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PART II
HOME MONITORING AND COMPLIANCE REQUIREMENTS

The responsibilities of DHCD as the designated monitoring agency for HOME funds is to perform desk audits, conduct site visits, review tenant files, conduct physical inspections and provide the applicant/owner with a summary report of any findings.

The applicant/owner is responsible for ensuring that the property abides by the rules, regulations, and restrictions specified in the Qualified Allocation Plan, the Regulatory Agreement, the DHCD HOME Rental Housing Program Compliance Manual, the HOME regulations, the approved application and the IRC Code and regulations.

(Suggested and Mandatory Compliance Forms can be found in the DHCD Forms Index)

A. IMPORTANT TIME PERIODS

The applicant’s compliance responsibilities begin with the award of the HOME funds and will continue through the end of the Compliance Period, the Period of Affordability, or the term of the HOME Loan, whichever is longer.

DHCD is required to monitor projects for compliance with the requirements of the HOME regulations, the representations set forth in the Application, the requirements stated in the closing documents, and the requirements set forth in the DHCD’s various program manuals. DHCD’s plan for compliance monitoring described below outlines the overall requirements, offers explanations for individual program regulations, and sets forth the requirements for properties participating in multiple programs.

Required Training for Owners

A representative for the owner/general partner of a funded project is required to attend a compliance-training seminar provided or sponsored by DHCD or any nationally recognized affordable housing consultant prior to the beginning of lease-up. The owner of a HOME-assisted rental property will be required to submit the evidence of attendance. DHCD encourages Owners as well as Property Management Representatives to attend this course. In the event, DHCD determines that a property is experiencing compliance problems, additional training may be required for Owners, Property Managers or other project representatives. Certificates are awarded upon completion of the training.
B. COMPLIANCE/AFFORDABILITY PERIODS

Minimum Period for DHCD Rent, Income and Occupancy Restrictions. Many projects have additional rent and occupancy restrictions as a result of the DHCD scoring process. These restrictions remain in effect throughout the “Compliance Period.”

HOME Periods of Affordability. All HOME-assisted rental housing must remain affordable pursuant to certain rent and occupancy restrictions for a requisite period of time. The affordability period will begin on the date that the project is marked as ”completed” in the HUD reporting system for the HOME Program. This beginning date will occur after all federal HOME funds for the activity have been expended. The affordability period will be specified in the recorded Regulatory Agreement.

The affordability period may be terminated under certain circumstances related to foreclosure or a transfer in lieu of foreclosure. However, certain protections are afforded existing tenants for a three year period. Also, in certain circumstances this affordability period may be revived. For example, in a foreclosure situation, where the owner of record prior to the foreclosure obtains an ownership interest in the project or property after the foreclosure is complete, the land use restriction may be revived.

HOME-assisted units carry minimum rent and occupancy restrictions for varying lengths of time, depending upon the average amount of HOME funds invested per unit. These minimum periods are as follows:

<table>
<thead>
<tr>
<th>Rehabilitation or acquisition of existing structures with HOME investment per unit of:</th>
<th>Period of Affordability</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than $15,000</td>
<td>5 years</td>
</tr>
<tr>
<td>$15,000-$40,000</td>
<td>10 years</td>
</tr>
<tr>
<td>$40,000 or more</td>
<td>15 years</td>
</tr>
<tr>
<td>Refinance of Rehabilitation project:</td>
<td></td>
</tr>
<tr>
<td>Any Amount</td>
<td>15 years</td>
</tr>
<tr>
<td>New construction, including acquisition of new units:</td>
<td></td>
</tr>
<tr>
<td>Any Amount</td>
<td>20 years</td>
</tr>
</tbody>
</table>

Affordability restrictions under HOME regulations remain in force regardless of transfer of ownership or repayment of the HOME loan. The above-referenced HOME affordability periods are minimum requirements. DHCD policies may require longer terms of affordability.
C. LAND USE RESTRICTION

DHCD will enforce income, rent and occupancy requirements and agreement through covenants running with the property. For projects receiving HOME funds, the Owner is also required to execute a land use restriction agreement for the HOME program. This document must be recorded with the local Recorder of Deeds and is a deed restriction that carries forward to all subsequent owners of the property. When there is more than one financing source imposing land use restrictions on a project, e.g., a HOME Loan and Tax Credits, there may be restrictions from one program that are more restrictive than similar restrictions in the other program(s). In such instances, the more restrictive requirements will apply to the project. An owner may also make additional commitments during the application phase. These commitments may include occupancy restrictions, structural restrictions, additional rent and income restrictions, single-family dwelling lease to purchase or that a local public housing authority will sponsor the project. Owners must adhere to all pledges made during the application phase throughout the affordability period.

D. HOME RECORD KEEPING REQUIREMENTS

DHCD asserts the right to perform an on-site inspection of tenant records on any project receiving HOME funding at any time from initial award through the end of the Period of Affordability, or the term of the HOME loan, whichever is longer. Copies of tenant records on any rental project receiving HOME funds may be requested at anytime during the compliance period or period of affordability, whichever is longer.

HOME Record Keeping (24 CFR 92.508)

Owners must establish and maintain sufficient records to enable DHCD to determine whether the HOME requirements for each project have been met. The owner must keep both project and tenant records. Records must be maintained for various periods depending on the nature of the documents. In compliance with local laws regarding privacy and confidentiality, records must also be available for review by HUD, DHCD and other interested parties. When applicable, the owner must keep records including, but not limited to, the following:

1. Documentation to back up rent and utility allowance calculations. If the project’s HOME-assisted units are “floating,” the owner should also keep records to show how HOME occupancy targets were met.
2. Each tenant’s application, initial income verification documents, subsequent income re-certification documents and the tenant’s lease.
3. A full description of each project assisted with HOME funds, including the location, form of HOME assistance and the units or tenants assisted with HOME funds.
4. The source and application of funds for each project, including supporting documentation in accordance with 24 CFR 85.20.
5. Records demonstrating that each rental housing project meets the minimum per unit subsidy amount of 92.205(c), the maximum per unit subsidy amount of 92.250(a) and the subsidy layering guidelines adopted in accordance with 92.250(b).
6. Records demonstrating that each project meets the property standards of 92.251 and the lead based paint requirements of 92.355.
7. Records demonstrating that each family is income eligible in accordance with 92.203.
8. Records demonstrating that each tenant based rental assistance project meets the written tenant selection policies and criteria of 92.209(c), including the tenant preference requirements, the rent reasonableness requirements of 92.209(f), the maximum subsidy provisions of 92.209(h) UPCS/HQS inspection reports and calculation of the HOME subsidy.
9. Records demonstrating that each rental housing project meets the affordability and income targeting requirements of 92.252 for the required period. Records must be kept for each family assisted.
10. Records demonstrating that each lease for a tenant receiving tenant based rental assistance and for an assisted rental housing unit complies with the tenant and participant protections of 92.253. Records must be kept for each family. Records demonstrating that any pre-award cost charged to the HOME allocation meets the requirements of 92.212.
11. Equal Opportunity and Fair Housing records.
12. Records demonstrating compliance with the affirmative marketing procedures and requirements.
13. Records demonstrating compliance with environmental review requirements.
14. Records demonstrating compliance with the requirements of 92.353 regarding displacement, relocation, and real property acquisition, including project occupancy lists identifying the name and address of all persons occupying the real property, moving into the property and completion of the project.
15. Records demonstrating compliance with the labor requirements of 92.354, including contract provisions and payroll records.
16. Records demonstrating compliance with the lead based paint requirements of 92.355.
17. Records supporting exceptions to the conflict of interest prohibition pursuant to 92.356.

**HOME RECORD RETENTION (24 CFR 92.508(c))**
For rental housing projects, records may be retained for five years after the project completion date. Records of individual tenant income verifications, project rents and project inspections must be retained for the most recent five year period until five years after the affordability period terminates.

Records covering displacements and acquisition must be retained for five years after the date by which all persons displaced from the property and all persons whose property is acquired for the project have received the final payment to which they are entitled in accordance with 92.353.

**Contractor Records.** Projects funded with HOME funds must also provide an audit of Contractor’s Costs for each project. HUD and DHCD shall have access to the Contractor’s records for the project and for his/her cost certification for five years after project completion in order to conduct audits of project costs.

**E. PROPERTY STANDARDS**
**HOME Property Standards.** Projects that are rehabilitated or constructed with HOME funds must meet all applicable local codes, standards and ordinances. If no local codes apply, the project must meet one of the following national model codes:

- International Building Code (January 1, 2000)
- Or
- Minimum Property Standard at 24 CFR 200.25

**DHCD Property Standards.** In addition to the property standards required under the HOME regulations, the property must also meet all DHCD standards including, but not limited to, the appropriate accessibility requirements and architectural requirements.
F. RENT AND INCOME REQUIREMENTS

Minimum Set-Aside Elections. For every HOME project, the Owner must covenant and agree to HUD set aside requirements. At initial occupancy, at least 90% of households receiving HOME assistance must have incomes that are no more than 60% of AMI. In projects with five or more assisted units, at least 20% of the units must be occupied by households with incomes that do not exceed 50% of AMI. The incomes of households receiving HUD assistance cannot exceed 80% of AMI.

Fixed and Floating Units. For properties with both assisted and non-assisted units, the owner/applicant must select “fixed” or “floating” units at the time of project commitment.

Fixed: When HOME-assisted units are “fixed,” the specific units that are HOME-assisted (and, therefore, subject to HOME rent and occupancy requirements) are designated and never change.

Floating: When HOME-assisted units are “floating,” the units that are designated as HOME-assisted may change over time as long as the total number of HOME-assisted units in the project remain constant. The floating designation gives the owner some flexibility in assigning units, and can help avoid stigmatizing the HOME-assisted units. If the floating designation is used, the owner must ensure that the HOME-assisted units remain comparable to the non-assisted units over the affordability period in terms of size, features and number of bedrooms.

Section 42 - 40/50 Rule

For Projects funded prior to the 2009 funding round and prior to the enactment of HERA that have both Tax Credits and HOME funds included in the project’s eligible basis, at least 40% of the units in each building will be rent and income restricted at the 50% or less level. Special care should be given by an owner of a multi-family project comprised of single family style units. In this case, each dwelling is considered a building. Therefore, the project’s rent and income limitation would apply to all units.

Projects funded in the 2009 funding round and beyond with Tax Credits and a HOME loan included in the project’s eligible basis will not be required to place 50% income and rent restrictions on 40% of the units. Owners should pay special attention to this change.

HOME Program Rents. There are two types of rents associated with the HOME Program.
**Low HOME Rents** - If the project consists of five or more rental units, at least 20% of the HOME-assisted units must have rents equal to or less than the rent affordable to a household at 50% of AMI or the area Fair Market Rent (FMR), whichever is less. Additionally, the Low income HOME units must be distributed comparably across unit sizes, types and buildings, e.g. 20% of the one bedroom, two bedrooms and three bedrooms must be Low HOME units in each project.

**High HOME Rents** - DHCD requires that the remaining HOME-assisted units have rents equal to or less than the rent affordable to a household at 60% of AMI or the area FMR.

In determining the maximum rent that can be charged to a tenant for HOME-assisted units, remember that tenant-paid utility allowances must be subtracted from both Low and High HOME rents.

**DHCD Rent, Income and Occupancy Requirements.** In an Application submitted by the Owner of a project, the Owner may make additional representations to DHCD regarding rent, income and occupancy restrictions which may be more restrictive than those required by the HOME program. These limitations may include by are not limited to:

- Very Low Rent and Income Restrictions where the Applicant agrees to reserve a specified number of units for occupancy by households earning annual gross incomes greater than 30%, but less than or equal to 50% of AMI and to set rents for those units
- Very, Very Low. Applications that propose dwelling units with rents set at the 30% rent level and reserved for occupancy by very low-income (those earning annual gross incomes of 30% or less)
- Mixed income projects in which a specified percentage of the units are designated as market rate units which are not subject to any rent or income restrictions.

The use of Project Based Rental Assistance is not prohibited for Very Low and Very, Very Low units, but an owner cannot accept PBRA in excess of the applicable restricted amount for those units if points have been received for the deeper targeting. Please refer to 24 CFR Part 983 for new project-based certificate regulations.

These additional rent and income restrictions will be referenced in the land use restriction agreement for the project.
Minimum Period for Rent and Income Restrictions Restrictions shall remain in effect through the “Compliance Period.” HOME rents and income restrictions will be in effect for the minimum period of affordability or the term of the DHCD HOME loan, whichever is longer.

Combining HOME with PBRA. Many projects that receive funding from DHCD also have project based rental assistance contracts. Applicants must use care in identifying areas of both programs which can conflict so as to avoid situations where the HOME funding could be subject to recapture.

G. DETERMINING INCOME LIMITS
Owners and managers must understand how income limits are applied if they are to be successful in maintaining a project in compliance. Each year HUD publishes new income limits with an effective date. The household’s total annual gross income must be at or below the applicable income limit as elected by the owner. Once HUD publishes and once HUD approves both the income limits and the Fair Market Rents (FMR) for use in the HOME program, DHCD will complete the necessary calculations and release the new income and rent limits on its Web page.

Household Income Calculation The household’s total annual gross anticipated income must be calculated to determine if a household meets the applicable income limit and is income eligible for a HOME unit.

At initial tenant certification for any HOME-assisted rental project, the household’s annual gross anticipated income should be calculated in a manner consistent with the determination of annual income under Section 8 of the United States Housing Act of 1937 (HUD Handbook 4350.3) For HOME only projects, the annual adjusted income is used for households over 80% AMI at re-certification.

Income Types (Sources) in Calculating and Validating Income. The following provide general guidance for determining income that should be included in the household’s annual gross anticipated income. Annual gross anticipated income is the gross income the household anticipates it will receive in the 12-month period following the effective date of certification of income. If a particular type of income is not specifically mentioned as being excluded in HUD Handbook 4350.3 (revised June 2003), then it is included in annual gross income.
HUD Handbook 4350.3
Following is a link to HUD Handbook 4350.3. Chapter 5 deals specifically with determining income and must be followed in both the HOME and LIHTC programs. This handbook is updated by HUD periodically. It is the owner’s responsibility to check both the HUD and DHCD websites for any updates or changes.


H. OVER-INCOME TENANT RESTRICTIONS
If DHCD HOME funds are utilized in the financing of a project, additional over-income restrictions shall apply.

Upon re-certification of a previously eligible tenant, if it is determined that the tenant’s adjusted income exceeds 60% of AMI, the tenant’s rent must be increased to the lesser of: 30% of the tenant’s adjusted annual income or HUD’s fair market rent limitations, not to exceed limitations set by local laws (if any). Any exceptions to this requirement must be approved in writing by DHCD.

I. DETERMINING RENTS.
In determining the appropriate rent, owners must consider the utility allowances, services provided, revisions to HUD Income limits, rent calculation methods, changes in the tenant’s income, and section 8 tenants.

Household size. In determining the household income limitation, all applicable income standards are adjusted for family size. For purposes of HOME, all occupants of a unit are considered in the determination of family except for the following (refer to HUD manual 4350.3 (June 2003) for a complete discussion:

- Live in Aides. A person who resides with one or more elderly persons, near elderly persons, or persons with disabilities, and who is determined to be essential to the care and well being of the person, is not obligated for the support of the person and would not be living in the unit except to provide the necessary supportive services. While a relative may be considered to be a live in aid/attendant, they must meet the above requirements.
- Foster children or foster adults
- Guests
When determining family size for income limits, the owner must include the following individuals who are not living in the unit:

- Children temporarily absent due to placement in foster home
- Children in joint custody arrangements who are present 50% or more of the time
- Children who are away at school but who live with the family during school recesses
- Unborn children of pregnant women
- Children who are in the process of being adopted
- Temporarily absent family members
- Family members in the hospital
- Persons permanently confined to a hospital or nursing home

**Non-Optional Services:** Any charges for services that are mandatory for low-income tenants must be included in gross rent. For example, if an owner provides meals to residents but requires the cost for this service as a condition of occupancy, the cost must be included in the calculation of gross rent for the unit; or, if the property individually meters, the service charge for this service will be considered rent. The cost of services must be included in gross rent even if federal or local law requires that the services be offered to tenants by building owners. An example of charges that DHCD does not consider optional are: privately metered utility service charges, appliance rental, decorating fees (charged above security deposits), move-out fees. Contact OPM for further guidance regarding ‘optional’ charges.

**Supportive Services:** Owners may pledge to provide various supportive services in their Application. Owners must provide pledged supportive services through the compliance period or period of affordability whichever is longer. In addition, pledged supportive services will be monitored for existence during compliance monitoring reviews. No change may be made in supportive services without the express written consent of DHCD. Fees cannot be charged for supportive services that are provided to the tenants.

**HOME Fair Market Rents.** FMRs are generally issued in September. Income limits are generally issued very early in the following year. When both of these figures are available, HUD calculates and issues new HOME rents for the fiscal year and establishes an effective date of 30 days later. The only valid HOME rents are those issued by HUD and posted on the HOME website.
Rent Modifications: For HOME-assisted projects, DHCD must review and approve the maximum monthly rents annually. The owner must obtain DHCD’s written approval prior to instituting any rent increases. Any increase in rent for HOME-assisted units is subject to the provisions of current leases. In any event, the owners must provide tenants of those units at least 30 days written notice before implementing any rent increase. All rent increase requests must be submitted to DHCD at least 30 days prior to notice being given to the tenant.

J. CALCULATING UTILITY ALLOWANCES

Tenant-Paid Utility Allowances
If the cost of any utilities (other than telephone) for a residential rental unit is paid directly by the tenant(s), the gross rent for that unit includes the applicable tenant-paid utility allowance. Any changes in utility type or source must be approved by OPM.

For projects submitted in 2009, Project Owners should establish utility allowances for the property as follows:

1. USDA–Assisted Buildings – If a building receives assistance from the USDA (formerly called the Farmer’s Home Administration, or FmHA), the USDA-prescribed utility allowance applies to all rent-restricted units in the building. The USDA-approved allowance applies even if the building is assisted by any other program or agency. Examples of USDA assistance include assistance provided under the USDA Section 515 rural rental loan program and USDA rental assistance.

2. Buildings with USDA-Assisted Tenants. If any resident of a building receives USDA rental assistance, the USDA-approved utility allowance applies to all rent-restricted units in the building. This is even the case if residents of some units receive rental assistance from the U.S. Department of Housing and Urban Development (HUD).

3. HUD-Regulated Buildings. If neither a building nor any resident in the building receives USDA assistance, and HUD annually reviews the rents and utility allowances for the property (such as for Section 8 and Section 236 projects), the HUD-prescribed utility allowance is used. This rule doesn’t apply to buildings that have only FHA-insured mortgages.

4. DHCD HOME/Tax Credit buildings. If a building is neither a USDA-assisted nor a HUD-regulated property, and no tenant in the building receives USDA rental
assistance, there are two possible methods for establishing the utility allowance. These include:

a. The utility allowance established by the local Public Housing Agency (PHA) administering the Section 8 Program. However, the electric allowances may be calculated as outlined in Section b below.

b. Many Public Housing Agencies utility allowance tables for the Section 8 Program include a deduction for “elderly”. This deduction can only be used at DHCD funded properties that are 100% PBRA properties and which satisfy DHCD’s definition of Elderly.

K. VACANT UNIT RULE AND NEXT AVAILABLE UNIT RULE

The owner must actively market the vacant unit, retain evidence of the marketing efforts for monitoring purposes (i.e., newspaper, flyers and signage) and the vacant unit must be suitable for occupancy. In addition, owners are required to annually certify that the project has met this requirement.

Down units are those units that are not suitable for occupancy, (e.g., units that are missing parts of the HVAC system, missing appliances, units that are trashed, units that have infestation, unsecured units, and units with mold and/or mildew). A down unit is not suitable for occupancy and does not satisfy the vacant unit rule. Down units must be reported on the Occupancy Status Report as “Down” not “Vacant.”

When households vacate fixed HOME-assisted units, they must be replaced by households in appropriate income categories. If a floating HOME-assisted unit is vacated, the vacated unit must be reoccupied by an eligible household in the appropriate income category or another comparable unit must be occupied by an eligible household of appropriate income and substituted for the vacant HOME-assisted unit.

L. TRANSFER OF OWNERSHIP

All changes in ownership interest or project participant structure must be reported to DHCD. Failure to promptly report a change could jeopardize or cause a default in the HOME Loan. Current and potential owners are reminded that early repayment of a HOME loan will not extinguish the land use restrictions. If a transfer is approved, the previous owner must provide a completed Transfer of Ownership Interest form to DHCD prior to disposition of the property.
M. ADDITIONAL COMPLIANCE ISSUES

Employee Units – For 100% HOME funded projects, any unit designated as an employee unit must house an income eligible household. If the HOME project is less than 100% HOME funded then the employee unit may be rented/furnished as part of the market units within the project.

N. COMPLIANCE MONITORING REVIEWS

To determine tenant eligibility, rental housing owners/developers will be required to verify the annual income of families living or applying to live in any HOME-assisted housing using the income determination procedures described in HUD Handbook 4350.3. In order to verify information about household income and composition, owners/manager must have tenants complete a DHCD-approved Release and Consent form. Upon completion of the income verification process, the tenant(s) must sign the DHCD Tenant Income Certification form (TIC).

Exceptions for Tenant Income Certifications

- Properties that receive project-based Section 8 rental assistance and complete the Form HUD-50059 or HUD-50058 annually (with all adult household members’ signatures and income and asset verifications no older than 90 days) do not have to complete the DHCD TIC.

In addition, HUD requires on-site compliance monitoring reviews of each HOME funded project. DHCD will contact project staff to schedule the review at least two weeks prior to the on-site review. Prior to the review, the owner may be requested to submit certain information to DHCD. It is the responsibility of the owner to ensure that all TICs are available and all units are accessible for physical inspection by DHCD staff during the on-site review. DHCD considers the failure to respond to monitoring requests or to provide access to tenant files or access to units to be major instances of noncompliance.

O. ANNUAL OWNER REPORTING REQUIREMENTS

Annual HOME Certification: DHCD requires that an annual owner certification report be completed and returned to DHCD on or before March 31st of each year. Effective in January 1, 2011, DHCD requires that the property’s Affirmative Fair Housing Marketing Plan be sent with the Annual HOME Certification.
On-Site Inspections - Initial HOME Inspection. During DHCD’s annual on site review, DHCD staff will review tenant files to determine whether documentation is adequate and that it supports the information in the certification and compliance reports. The owner may be required to submit additional documentation to DHCD at anytime during the period of affordability.

Additionally, in projects that receive HOME funds, DHCD staff and representatives will make an on-site visit when the project is complete to monitor physical compliance. The following requirements are reviewed at project completion to determine that the project has met all HOME requirements:

- Property Standards
- Only eligible costs have been reimbursed
- Construction Management records
- Lien waivers from both general contractor and all subcontractors
- Proper data is collected to prepare women business enterprise and minority business enterprise reports and tenant data report
- Relocation records (if applicable)

Frequency of HOME inspections. OPM staff will inspect the property at least once during the lease-up period. In addition, during the period of affordability, DHCD will inspect each project on a regular basis to ensure that the project continues to meet or exceed applicable property standards. During an on-site visit, DHCD will usually inspect 20% percent of the HOME-assisted units in a project and a minimum of one unit in every building. If compliance problems are found, additional units and records may be inspected. Frequency of inspections for HOME properties will be as follows:

<table>
<thead>
<tr>
<th>Number of Units</th>
<th>Frequency of Inspection</th>
</tr>
</thead>
<tbody>
<tr>
<td>1-4 Units</td>
<td>Every 3 years</td>
</tr>
<tr>
<td>5-25 Units</td>
<td>Every 2 years</td>
</tr>
<tr>
<td>26 or more Units</td>
<td>Annually</td>
</tr>
</tbody>
</table>

Additional Monitoring and Reporting Requirements
Additional monitoring and/or reporting requirements may be established for those properties that DHCD considers being at greater risk of performance or compliance problems. Factors contributing to risk of poor program performance or compliance violation include, but are not limited to: lack of progress in spending HOME funds, past
difficulty, staff turnover, inexperienced staff, program complexity, inaccurate submissions, audit findings, failure to meet agreed upon schedules, or poor performance or compliance history.

**P. NONCOMPLIANCE PROCEDURES**

Approximately three weeks following a property inspection or review, the owner of a project will receive:

- A letter outlining the findings or concerns noted during the inspection or review and requesting additional clarification or documentation; or
- A letter which indicates that there were no reportable findings.

The owner must submit follow-up documentation within 30 days of the date of that letter. DHCD reserves the right to request follow-up documentation with 24 hours for noncompliance relating to health and safety issues. The follow up documentation must address whether the noncompliance issues have been cured or corrected and must be submitted in DHCD Required Format Response. The definitions of cure and correct are as follows:

- **Cure:** Documentation provided clearly supports the eligibility of the household during the time period in question.
- **Cure:** Documentation provided clearly supports that physical issues in units, common-space or on grounds have been properly repaired or replaced.

Noncompliance may also be considered a default under DHCD’s HOME loan documents.