory, PHAs may consider seeking HUD approval to place units in the Casualty Loss subcategory in the event of a delay in settling their insurance claim.
PHAs should be aware that Notice PIH-2016-13 provides consolidated guidance and references for PHAs that have experienced a casualty.

**e. Market Conditions:** Pursuant to 24 CFR 990.240 PHA may submit appeals to HUD. Appeals are voluntary and must cover an entire portfolio, not single projects. However, the Assistant Secretary for Public and Indian Housing (or designee) has the discretion to accept appeals of less than an entire portfolio for PHAs with greater than 5,000 public housing units.

Pursuant to 24 CFR 990.245, a PHA may appeal to receive Operating Fund grants for units that are vacant due to changing market conditions, after a PHA has taken aggressive marketing and outreach measures to rent these units. For example, a PHA could appeal if it is in an area experiencing population loss or economic dislocations. Examples of qualifying economic dislocation would include oversaturation of affordable housing, market obsolescence of the public housing property as compared to competing properties, or circumstances that create a lack of demand for affordable housing. High crime rates that have portfolio level impacts on the ability of a PHA to market and lease up units may qualify under the changing market conditions appeal category.

Increases in unemployment, by itself, would not qualify for market conditions, as it would increase the population of low-income households in the community, increasing demand for affordable housing.

Vacancies approved for changing market conditions are assigned to the entire PHA portfolio. The PHA must demonstrate that its Public housing portfolio’s vacancy rate is higher than it otherwise would be due to market conditions. Approvals will be on an Operating Fund reporting period basis, for the entire reporting period. Field Office could look at public housing occupancy in the wider region to determine the base vacancy rate is. In this case, assume that the wider vacancy rate is 3% but the PHA is experiencing a vacancy rate of 5%. Assuming a 1,000-unit PHA, it would have 12,000 EUMs. The first 360 EUMS (12k x 3%) would be placed on line 11 of the 52723. The next 240 EUMs (12k x 2%) would be placed on line 10. Any vacancies beyond that would be placed on line 11. PHAs must ensure that their IMS-PIC unit status data meets these requirements on a reporting period basis.

Field Office approval of Market Conditions appeals is limited to two-year (24 CFR 990.245(d)) Operating Fund grant reporting periods. As soon the development ceases to meet the criteria of this Sub-Category, it is the PHA’s responsibility to ensure that any units vacant for Market Conditions are re-classified in the appropriate Sub-Category. PHAs that are unable to occupy units due to changing market conditions should evaluate the unit’s
condition and status (e.g., family or elderly) and determine what can be done to maximize potential resident pools, or whether repositioning their portfolio is the optimal solution. The HUD Field Office will only approve a PHA’s request to place units in this Sub-Category in IMS-PIC after a successful appeal. Approvals may not be retroactive. Guidance for submitting appeals can be found in the Operating Fund Grant Processing Notice, published each year.

5.4.4 Non-Dwelling: Non-dwelling units are public housing dwelling units that a PHA may use for special purposes other than housing an eligible, low-income family.

Special Use units that are vacant, reconfigured, demolished, or sold must not be placed into these categories. If a PHA reconfigures a unit pursuant to 24 CFR 905.400(f)(3) it should change the ACC, Capital Fund and Operating Fund indicators to ‘No’ in PIC. Examples of reconfigured units include: 1) A PHA installs an elevator shaft, removing a line of residential units to do so, all the units in that line would be considered reconfigured; 2) A PHA permanently reconfigures residential units to create administrative offices.

Prior to using any of these Sub-Categories, a PHA must request an Approval Letter from the HUD Field Office and a change in IMS-PIC. Only after the Approval Letter is signed will the HUD Field Office approve the request in IMS-PIC. PHAs may contact their HUD Field Office to renew Approval Letters for this Sub-Category if the unit continues to meet the substantive requirements of the Sub-Category at the end of the approved term and any agreed-upon milestones have been met. If the PHA chooses to request a renewal of the Approval Letter, the PHA must submit supporting documentation outlining why the extended period is appropriate. If the period specified in the Approval Letter expires, and the unit remains unoccupied, the proper Sub-Category for each of these units is **Vacant**, and the PHA must manually move the unit into **Vacant**.

Except for *MTW Neighborhood Services* units, PHAs may receive approval for up to two (2) *Special Use* units for every 100 public housing units based on total units under ACC. PHAs that currently have more than 2 *Special Use* units per 100 public housing units should work to return those units to the public housing portfolio. (Each of those units presents an opportunity to house an eligible, low-income family.) However, PHAs, Resident Councils, and Resident Advisory Boards (RABs) may appeal to their local HUD Field Office to receive approval for additional *Special Use* units above the 2 per 100 public housing units. The PHA, Resident Council, or RAB must demonstrate that the additional unit is necessary to provide sufficient public housing resident services to meet the need of the development.
**a. Special Use Anti-Drug/Crime:** To convert a dwelling unit to this status, a PHA must submit documentation demonstrating its plan to use the unit on a regular, on-going basis to provide drug or crime prevention assistance or services to the residents and the surrounding neighborhood. Permissible uses include on-site drug counselor, police sub-stations, on-site security office, or an office for a tenant organization with the mission of eliminating drug use in the community. These are non-dwelling units that cannot be occupied, therefore, PHAs may not house Police Officers in these units as full-time residents. If a PHA wishes to house a Police Officer full time for drug or crime deterrent purposes, they must lease the unit under the Police Officer category. Also, PHAs may not use these units as transitional housing for drug or crime rehabilitation. The regulatory citation for this Sub-Category is found at 24 CFR 990.145(a)(2).

**b. Special Use Self Sufficiency Activities:** To convert a dwelling unit to this status, a PHA must submit documentation demonstrating its plan to use the unit on a regular, on-going basis to provide services or assistance to residents in becoming self-sufficient. The unit may be used as a job-training center or similar tenant-focused service center and may be operated by PHA staff or a partner organization. The regulatory citation for this Sub-Category is found at 24 CFR 990.145(a)(2).

**c. Special Use Other Resident Activities:** To convert a dwelling unit to this status, a PHA must submit documentation demonstrating its plan to use the unit on a regular, on-going basis as part of a program for public housing resident services that are not otherwise covered in the other “Special Use” categories. For example, in buildings with a large elderly population, a PHA might wish to place a unit in this category so that it can have a medical practitioner or other service provider on-site. This Sub-Category must not be used for units that should be categorized in Resident Amenities, as described below. The regulatory citation for this Sub-Category is found at 24 CFR 990.145(a)(2).

**d. MTW Neighborhood Services:** This Sub-Category is for units are public housing units reserved for MTW agencies to use for non-public housing purpose. *MTW Neighborhood Services* units may be used: (i) to offer onsite supportive services to families via a third-party service provider; (ii) to house families being assisted via local, non-traditional MTW activities (i.e., assisted outside of Sections 8 and 9 of the U.S. Housing Act of 1937—the Act), subject to Notice PIH 2011-45 or successor notice); or (iii) for other purposes approved in the Annual MTW Plan. Examples include, but are not limited to, a medical respite care program serving persons experiencing homelessness, a moving-on housing program, and an emergency housing program coupled with onsite supportive services. Eligible families are those whose incomes are at or below 80 percent of
the local Area Median Income. There is no limitation pursuant to this Notice on the number of units that may be placed in this unit status category. This MTW Neighborhood Services sub-category is to be used for allowable non-dwelling purposes only, as defined in this paragraph.

The PHA must request an Approval Letter from the HUD Field Office and request a change in IMS-PIC to designate MTW Neighborhood Services units. The PHA must provide the HUD Field Office with appropriate documentation and the current approved Annual MTW Plan that supports the PHA’s intent to use the unit for an eligible MTW purpose. If the Annual MTW Plan does not specify the units to be placed under the MTW Neighborhood Services Sub-Category, the Approval Letter must list the specific unit numbers. Renewals for MTW Neighborhood Services units should be granted if the activity in the unit remains a part of the current year’s approved Annual MTW Plan. If the time specified in the Approval Letter expires and the unit remains unoccupied, the proper Sub-Category for each of the units is Vacant, and the PHA must manually move the unit into Vacant status.

e. Administrative Uses: To convert a dwelling unit to this status, a PHA must submit documentation demonstrating its plan to use the unit on a regular basis for PHA business activities, such as office space, maintenance facilities and storage. The PHA must demonstrate that the administrative use is necessary to its operations and that it has considered alternatives that would not reduce units available for occupancy.

f. Resident Amenities: To convert a dwelling unit to this status, a PHA must submit documentation demonstrating its plan to use the unit to provide resident amenities. Permissible uses include, but are not limited to: laundry rooms, vending machine areas, resident storage, or recreation rooms.

g. Non-dwelling Unauthorized: Units in a non-dwelling status that do not fit into one of the above categories. PHAs and Field Offices must examine each unit in one of this sub-category and determine a timeline for when the unit will be brought online for occupancy by an eligible family or for an otherwise authorized use, and then adhere to that timeline.

6. Importance of Timely and Accurate Submissions. PHAs must update their IMS-PIC Development Sub-Module data when the status of a unit changes. Unless a different timing is identified in this Notice for a particular unit status category, it is the PHA’s responsibility to submit data no later than 60 calendar days from the effective date of unit tenant status change to ensure accurate calculation of the Operating Fund and Capital Fund formulas. Because the HUD Approval letter and PIC submission have been de-coupled, where approval letters must be obtained PHAs must submit written requests to Field Offices along with accompanying
documentation no later than 30 days after the requested effective date. PHAs are also responsible for submitting accurate Effective Dates for Unit Tenant Status changes. If a HUD Field Office determines that a PHA’s proposed Effective Date is incorrect, the HUD Field Office will reject the submission so that a new transaction with the proper Effective Date can be created.

Because of the interdependency between the IMS-PIC Development Sub-module and the form HUD-50058, PHAs should follow guidance in Notice PIH-2011-65. HUD has determined that reports must be submitted no later than 60 calendar days from the effective date of any action recorded on line 2b of the form HUD-50058 or form HUD-50058 MTW.

HUD also recommends that all PHAs submit the form HUD-50058 and form HUD-50058 MTW records with effective dates of June 30 (or earlier) that impact a unit's status in the Development Sub-module (for example, a New Admission record that when transmitted will designate a unit as "Unit Occupied by Assisted Tenant") by August 29 (60 days after June 30th), to ensure accurate funding of Operating Fund grants. PHAs should be aware that HUD pulls unit status data from IMS-PIC at the end of August the year before the Operating Fund Grant funding year in order to pre-populate Section 2 of the form HUD-52723 for the forthcoming funding year.

7. Demo-Dispo Approved: Once a PHA has submitted an inventory removal application (other than Homeownership), the Special Applications Center (SAC) has entered the approval date, and the unit is vacant or becomes vacant with an end of participation (EOP) action, a unit is automatically put into this Sub-Category by the IMS-PIC system. Units cannot be placed into this status manually in IMS-PIC. Units approved for Homeownership that are not occupied by an assisted tenant should be manually classified in the Vacant unit tenant status. PHAs must direct all requests to place units in this category through HUD’s SAC. The SAC’s website has detailed procedural guidance for demo-dispo inventory removal application. To access the SAC website, click on the link below.

https://www.hud.gov/program_offices/public_indian_housing/centers/sac

8. Job Aids. These are instructions that enable users to navigate the IMS-PIC Development Sub-Module. They are intended as informal, technical guidance to help users complete the activities specified in each Sub-Module. To access the Job Aids Home Page, click on the link below

https://www.hud.gov/program_offices/public_indian_housing/systems/pic/ts

9. Further Information. For further information about this notice, contact the nearest HUD Office of Public Housing within your state. Locations of these offices are available on HUD’s website at http://www.hud.gov.

/ s /
Dominique Blom
General Deputy Assistant Secretary
Public and Indian Housing