Q1: What is the Deregulation for Small Public Housing Agencies (PHAs)?

The 24 CFR Parts 902, 903, and 985 Deregulation for Small Public Housing Agencies; Final Rule, (Small PHA Deregulation) was issued on June 24, 2003. The Small PHA Deregulation allows PHAs who meet the requirements listed below to be assessed under the Public Housing Assessment System (PHAS) every other year, instead of annually. In addition, it enables PHAs that qualify, to submit a streamlined Annual Plan. Per the Deregulation for Small Public Housing Agencies, the major qualifications to be considered for a PHAS bi-annual assessment are:

1) The PHA has 249 or fewer public housing units in the Public and Indian Housing Information Center (PIC) unit count, irrespective of the number of Section 8 vouchers administered by the PHA.
2) The PHA must have a designation of “Standard Performer” or “High Performer” in their previous year’s PHAS designation, and cannot be designated as a “Troubled Performer” or a “Substandard Performer”.

Although a PHA may be eligible for a PHAS assessment every other year, the Financial Assessment Subsystem (FASS) unaudited submissions are required annually and submission of the audited financial data are required for PHAs that receive Federal funding in excess of the A-133 Threshold\(^1\).

For more information about the Small PHA Deregulation, a link to the Federal Register notice has been provided: http://www.hudclips.org/sub_nonhud/cgi/pdf/15815.pdf

Q2: When will the Deregulation for Small PHAs start?

The Small PHA Deregulation begins with PHAs with a fiscal year end 9/30/03. For purposes of submitting the new streamlined Annual PHA Plans, deregulation starts with PHAs with fiscal years beginning 1/1/04, and whose streamlined plans are due 10/17/03.

Q3: If a Small PHA’s designation changes from “Standard” or “High” to “Troubled” or “Sub Standard” will it be assessed annually?

Yes. Per 24 CFR 902.9(b) in the Deregulation for Small PHAs, if a PHA’s designation changes from “Standard” or “High” to “Troubled” or “Substandard” it will be assessed annually. Once the designation changes to “Standard Performer” or “High Performer” (and the unit count remains at 249 or less) the PHA will again be eligible for bi-annual assessments.

Q4: Who determines which PHAs qualify for the Deregulation for Small PHAs?

The Small PHA Deregulation requirements determine which PHAs are eligible to be exempt from PHAS assessments every other year. The PIH-REAC will administer the PHAS exemption selection process using data contained in HUD’s PIC and PIH-REAC Secure Systems.

\(^1\)According to the OMB-A133 circular, “Non-Federal entities that expend less than $300,000 (\$500,000 for fiscal years ending after December 31, 2003) a year in Federal awards are exempt from Federal audit requirements for that year, but records must be available for review or audit by appropriate officials of the Federal agency, pass-through entity, and General Accounting Office (GAO)”
Q5: How will the PHA’s unit count and PHAS designation be determined?
For the purposes of the Small PHA Deregulation, the PIH-REAC will use:

- The PIC data, which is self-reported by PHAs, for the unit count; and
- The Real Estate Assessment Center System (REACS) data for the PHA’s PHAS designation.

Q6: If a PHA qualifies for a Small PHA Deregulation exemption, will the PHAS score and designation from the previous year be utilized for determining eligibility for the Capital Fund Bonus?
Yes. The PHAS score and previous year’s designation will be considered when determining a PHA’s eligibility for capital fund bonuses. However, in the exempt year, PIH-REAC’s Secure Systems will not show a PHAS score, and the designation will show “Small PHA Deregulation Exempt”.

Q7: How will PIH-REAC notify PHAs on which years it should submit PHAS data?
The PIH-REAC will send the PHA’s Executive Director (ED) an e-mail notification indicating if the PHA is exempt from PHAS based upon the requirements in the Small PHA Deregulation.

Q8: Can the Small PHAs who are exempt from PHAS choose to be assessed annually?
Yes. In accordance with 24 CFR Parts 902, 903, and 985 Deregulation for Small Public Housing Agencies; Final Rule, a PHA can elect to be assessed annually. If a PHA chooses to be PHAS assessed, the PHA ED must e-mail the PIH-REAC PHAS mailbox at phas@hud.gov within 10 calendar days after the e-mail notification has been sent by the PIH-REAC. The e-mail must include the following:

- PHA name
- PHA ID
- Fiscal year end (FYE)
- A forwarded copy of the e-mail notification received from HUD
- A clearly stated request to be PHAS assessed
- Executive Director name

If the PIH-REAC does not receive an e-mail before midnight on the 10th calendar day after the notification is sent, it will include the PHA in the PHAS exempt list.

Q9: For those years that a PHA must submit PHAS data, is it submitted in the same manner as previously submitted?
Yes. For the non-exempt years, the PHA must submit PHAS data as stated in the PHAS Rule.

Q10: Do exempt PHAs still need to submit an Annual Plan?
Q11: How does the Deregulation for Small PHAs effect PHAS data submissions and/or assessments?

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