FY 2019 Section 811 Capital Advance NOFA Frequently Asked Questions (FAQs)

Section III.F.7: SITE AND NEIGHBORHOOD STANDARDS: The following questions provide guidance on responding to the site and neighborhood standards eligibility factor in section III.F.7.

1. What is an area of minority concentration?

For the purpose of the FY 2019 Section 811 Capital Advance NOFA, an area of minority concentration is a neighborhood that meets at least one of the following criteria:

(i) The neighborhood’s percentage of persons of a particular racial or ethnic minority is at least 20 points higher than the percentage of persons of that particular racial or ethnic minority in the housing market as a whole.

(ii) The neighborhood’s total percentage of minority persons is at least 20 points higher than the total percentage of minority persons in the housing market area as a whole.

2. What are the minority groups considered in the minority concentration analysis?

There are seven minority groups considered in this analysis:
   a. Black or African American (alone), non-Hispanic
   b. American Indian or Alaska Native (alone), non-Hispanic
   c. Asian (alone), non-Hispanic
   d. Native Hawaiian or Other Pacific Islander (alone), non-Hispanic
   e. Some Other Race, non-Hispanic
   f. Two or More Races, non-Hispanic
   g. Hispanic or Latino

3. What is considered the “neighborhood” or “area” of a proposed project?

For the purpose of the FY 2019 Section 811 Capital Advance NOFA, the “neighborhood” generally corresponds to the census tract where the proposed project is located. However, in some cases, the census tract may not be an accurate representation of the neighborhood. See question #10 for further discussion.

4. What is the “housing market area” of a proposed project?

For the purpose of the FY 2019 Section 811 Capital Advance NOFA, the “housing market area” generally corresponds to, as applicable (i) the Metropolitan Statistical Area (MetroSA); (ii) Micropolitan Statistical Area (MicroSA); or (iii) if the site is neither in a MetroSA or MicroSA, the county or statistically equivalent area.

However, in some cases, the MetroSA, MicroSA, or county, as applicable, may not be an
accurate representation of the housing market area. See question #8 for further discussion.

5. How can I determine if my proposed project is located in an area of minority concentration?

Applicants can determine if their proposed project is located in an area of minority concentration by using the Minority Concentration Analysis for Section 811 Applications Tool available at https://www.huduser.gov/portal/maps/sec811/home.html. Applicants will need to create an account in order to obtain the documentation that must be submitted with the NOFA application. After an applicant enters the address of the proposed project into the tool, a map will appear that pins the location of the proposed project on a map. The map will be shaded red if the census tract meets the definition of an area of minority concentration contained in the FY 2019 Section 811 Capital Advance NOFA. Once the applicant saves the project, the tool will generate a report that includes the minority population in the census tract and the housing market area (i.e., the MetroSA, MicroSA, or county, as applicable) and the calculation of whether the proposed project is located in an area that meets the definition of an area of minority concentration contained in the FY 2019 Section 811 Capital Advance NOFA. The tool will send the report to the email address associated with the account. The report must be included in the NOFA application.

6. What documentation do I need to submit with my NOFA application if the Minority Concentration Analysis for Section 811 Applications Tool shows that my proposed project is not located in an area of minority concentration?

In most cases, an applicant will only need to submit the report from the Minority Concentration Analysis for Section 811 Applications Tool showing that the project is not located in an area of minority concentration.

However, if one or more of the following circumstances applies to the proposed project, an applicant must provide additional information to demonstrate that the proposed project is not located in an area of minority concentration.

(i) The proposed project is located near the edge of a census tract that is an area of minority concentration;

(ii) The proposed project is separated from a significant portion of the occupied land in its census tract by a major geographic barrier (such as rivers and interstate highways).

If one or more of these circumstances applies to the proposed project, the applicant must provide supporting documentation that the boundaries of the census tract are consistent with local community understanding of the neighborhood. For example, the applicant may include official planning documents of the jurisdiction that describe the boundaries of the neighborhood to support its claim that the boundaries of the census tract are consistent with local community understanding of the neighborhood.
Otherwise, the applicant may propose an alternative geography for the neighborhood. See question #7 for further discussion. If the alternative geography is an area of minority concentration, the applicant must provide supporting documentation that the site meets an exception that would allow new construction in an area of minority concentration. See question #11 for further discussion.

7. What should an applicant do if it does not believe that the census tract is an accurate representation of the neighborhood of the proposed project?

The applicant may propose an alternative geography for the neighborhood where there is strong evidence that such geography is more appropriate. When selecting the alternative geography for the neighborhood, the applicant should keep in mind that typical neighborhood boundaries are delineated by major streets or physical topography, do not encompass more than one municipal jurisdiction, and are an area less than two miles wide.

The applicant must enter the boundaries of the alternative geography for the neighborhood into the Minority Concentration Analysis for Section 811 Applications Tool and include the report from the tool in its NOFA application. See question #9 for further discussion. The applicant must also include supporting documentation in its NOFA application that the boundaries it has selected for the neighborhood are consistent with local community understanding of the neighborhood. Local community understanding of the neighborhood is often informed by factors such as patterns of housing stock (such as different residential densities in different areas or different housing prices for similar properties), community facilities and amenities (such as schools and commercial areas) or major geographic barriers (such as rivers or interstate highways). For example, the applicant may include official planning documents of the jurisdiction that describe the boundaries of the neighborhood to support its claim that its proposed alternative geography is consistent with local community understanding of the neighborhood.

8. What should an applicant do if it does not believe that the MetroSA, MicroSA, or county, as applicable, is an accurate representation of the housing market area of the proposed project?

The applicant may propose an alternative geography for the housing market area when there is strong evidence that such geography is more appropriate.

The applicant must include the 2010 Decennial Census tables showing the racial and ethnic characteristics for the alternative geography for the housing market area in its NOFA application. The applicant must also include supporting documentation in its NOFA application that the boundaries that it has selected for the alternative housing market area is the geographic region from which it is likely that tenants would be drawn for the proposed project. For example, the applicant may include supporting documentation showing that factors such as regional employment centers and commuting
patterns serving such employment centers support its request to use an alternative geography.

9. Can an applicant use the Minority Concentration Analysis of Section 811 Applications Tool to obtain the minority population of an alternative geography for the neighborhood or housing market area?

**Alternative Geography for the Neighborhood:** If an applicant is requesting an alternative geography for the neighborhood, it must use the “draw” feature in the Minority Concentration Analysis of Section 811 Applications Tool to draw the boundaries of the neighborhood. Once the applicant saves the project, the tool will generate a report that includes the minority population in the alternative geography for the neighborhood and the housing market area (i.e., the MetroSA, MicroSA, or county, as applicable) and the calculation of whether the alternative geography is an area that meets the definition of an area of minority concentration contained in the FY 2019 Section 811 Capital Advance NOFA. The tool will send the report to the email address associated with the account. The report from the Minority Concentration Analysis for Section 811 Applications Tool must be included in the NOFA application.

**Alternative Geography for the Housing Market Area:** The Minority Concentration Analysis of Section 811 Applications Tool cannot be used to draw an alternative housing market area. The applicant must obtain data on the minority population using the 2010 Decennial Census Data.

10. The Minority Concentration Analysis of Section 811 Applications Tool shows that my proposed project is in an area of minority concentration. However, I do not believe that the census tract is an accurate representation of the neighborhood of the proposed project and am proposing an alternative geography for the neighborhood that is not an area of minority concentration. What happens if HUD does not accept my proposed alternative geography? Will I be given a chance to show that the site meets an exception that would allow new construction in an area of minority concentration?

If a proposed project is in an area of minority concentration, the applicant must provide evidence that the site meets an exception that would allow new construction in an area of minority concentration (see question #11), unless it proposes, and HUD approves, the use of an alternative geography for the neighborhood or housing market area that would result in the project not being located in an area of minority concentration.

If an applicant proposes to use an alternative geography, the applicant must make this request as part of its NOFA application. If HUD does not approve the alternative geography, the applicant will not be given an opportunity to amend its application. The application will be rejected if it does not also include supporting documentation that the site meets an exception that would allow new construction in an area of minority concentration. An applicant that is proposing to use an alternative geography may wish to also provide supporting documentation showing that the site meets an exception that
would allow new construction in an area of minority concentration, in case HUD does not approve its proposed alternative geography.

11. The Minority Concentration Analysis for Section 811 Applications Tool shows that my proposed project is in an area of minority concentration. What do I need to submit in order to show that the proposed project meets site and neighborhood requirements for new construction in an area of minority concentration?

The NOFA application should include supporting documentation showing that the proposed project meets one of the following exceptions that would allow new construction in an area of minority concentration:

(1) Sufficient, comparable opportunities exist for housing for minority disabled households in the income range to be served by the proposed project outside areas of minority concentration. (See questions 14-18)

(2) The project is necessary to meet overriding housing needs that cannot be met in that housing market area. (See 24 CFR 891.125(c)(2)(ii)) Application of the overriding housing needs criterion, for example, permits approval of sites that are an integral part of an overall local strategy for the preservation or restoration of the immediate neighborhood and of sites in a neighborhood experiencing significant private investment that is demonstrably changing the economic character of the area (a “revitalizing area”). (See 24 CFR 891.125(c)(4)) (See questions 19-24)

12. Does the NOFA application need to include supporting documentation for both exceptions that would allow new construction in an area of minority concentration?

No. The NOFA application only needs to include supporting documentation that the proposed project meets one of the exceptions.

13. Can an applicant provide supporting documentation for both exceptions that would allow new construction in an area of minority concentration?

Yes. While the proposed project only needs to meet one exception, an applicant may choose to provide supporting documentation for both exceptions.

14. How can an applicant demonstrate that the proposed project meets the sufficient, comparable opportunities exception?

The applicant must include in its NOFA application an analysis of the availability of housing choices for very low-income minority disabled households in and outside areas of minority concentration that takes into account the extent to which the following factors are present, along with any other factors relevant to housing choice. (See 24 CFR
891.125(c)(iii)) Under this exception, it is generally not sufficient for one factor to be present, nor is it required that all factors be present, as the analysis must consider all relevant facts and evaluate the totality of the circumstances.

(a) A significant number of assisted housing units are available outside areas of minority concentration.

While HUD must consider all factors relevant to housing choice, 30% or more of deeply subsidized housing units for very low-income persons would be a significant number. To facilitate HUD’s consideration of this factor, an applicant should provide the number, occupancy type, and location of all comparable assisted units.

(b) There is significant integration of assisted housing projects constructed or rehabilitated in the past ten years, relative to the racial mix of the eligible population.

To facilitate HUD’s consideration of this factor, an applicant should provide the name and location of assisted housing projects constructed or rehabilitated in the housing market area in the past 10 years and the demographic characteristics of the residents of each of these projects.

(c) There are racially integrated neighborhoods in the locality.

To facilitate HUD’s consideration of this factor, an applicant should provide the name and census tracts where these racially integrated neighborhoods are located. In general, HUD will consider a neighborhood racially integrated if the neighborhood does not have a high concentration of persons of a particular race or ethnicity when compared to the housing market area in which the neighborhood is located.

(d) Programs are operated by the locality to assist minority disabled households that wish to find housing outside areas of minority concentration.

To facilitate HUD’s consideration of this factor, an applicant should provide the names of the applicable program(s); the entity responsible for implementing the program(s) (e.g., city, county, state government); and any information demonstrating that the program(s) has been successful or predictably will achieve success in assisting minority disabled households who wish to move to non-concentrated areas.

(e) Minority disabled households have benefitted from local activities (e.g., acquisition and write-down of sites, tax relief programs for homeowners, acquisition of units for use as assisted housing units) undertaken to expand choices for minority households (or families) outside of areas of minority concentration.

To facilitate HUD’s consideration of this factor, an applicant should provide the names of the applicable activity(s); the entity responsible for implementing the activity(s) (e.g., city, county, state government); and any information demonstrating that the activity(s) has been successful in expanding choice for minority disabled families.
outside of areas of minority concentration.

(f) A significant proportion of minority disabled households have been successful in finding units in nonminority areas under the Section 8 Certificate and Housing Voucher programs.

To facilitate HUD’s consideration of this factor, an applicant should provide the number of minority disabled households using HCVs in non-minority areas; and the non-minority census tracts where the HCVs are being used. While each local situation is distinct and HUD must consider all factors relevant to housing choice, 30% or more of new leases signed by minority disabled heads of household using HCVs located in non-minority areas over a period greater than three years prior to the date of HUD’s analysis would be a significant proportion.

(g) Comparable housing opportunities have been made available outside areas of minority concentration through other programs.

To facilitate HUD’s consideration of this factor, an applicant should describe the opportunities that have been made available, the location of those opportunities, and the number of minority disabled families that have benefitted from the program in recent years.

15. For the sufficient, comparable opportunities exception, what does “sufficient” mean?

“Sufficient” does not require that in every locality there be an equal number of assisted units within and outside of areas of minority concentration. Rather, application of this standard should produce a reasonable distribution of assisted units each year which over a period of several years will approach an appropriate balance of housing opportunities within and outside areas of minority concentration. An appropriate balance in any jurisdiction must be determined in light of local conditions affecting the range of housing choices available for very low-income minority disabled households and in relation to the racial mix of the locality’s population. (See 24 CFR 891.125(c)(3)(i))

16. For the sufficient, comparable opportunities exception, what does “comparable” mean?

Units may be considered to be “comparable opportunities” if they have the same household type (disabled) and tenure type (renter); require approximately the same total tenant payment; serve the same income group; are located in the same housing market; and are in standard condition. (See 24 CFR 891.125(c)(3)(ii))

17. What geographic area should I examine when determining if there are sufficient, comparable opportunities that are not in areas of minority concentration?

The applicant should examine all comparable housing opportunities in the housing market area to determine if there are sufficient, comparable opportunities that are not in
an area of minority concentration.

18. My proposed project will contain 25 Section 811 units. Can I meet the sufficient, comparable opportunities exception if I show that in the housing market area there is another Section 811 project with 25 units that is not in an area of minority concentration?

No. The applicant must conduct a comprehensive analysis of the availability of housing choices for very low-income minority disabled households in and outside areas of minority concentration in the housing market area. See question #14 for further discussion.

19. How can an applicant demonstrate that the proposed project meets the overriding housing need exception?

In general, an applicant must demonstrate that the proposed project meets one of the following conditions. (See 24 CFR 891.125(c)(4))

(1) The proposed project is an integral part of an overall local strategy for the preservation or restoration of the immediate neighborhood. See question #20 for further discussion.

(2) The proposed project is in a neighborhood experiencing significant private investment that is demonstrably changing the economic character of the area (a “revitalizing area”). See question #23 for further discussion.

20. What supporting documentation should an applicant submit to show that the proposed project is an integral part of an overall local strategy for the preservation or restoration of the immediate neighborhood?

To establish that a proposed project is an integral part of an overall local strategy for the preservation or restoration of the immediate neighborhood, an applicant must demonstrate the following:

i. The proposed project is located in a defined geographic area that is the subject of an official, currently operational and realistically achievable plan for the improvement or revitalization of the immediate neighborhood (which plan may include areas beyond the immediate neighborhood); and

ii. The proposed project conforms to, and the site is integral to, the goals, strategies, and objectives of the improvement or revitalization plan.

In determining whether such an official, currently operational and realistically achievable plan for the improvement or revitalization of the area exists, HUD will consider relevant factors including, for example, whether:

- The strategy itself, or a plan supporting the strategy, has been enacted, adopted, or
ratified by a municipal, county, or state legislative body;

- There has been progress to implement the plan, or the strategy as a whole. Indicators of progress should be appropriate to the amount of time since the plan or strategy was developed and there must be a reasonable, supportable expectation that the plan will continue to be implemented. For example, if a plan was launched 3-4 years prior and the initial steps of the plan required implementation of an initiative (such as real estate development) which has a long pre-development planning period, HUD may consider whether there has been activity to seek land development approvals or to develop construction drawings or to secure funding commitments or other activities providing evidence that one or more material elements of the plan or strategy are actually being implemented;

- The plan or strategy as a whole, or the elements applicable to the proposed project, are consistent with the jurisdiction’s land use or zoning code, development regulations, or other official body of laws or rules;

- Strategies or activities under the plan are incorporated in current public, quasi-public agency or major institutional work plans;

- The plan, or the strategy as a whole, includes objectives and initiatives related to the preservation or restoration of a geography larger than the proposed project;

- A jurisdiction has published solicitations or incentives for development projects in the improvement or revitalization area;

- The plan is incorporated in the applicable jurisdiction’s Consolidated Plan or other comprehensive community development plan;

- A jurisdiction has explicitly designated the geographic area for improvement or revitalization (e.g., Business Improvement District; Enterprise Zone designation; Promise Zone designation; Choice Neighborhoods designation);

- An implementing agency has retained a construction firm to break ground on the improvement or revitalization; and/or

- An implementing agency has secured financing, such as the issuance of bonds or final approval for tax increment financing.

21. Is it sufficient to submit a copy of a revitalization plan for the immediate neighborhood of the proposed project to show that the proposed project is an integral part of an overall local strategy for the preservation or restoration of the immediate neighborhood?

The NOFA application should include a narrative discussion that demonstrates that the proposed project is part of an official, currently operational and realistically achievable plan for the improvement or revitalization of the area, in accordance with the factors in
question #20. This narrative discussion should include the goals, strategies, and
objectives of the revitalization plan, and a status of the activities included in the plan. An
applicant may submit a copy of the plan or include a link to the plan in its NOFA
application. In general, however, the submission of the plan, without a narrative
discussion regarding the status of the plan, will not be sufficient to show that the
proposed project is an integral part of an overall local strategy for the preservation or
restoration of the immediate neighborhood.

22. Is an official revitalization plan for the city as a whole sufficient to show that the
proposed project is an integral part of an overall local strategy for the preservation or
restoration of the immediate neighborhood?

An applicant may use an official revitalization plan for the city as a whole to support its
claim that the proposed project is an integral part of an overall local strategy for the
preservation or restoration of the immediate neighborhood, if the plan includes specific
goals, strategies, and objectives for the improvement or revitalization of the
immediate neighborhood of the proposed project. The applicant must demonstrate that
the portions of plan related to the revitalization of the immediate neighborhood of the
proposed project are currently operational and realistically achievable.

In general, an official revitalization plan for the city that does not specifically target the
immediate neighborhood of the proposed project for revitalization will not be
sufficient evidence that the proposed project meets this exception.

23. What supporting documentation should an applicant submit to show that the proposed
project is in a neighborhood experiencing significant private investment that is
demonstrably changing the economic character of the area (a “revitalizing area”)?

The applicant should consider all relevant factors in making a determination that the site
is located in a “revitalizing area” but in particular should consider whether:

i. The neighborhood has demonstrated signs of revitalization, through indicators such as
   low or declining census tract poverty rates, low or declining violent crime rates or
evidence of high or increased educational opportunity, high or increasing median
   household income, high or increasing homeownership rates and/or high or increased
   employment; and

ii. There is high private and public investment in retail, commercial, or housing
development that has occurred or will imminently occur in the area which may
   include, among other considerations:

   • Evidence of new or improved retail centers, grocery stores, pharmacies,
     healthcare facilities, community centers, educational and recreational facilities,
     municipal services, and transportation serving the neighborhood;
• Evidence of private and public investment or housing development that has occurred or will imminently occur in the area;

• Evidence of economic conditions that are impacting the preservation of affordable housing in the neighborhood, including indicators of gentrification such as housing costs rising more sharply in the neighborhood than in the jurisdiction overall, accelerated rates of homeownership in the neighborhood, and disproportionate depletion of larger dwellings for families with children.

The Minority Concentration Analysis Tool for Section 811 Applications includes a Revitalization Analysis tab where applicants can obtain Census data on the economic characteristics (such as poverty rate, unemployment rate, and median household income) of the census tract where their proposed project is located. Applicants that are claiming the revitalization exception should include this report, along with any other relevant data, in their NOFA application, along with a summary and analysis of recent investment in the neighborhood and how these investments are affecting the indicators described above.

24. Can an applicant meet the overriding housing need exception by showing that there is a high demand or need for the proposed project?

An applicant that claims that the proposed project meets the overriding housing need exception should include supporting documentation that shows that either the proposed project is an integral part of an overall local strategy for the preservation or restoration of the immediate neighborhood or the proposed project is in a neighborhood experiencing significant private investment that is demonstrably changing the economic character of the area (a “revitalizing area”). A high demand for the proposed project is not sufficient to meet the overriding housing need exception.