4.1 General

A. Qualifications of Lender’s Third Party Representatives


2. Cost Analyst - See Lender’s Architectural Reviewer and Cost Analyst’s Statement of Work – New Construction, Substantial rehabilitation, and 241(a), Section I.B (available on the Section 232 Program website).


B. Required Architectural Services for Design and Supervision - See Lender’s Architectural Reviewer and Cost Analyst’s Statement of Work – New Construction, Substantial Rehabilitation, and 241(a), Exhibit C.

C. Architectural Standards and Other Criteria

1. HUD’s Minimum Property Standards, Handbook 4910.1

2. Accessibility Standards (See Section 4.1 D below)

Rehabilitation of Buildings. Please reference ORCF’s PCNA Statement of Work for clarification on Seismic Resistance Requirements.

a. A seismic hazard analysis of the building(s) must be made by a registered engineer familiar with lateral force design, where applicable code requirements at the time of construction did not equal or exceed the referenced seismic standards.

b. The evaluation must include an examination of the structure for continuity, ductility, and resistance to lateral forces.

c. Structural elements and connections between elements must be strengthened and new elements installed as required, if the existing structure does not provide three fourths (3/4) of the seismic force level resistance required by paragraph A above.

Note: New construction seismic standards are dictated by local code.

4. Energy Efficiency Requirements. For New Construction or Substantial Rehabilitation, the project design must meet or exceed the requirements of the 2006 International Energy Conservation Code (IECC) (or later versions adopted by the Secretary of HUD), or in the case of care facility high rises (defined as structures of 4 or more stories), the requirements of the American Society of Heating, Refrigerating, and Air-Conditioning Engineers (ASHRAE) Standard 90.1 – (1989 for substantial rehabilitation and 2004 (or later versions as adopted by the Secretary of HUD) for new construction), and shall be cost-effective with respect to construction and operating costs on a life-cycle cost basis. HUD, in cooperation with the Environmental Protection Agency and the Department of Energy, has adopted a wide ranging energy action plan for improving energy efficiency in all housing programs, which includes encouraging program participants to use Energy Star products.


6. Subsurface Exploration (Soil Investigation). Before foundation design and application for Firm commitment, reliable information about subsurface conditions and foundation recommendations must be made available to the Lender’s analyst by the borrower.

   a. The Architect must advise the Borrower of the scope and type of soils information and/or subsurface investigation required for structural design.

   b. The Borrower must provide the services of a registered design professional for determining subsurface conditions. These services shall be provided in accordance with the Owner-Architect Agreement.

   c. The Lender’s architectural analyst will assure that the architect has comprehensive, well documented soils information and that project foundation design follows the report recommendations. When necessary, the
Lender’s architectural analyst may request engineering help in reviewing soil reports and related designs.

d. Soils investigation shall be in accordance with Chapter 18 of the International Building Code, except that an investigation and report is required for every project involving new construction, whether or not required by the building official.

See PCNA Statement of Work – 223(f); Lender’s Architectural Reviewer and Cost Analyst’s Statement of Work – New Construction, Substantial Rehabilitation, and 241(a); and PCNA Statement of Work – 223(a)(7), for a full list and details of requirements and standards.

D. Accessibility for Persons with Disabilities

1. See Accessibility Matrix for Section 232 (available on the Section 232 Program website. Direct link: http://portal.hud.gov/hudportal/documents/huddoc?id=AccessMatrixSec232.docx ), for guidance on the applicability of the Fair Housing Act (FHA), Section 504 of the Rehabilitation Act of 1973, and the Americans with Disabilities Act (ADA), as they relate to Purchase/Refinance, New Construction, and Substantial Rehabilitation loans), and

2. See Lender’s Architectural Reviewer and Cost Analyst’s Statement of Work – New Construction, Substantial Rehabilitation, and 241(a), Section IV.A.1.c., for more details, including accessibility for the vision or hearing impaired, and residential accommodation kitchens. Please see direct link here: http://portal.hud.gov/hudportal/documents/huddoc?id=LenArCsReSOW.docx.

E. HUD Labor Standards and Enforcement Protocol

Applicable when Davis-Bacon wage rates apply as indicated in Production Chapter 2. See Appendix 4.1, HUD Labor Standards and Enforcement Protocol, for procedures during:

1. Firm Commitment Processing,
2. Initial Closing Clearance,
3. Construction Phase, and
4. Final Closing Clearance.

Section 232 New Construction, Substantial Rehabilitation and 241(a) Supplemental Loans

A. Lender Processing

2. Cost Analyst - See Lender’s Architectural Reviewer and Cost Analyst’s Statement of Work – New Construction, Substantial Rehabilitation, and 241(a), Sections III.B, and IV.C and D.

B. ORCF Underwriter Review

The following areas shall be reviewed:

1. check for complete Plans and Specifications;

2. compliance with the Fair Housing Accessibility Act Section 504 of the Rehabilitation Act of 1973 (also known as Section 504), and Title II of the ADA (if applicable), as well as the applicable accessibility standards as shown on the Accessibility Matrix for Section 232;

3. if the project is in compliance with regulatory requirements regarding number of full bathrooms per resident (if the project is an ALF or BC);

4. Reserve for Replacement (R4R) Funding Schedule;

5. existing R4R Account (for 241(a) Supplemental Loans);

6. General Contractor’s Overhead; and

7. Owner-Architect Agreement, to confirm it is complete and correct.

4.3 Section 232 Substantial Rehabilitation

A. Definition – Substantial Rehabilitation

A project qualifies as a substantial rehabilitation project when:

1. The hard costs of repairs, replacements, and improvements (not including major movable equipment) exceed 15% of the project’s value after completion of all repairs, replacements, and improvements. Additions are permitted in substantial rehabilitation projects, but the costs of the addition are not included in the eligibility test; OR

2. Two or more major building components are being substantially replaced. The component must be significant to the building and its use, normally expected to last the useful life of the structure, and not minor or cosmetic. Substantially replaced
means that at least 50% of the component must be replaced. Examples of major building components are: roof structures, wall or floor structures, foundations, plumbing systems central heating systems, air conditioning systems and electrical systems. Examples related to a roof replacement include major building components such as roof sheathing, rafters, framing members; and examples of minor building components include shingles or built-up roofing.

NOTE: Estimates for determining the cost for substantial rehabilitation must include general requirements and fees for contractor’s general overhead and profit, bond premium, borrower’s and contractor’s other fees and design architect and supervisory architect. However, when determining the eligibility of Section 232/223(f) projects, include only the repair costs; do not add general requirements and fees.

B. Joint Inspection. See Lender’s Architectural Reviewer and Cost Analyst’s Statement of Work – New Construction, Substantial Rehabilitation, and 241(a), Exhibit F for details.

4.4 Section 232/223(f) Refinance

A. Lender Processing


2. Timing: The effective date of the PCNA should be the date the Needs Assessor inspected the subject property. For 223(f) refinances the PCNA is to be submitted to ORCF by the Lender within 180 days of the PCNA’s effective date. Expired reports must either be updated or granted a waiver through consultation with the ORCF.

B. ORCF Underwriter Review

The following areas shall be reviewed:

1. PCNA: Check for changes to repair conclusions. Has the Lender suggested a lower dollar amount or fewer repairs than the Needs Assessor’s repair conclusions?

2. Check for repair inspectability. Are the repairs clearly described in terms of inspectability (location and what the need is)?

3. Verify compliance with the Fair Housing Act, Section 504, and Title II of the ADA (if applicable), as well as applicable accessibility standards as shown on the Accessibility Matrix for Section 232.

4. Review R4R Funding Schedule. Has the Lender supplied an acceptable R4R Funding Schedule showing a positive account balance through year 15?
A. Lender Processing


2. **Timing:** The effective date of the PCNA should be the date the Needs Assessor inspected the subject property. For 223(f) refinances the PCNA is to be submitted to ORCF by the Lender within 180 days of the PCNA’s effective date. Expired reports must either be updated or granted a waiver through consultation with the ORCF.

B. ORCF Account Executive / Asset Manager Review

The following areas shall be reviewed, if a PCNA is required and submitted:

1. PCNA: Check for changes to repair conclusions. Did the Lender address the status of all deficiencies from last REAC Inspection?

2. Check for repair inspectability. Are the repairs clearly described in terms of inspectability (location and what the need is)?

3. Verify compliance with the Fair Housing Act, Section 504 and Title II of the ADA (if applicable), as well as applicable accessibility standards.

4. Has the Lender supplied a R4R Funding Schedule (showing all funding needs, and a proposed Initial and Annual Deposit) that shows a positive Reserve balance in years 1 – 15?

5. Has the Lender’s Underwriter justified any deviations from the third Party PCNA?