

Tenant Anti-Displacement and Relocation Assistance Plan

This tenant Anti-displacement and Relocation Assistance Plan is prepared by the City of Chandler in accordance with the Housing and Community Development Act of 1974, as amended; and HUD regulations at 24 CFR §42.325 and is applicable to public housing tenants.

Minimizing Displacement

The City of Chandler is committed to a policy to make all reasonable efforts to ensure that activities undertaken through the use of Community Development Block Grant (CDBG) and/or other federal funding will not cause unnecessary displacement or relocation. Such federally funded programs will be administered in such a manner that careful consideration is given during the planning phase with regard to avoiding displacement. Involuntary displacement shall be reserved as a last resort action necessitated only when no other alternative is available and when the activity is determined necessary in order to carry out a specific goal or objective that results from an action necessary to implement HUD management responsibilities, or other projects as allowed by HUD. In this case, community development and housing programs will be planned in a manner which avoids displacement of households or business.

However, "voluntary" relocation (temporary or permanent) may be necessary in order to achieve a benefit to public housing (such as housing rehabilitation or reconstruction). As it pertains to the City's Public Housing, CDBG, HOME and NSP programs, the U.S. Department of Housing and Urban Development Handbook 1378, shall be adopted in its entirety as a part of this policy.

1. Permanent, Involuntary Displacement

The City of Chandler will provide reasonable relocation assistance to tenant displaced permanently and involuntarily as a result of the use of HUD/federal assistance to substantially rehabilitate or demolish a unit. Benefits and assistance to displaced persons may include:

- a. Actual moving costs or fixed payment.
- b. Financial assistance sufficient to enable the displaced person to occupy a suitable replacement dwelling (tenant benefits vary).
- c. Advisory services necessary to minimize hardships in relocating.
- 2. Provisions for One-for-One Replacement (Acceptable Replacement Units (24 CFR 42.375(b))

The City of Chandler will replace all occupied and vacant occupiable low/moderate-income dwelling units demolished or converted to use other than as low/moderate-income housing as a direct result of activities assisted with funds provided under the Housing and Community Development Act of 1974, as amended, and as described in 24 C.F.R. Part 570. Replacement low/moderate-income units may include public housing or existing housing receiving Section 8 project based-assistance or other types of federal assisted units.

All replacement housing will be provided within three years of the commencement of the demolition or rehabilitation relating to conversion and will meet the following requirements:

- a. The units will be located within the City of Chandler.
- b. The units will meet all applicable housing, building, and zoning ordinances and will be in standard, good condition.
- c. The units will be designed to remain low/moderate-income dwelling units for at least 10 years from the date of initial occupancy (applies to initial tenant only). (See 24 CFR §42.375(b)(5)).
- d. The units will be sufficient in size and number (functionally equivalent) to house at least the number of occupants who could have been housed in the units that are demolished or converted.

Before obligating or expending HUD/federal funds that will directly result in such demolition or conversion, the local government (City of Chandler) will make public and submit to the U.S. Department of Housing and Urban Development the following information in writing:

- a. A description of the proposed assisted activity.
- b. The general location on an area map including approximate number of dwelling units by size (number of bedrooms) that will be demolished or converted to a use other than low/moderate-income dwelling units.
- c. A time schedule for commencement and completion of the demolition or conversion.
- d. The general location on a service area map and approximate number of dwelling units by size (number of bedrooms) that will be provided as replacement units.
- e. Identification of the source of funding at the time of submittal and the time frame, location and source for the replacement dwelling unit.
- f. The basis for concluding that each replacement dwelling unit will be designed to remain a low/moderate-income dwelling unit for at least 10 years from the date of initial occupancy. (See 24 CFR §42.375(b)(5)).
- g. Information demonstrating that any proposed replacement of a unit with a smaller unit is consistent with the housing needs of LMI persons in the jurisdiction.
- 3. Provisions for Relocation Assistance for Residential Displacement

The City of Chandler will provide relocation assistance, as described in 24 CFR Part 570, to each low/moderate-income household involuntarily displaced by the rehabilitation or demolition of residential housing or by the conversion of a low/moderate-income dwelling to another use as a direct result of HUD/federally assisted activities. Persons that are relocated are entitled to:

- a. A choice between actual reasonable moving expenses or a fixed expense and dislocation allowance.
- b. Advisory services
- c. Reimbursement for reasonable and necessary security deposits and credit checks.
- d. Replacement housing assistance which may include a Section 8 housing voucher/ certificate and referral to assisted units; cash rental assistance to reduce the rent and utility cost or lump sum payment equal to the present value of rental assistance installments to be used toward purchasing an interest in a housing cooperative or mutual housing association.

4. Temporary, Voluntary Relocation

- a. Persons occupying a housing unit which is to be rehabilitated using HUD/federal fund must voluntarily agree to participate in the program and shall temporarily vacate the housing at the direction of the City in order to facilitate the safe, timely and economical rehabilitation process.
- b. A moving allowance will be established and provided to each household.
- c. The City will provide referrals to safe, decent and sanitary housing for use as temporary relocation housing. The unit shall be available free of charge to temporarily displaced households for the time period authorized by the City but generally for the period of rehabilitation construction.
- d. A storage allowance maybe provided if storage is necessary and essential to the move.
- e. Insurance cost for the replacement value of the household property in connection with the move will be provided for the household furnishings.

5. Permanent, Voluntary Displacement and Relocation

If it is determined by the City that the occupants of a dwelling should be permanently relocated and the occupants voluntarily consent, benefits will be provided in accordance with the Uniform Relocation Act. CFR Part 570.

6. <u>Tenant Assistance Policy/Federally Funded Rental Rehabilitation Program</u>

a. It is not the City's policy to displace families in rental units. The City will be required to warrant that the proposed rehabilitation will not cause any tenant to be permanently displaced unless the City will be able to relocate the tenant displaced in accordance with HUD relocation criteria. The City will be required to comply with all URA notice requirements to the tenant in occupancy of a rental unit. Rehabilitation funds will not

- be used to rehabilitate the rental units if the rehabilitation will cause the permanent displacement of low moderate income (LMI) families.
- b. If it becomes necessary for the City to temporarily move a tenant from a unit as a direct result of rehabilitation assisted through rental rehabilitation funds, the City will assure that the tenant is given a referral to a decent, safe and sanitary dwelling unit at an affordable rate as described in the applicable regulations.
- c. Should temporary displacement become necessary for a tenant as a result of the rental rehabilitation assistance, the City will assure that tenants are provided temporary relocation information, counseling, and housing referrals, Fair Housing information and other relocation services as needed without regard to race, color, religion, sex, familial status, age, disability, or national origin, so as to enable the family to obtain decent, safe and sanitary housing at an affordable rent.
- d. Where required, compensation to obtain replacement housing shall not exceed the statutory Uniform Relocation Act (URA) threshold.

7. Appeals/Counseling

- a. If a claim for assistance is denied by the City, the claimant may appeal, where applicable to the City of Chandler and their decision shall be final unless a court determines the decision was arbitrary and capricious.
- b. Counseling will be provided to displaced tenants in the areas housing counseling, fair housing, real estate transactions, and locating and evaluating replacement housing options. Counseling shall be provided by an appropriate service provider identified by the City.
- c. These services are available to ensure that no person is discriminated against based upon age, race, color, religion, sex, disability, familial status, national origin, or presence of children in the household and that the displaced tenants receives information concerning the full range of housing opportunities within the local housing market.

Reference:

HUD Handbook, Community Planning and Development (CPD)/Tenant Assistance, Relocation and Real Property Acquisition (1378.0)



Temporary Relocation Assistance Policy

Temporary Relocation Assistance Overview

Families residing in Chandler Public Housing may be asked to temporarily or permanently relocate for reasons that may include maintenance, capital improvements, or on a case-by-case basis for emergency purposes. This list is not all inclusive.

This policy will discuss the types of moves and responsibilities for costs, as well as limitations on costs paid by the city of Chandler.

Moving Costs

Self-Move

A self-move means that the temporarily displaced household will be responsible for the physical move of their furnishings and personal property. The self-move payment will be in accordance with the attached 2012 Uniform Relocation Assistance and Real Property Acquisition for Federal and Federally Assisted Programs Fixed Residential Move Cost Schedule published by the Federal Highway Administration.

** Note: The move assistance may not exceed the levels indicated for the average number of furnished rooms referenced in the Residential Moving Expense and Dislocation Allowance Payment Schedule for the State of Arizona.

2. Commercial Move

The City will procure the services of a licensed bonded moving company to move the tenant's household furnishings under this voluntary agreement when a self-move is not a viable option.

3. Packing and Unpacking Assistance

The City of Chandler will discuss relocation assistance options with the tenant and determine whether packing and unpacking services performed by a commercial moving company is necessary to accomplish the move.

4. Storage of Household Furnishings

The cost of storage for the tenant's furnishings will be provided when the City determines that storage is necessary for the housing rehabilitation work to occur.

Rental Assistance

The City of Chandler will provide up to \$______ per month (variable, depending upon suitable unit) in rental assistance for the period of time the home/unit is being rehabilitated, or when the home/unit is habitable, whichever is shorter. The City will provide one referral to a suitable unit. The temporary replacement unit selected by the homeowner must pass a Housing Quality Standards inspection (HQS) performed by the City of Chandler Housing Rehab Specialist. The City of Chandler will NOT provide rental assistance for a unit that does NOT meet HQS requirements and rental assistance will NOT be provided for homeowners that temporarily relocate with family members.

Temporary relocation assistance expenses (rental assistance, moving costs, and storage) are paid by the City of Chandler and are not the tenant's responsibility.

Because the project is funded by HUD you will be protected by a federal law known as the Uniform Relocation Assistance and Real Property Acquisition Policies Act (URA).



Request for Temporary Relocation Assistance

Property Address:
Tenant (Head of Household):
Housing Program:
The City of Chandler has informed me that I need to temporarily move to facilitate the rehabilitation of my home/unit. I understand the information I provide will be used to help the City effectively plan and coordinate my move.
Anticipated Duration of Temporary Relocation
Starting on or about, I will move temporarily from my home and the estimated length of temporary relocation will be up to days.
Temporary Replacement Unit Selection
The Housing Specialist has explained the temporary relocation assistance and I choose to:
 Move to a suitable temporary housing unit identified by the City of Chandler that meets housing inspection standards. Move in with friends/family. Locate my own unit that will pass housing inspection standards.
Moving Assistance Needed (check all that apply):
 Residential move by a licensed bonded moving company Temporary storage for household furnishings that will not be moved to the temporary unit Packing of household items Unpacking of household items

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<u>Pets:</u>			
dogs Br	at will move w umber: reed and num		
Cable TV:	Yes / No		
Internet:	Yes / No		
ADA Unit Needed:	Yes / No	Downstairs/Upstairs:	
	Tempo	rary Relocation Certifica	ition
•	restrictions a	of the City of Chandler Temporary Relond nd assistance stated in the Policy and Intary act.	_
•		relocation assistance offered by this uest the assistance available under th	-
Head of Household	Date:		
Other Household Member Signature:			Date:
Other Household M	Date:		
Other Household M	Date:		

Request for Temporary Relocation Assistance - Page 3

City of	f Chandler Determination:
	The Tenant is eligible to receive assistance available under the City's Temporary Relocation Assistance Policy.
	The Tenant is not eligible to receive Temporary Relocation Assistance for the following reasons:
Н	ousing Assistance Senior Program Manager Signature Date