



Rental Assistance Demonstration (RAD): What Residents & Advocates Need to Know Now

NLIHC Public Housing Resident Webinar September 18, 2012





Today's Presentation

- Why the Rental Assistance Demonstration (RAD)?
- Role of Residents in Developing RAD
- Major Features of RAD
- Resident Considerations about RAD

Today's Presenters

- Patrick Costigan, HUD Office of the Secretary
- Ron Ashford, HUD Public Housing Supportive Services
- Ed Gramlich, National Low Income Housing Coalition







- HUD provides rental assistance to over 4.6M households
 - 1.1M PH households
 - 3.5M households in MF or Section 8 like units
 - Plus 1.8M LIHTC units—through Treasury
- Insufficient federal funding for public housing has left \$25.6B, or \$23,365/unit, in capital needs across the nation
 - Losing 10,000-15,000 hard units each year
- Federal government alone cannot meet the capital repair and replacement needs of Public Housing
 - Current rules prohibit PHAs from accessing the same resources
 Section 8 or low income housing tax credit (LIHTC) properties can





ROLE OF RESIDENTS IN DEVELOPING RAD



Resident input a key driver in the evolution of TRA → PETRA → RAD

- Partnered with National Housing Law Project (NHLP) to conduct nationwide resident outreach for TRA
- Formed Resident Engagement Group (REG)
- Held historic resident convenings at HUD
- Met with Secretary Donovan and senior HUD staff
- Continued meetings with residents and advocates during RAD development

RAD is not TRA or PETRA

 Reflects input from residents and advocates that were part of the process from the start



RAD allows selected Public Housing, and at-risk assisted Multifamily "legacy" programs to convert their form of assistance to long-term Section 8 Housing Assistance Payment (HAP) contracts

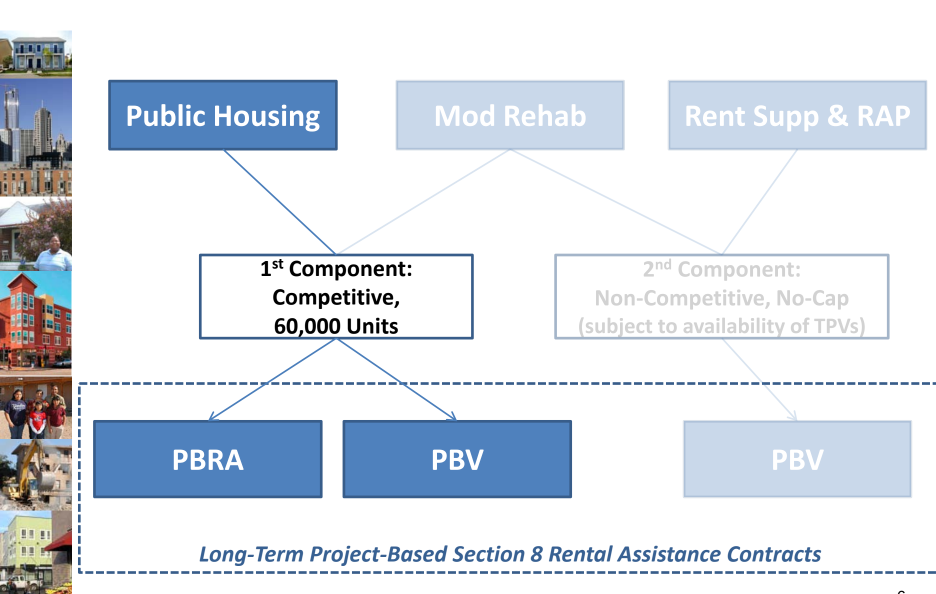
Key RAD Goals

- Build on the proven Section 8 platform
- Leverage private capital to make needed repairs and preserve affordable housing units
- Offer residents greater choice and mobility





RAD CONVERSION ELIGIBILITY







RAD CONVERSION PROCESS



- RAD is voluntary PHAs choose to apply
 - Starting September 24
- Up to 60,000 Public Housing units can convert assistance
- Assistance converts to long-term, property-based
 Section 8 contracts, either
 - Project Based Voucher (PBV) Contracts, administered by HUD's
 Office Public and Indian Housing (PIH)
 - Project Based Rental Assistance (PBRA) Contracts, administered by HUD's Office Multifamily Programs (OMFP)





1-1 Preservation of Public Housing



- PHAs must maintain the same # of deeply affordable units
 - One-for-one replacement of units with a "de-minimus" or minor exception
- "De-minimus" allows PHAs to reduce the # of assisted units by up to 5% or 5 units, whichever is greater, without HUD approval
- PHAs can also reduce units that have been
 - Vacant for 2 or more years
 - Reconfigured, such as an efficiency made into a 1-bedroom unit
 - Converted to use for social services
- No permanent involuntary displacement of residents can occur as a result of conversion





PUBLIC HOUSING OWNERSHIP



Conversion will not require a change in ownership

Public or non-profit ownership or control

- Two exceptions
 - For-profit ownership to facilitate low-income tax credits (LIHTCs)
 - If foreclosure, bankruptcy, or termination for cause –
 dispose first to capable public entity, then other capable entities as determined by Secretary





LONG-TERM AFFORDABILITY



Initial Contract Term

– PBRA: 20 years

- PBV: 15 years (or 20 years with PHA approval)

Secretary must renew contract and PHA must accept

Long-term use agreement extended with each contract renewal





RESIDENT CHOICE-MOBILITY



PBV—adheres to current program rules

- Minimum residency: 1 year
- Waitlist priority if tenant-based assistance is not immediately available

PBRA—different rules

- Minimum residency: 2 years
- PHA may limit Choice-Mobility vouchers to 1/3 of turnover vouchers, or moves to 15% of the project's assisted units
 - If limited, resident wait-list policy for HCVs to exercise choice-mobility option
- HUD may exempt up to 10% of converted units under RAD from this requirement where no vouchers are available



RESIDENT NOTIFICATION & CONSULTATION



PHAs must notify and consult with residents in advance of, and throughout, the conversion of assistance

- Prior to Conversion
 - Conduct at least two meetings with residents of projects proposed for initial application
 - Provide opportunity for residents of proposed projects to comment
 - Address resident comments in writing
- Upon approval of initial application (Commitment to Enter into HAP, or CHAP), conduct at least one more resident meeting
- Upon Issuance of RAD Conversion Commitment
 - Notify each affected household of conversion approval
 - Inform households of specific conversion plans/impacts
- Affected households that do not want to transition to new program can be offered transfer to other Public Housing as available



SIGNIFICANT AMENDMENT CHANGE



HUD considers RAD conversions to be a "Significant Amendment" to a PHA Plan

- Discussions with resident organizations and other residents can begin at any time
 - Ideally before the two required meetings with residents of projects proposed for conversion, and prior to the initial application
- HUD requires that the Significant Amendment be made after preliminary approval is granted (CHAP)
 - Can be 2 months after a conversion application is submitted
 - Well before final conversion is approved (HAP)
- RAB involvement, PHA-wide notice, broad public outreach
 & public hearing required as part of Significant Amendment



RAD RENT & TENANCY PROVISIONS



- Residents will continue to pay 30% adjusted income
 - If monthly rent increases by more than greater of 10% or \$25 purely as a result of conversion (only likely in "flat rent" scenarios), rent increases will be phased in over 3 years (or 5 years if PHA elects)
- No rescreening of residents upon conversion—will not affect continued residency
- Residents will have the first right to return if rehab or construction requires temporary relocation
- Permanent involuntary displacement of residents may not occur as a result of the project's conversion of assistance



RAD RESIDENT PROVISIONS



- Family Self-Sufficiency (FSS) & Resident Opportunities and Self-Sufficiency (ROSS-SC)
 - FSS & ROSS-SC participants may continue in programs

Resident Participation & Funding

- Residents can establish & operate legitimate resident organizations
- PHAs must recognize legitimate resident organizations
- PHAs must provide \$25 per occupied unit annually for resident participation per current PH program rules

Resident Procedural Rights

 PHAs must abide by additional (to PBV & PBRA) grievance and termination provisions to be consistent with rights afforded by Section 6 of the Housing Act





Resident Participation—instead of Section 964 provisions for Public Housing

- If convert to PBRA, then Multifamily Section 245 participation provisions apply
- If convert to PBV, then provisions similar to Section 245 apply

Section 245-like rights include

- Right to establish and operate a "legitimate resident organization," including
 - Leafleting, surveys, site meetings
 - Respond to PHA requests to increase rents, changes in utilities, make major capital repairs, prepay loans







Public Housing (& Mod Rehab)

Initial Application Window Opens
 9/24/2012

Initial Application Window Closes 10/24/2012

Ongoing Application Window Opens 10/25/2012

• Preliminary Awards 11/2012

• Final Awards 6-12 months later



IF YOUR PHA IS APPLYING FOR RAD



Some Good Questions to Ask

- Which developments are being considered for conversion?
- Does the PHA intend to apply for PBV or PBRA, and why?
- When is the PHA discussing conversion plans with residents?
- How do I submit my feedback on the plans?
- When will the PHA share their responses to feedback?
- How can I be involved moving forward?





RAD Notice, application materials, and additional resources can be found at

www.hud.gov/rad

Email questions to rad@hud.gov



APPENDIX





PROJECT-BASED VOUCHERS



- Project base up to 20% of voucher inventory
- 25% cap for projects unless units qualify for exceptions
 - Elderly
 - Disabled
 - Families receiving supportive services
- Use "turnover vouchers" to support mobility component

PBVs under RAD

- Lifts the 20% voucher inventory cap
- Raises per-project cap to 50%
 - Exceptions still apply, however if family declines supportive services,
 "grandfathered" in
 - Once initial family vacates, supportive service requirement applies
- Long-term contracts/affordability controls/PHA must renew
- Improved resident provisions through additional grievance procedures and termination notice requirements





PROJECT-BASED RENTAL ASSISTANCE



PBRA Now

- No current authority for PH to convert to PBRA
- No current "choice-mobility" provisions

PBRA under RAD

- Long-term renewable contract and use restriction
- Choice-mobility requirement introduced
- Improved resident provisions through additional grievance procedures and termination notice requirements





3-Year Authority (to September 30, 2015) for Public Housing & Mod Rehab

Public Housing conversions

- Impact on preservation and improvement of covered projects
- Impact of conversions on residents
- Amount of private capital leveraged for rehab as a result of conversion

Mod Rehab, Rent Supp, & RAP conversions

- FY 2006-2014 Authority
- Comptroller General of US to conduct study of long-term impact on ratio of tenant-based vouchers to project-based vouchers



KEY PROGRAM PROVISIONS: PUBLIC HOUSING



Provision	Requirement		
	Public Housing	Mod Rehab	
Application Pools	4 Census Regions, by PHA size; 58,750 total units	4 Census Regions, by Mod Rehab size; 1,250 total units	
Application Ranking Factors	Capital NeedsGreen BuildingChoice-MobilityPriority Project	Same	
Ownership/Control	Public or non-profit ownership or control, except to facilitate tax credits, or, in foreclosure, bankruptcy, termination for cause, wherein project disposed first to capable public entity, then other capable entities as determined by Secretary	N/A	
Initial Contract Term	 PBRA – 20 years PBV – 15 years (20 with approval of voucher agency) 	Same	
Initial Contract Rents	 PBRA – Lower of a) current funding, or b) 120% of FMR (less utility allowance); except where current funding is below market, wherein rent is limited to 150% of FMR PBV – Lower of a) current funding, b) 110% of FMR (less utility allowance), or c) reasonable rent 	Same	



KEY PROGRAM PROVISIONS: PUBLIC HOUSING

Continued



	Requirement		
Provision	Public Housing	Mod Rehab	
Capital and Operating Funds	Can be used in financing structure	N/A	
Contract Rent Adjustments	Annually via Operating Cost Adjustment Factor (OCAF)	Same	
Contract Renewal	Secretary shall offer and PHA shall accept renewals of such terms as provided in PBV and PBRA programs	 PBRA – if owner requests, Secretary renews per MAHRA terms PBV – per normal PBV rules (up to 15 years) 	
Use Agreement	Long-term use agreement extended with each contract renewal	N/A	
Resident Choice-Mobility	 PBRA – Required after 2 years with PHA option of 15% project cap and 1/3 voucher turnover cap; good-cause exemption for up to 10% of conversions PBV – Per normal PBV rules 	Same	
PBV Inventory Limitation	Exempt from 20% limitation	Same	



KEY PROGRAM PROVISIONS: PUBLIC HOUSING

Continued



Dyovicion	Requirement		
Provision	Public Housing	Mod Rehab	
PBV Income Mixing	Raised to 50% per property; May go up to 100% if qualified for exemption	Same	
PBV Competitive Selection of Owner Proposals	Waived	Same	
PBRA Limitations on Distributions	Waived	N/A	
No Rescreening at Conversion	Required	Same	
Resident Consultation	Required	Same	
Recognition of Legitimate Resident Organizations	Required	Required for PBRA	
Resident Participation Funding	Continued at \$25 per occupied unit annually	N/A	
Resident Procedural Rights under Section 6 of 1937 Act	As conveyed under Section 6 of 1937 Housing Act	N/A	
Davis Bacon Act and Section 3	Required for initial repairs	N/A	



KEY PROGRAM PROVISIONS: NON-PUBLIC HOUSING

Mod Rehab, Rent Supp, & RAP

