### Asset Repositioning Overview

This chart reviews differences to reposition public housing to a Section 8 platform and remove the Declaration of Trust (DOT); statutes, regulations, and HUD Notices supersedes this summary chart.

![Chart](chart.png)

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1 Close-out refers to the requirement for a PHA to end their public housing program through ACC termination, transfer or consolidation. See PIH Notice 2019-13
2 Affordable Housing Purposes means activity that supports the pre-development, development or rehabilitation of other RAD conversions, public housing, section 8 of the Act, Low-Income Housing Tax Credits (LIHTC), or other federal or local housing programs serving households with incomes at or below 80% of area median income, or that provide services or amenities that will be used primarily by low-income households as defined by the 1937 Act. A PHA is prohibited from receiving excess sales proceeds if public housing funds are part of the development budget, except when it is the PHA’s last remaining units.
3 For the provision of low-income housing (as defined by the 1937 Act) or to benefit the public housing residents of the PHA; or leveraging amounts for securing commercial enterprises, on-site in public housing projects of the PHA, appropriate to serve the needs of the public housing residents. This statutory prescribed use of proceeds is narrower than Affordable Housing Purposes, as defined by the RAD Notice, which generally allows proceeds to be used for housing and related services that serve families at or below 80% of AMI. See footnote 3.
4 PHAs are eligible for ARF for units with Section 18 approval for an entire project or entire building in a project. If some units in a building are being converted under RAD, the PHA is not eligible for ARF for the units in that building approved under Section 18 because 990.190(h) requires an entire building to be disposed under Section 18.
5 PHAs can “voucher-out” families using tenant-based assistance. No hard unit replacement is required. However, if the project is used as rental housing after conversion, the PHA must ensure that each resident may choose to remain in the housing, using tenant-based assistance towards rent.
6 Section 22 does not require a disposition—a PHA may retain the property after a conversion. However, if the PHA plans to use the project as rental housing after conversion, since families have the right to remain in the unit using tenant-based assistance, and the PHA can’t sign two sides of the Section 8 contract, it may need to dispose to another entity (including one it wholly controls) or otherwise ensure compliance with Section 8 HAP separate entity requirements.
7 If the project is used as rental housing after conversion, the PHA must ensure that each resident may choose to remain in the housing, using tenant-based assistance towards rent. However, the units cannot be project-based. See PIH Notice 2019-10.