§ 972.227  
(C) Provide the residents with a reasonable period of time to submit comments on the draft conversion assessment.

(iv) The conversion assessment submitted to HUD must contain a summary of the resident comments, and the PHA responses to any significant issues raised by the commenters.

(3) Impact on affordable housing. The impact on affordable housing may be demonstrated in the rental market analysis and the analysis of the impact of conversion on the neighborhood.

§ 972.227  Public and resident consultation process for developing a conversion plan.

(a) A conversion plan must be developed in consultation with appropriate public officials and with significant participation by residents of the development.

(b) The requirement for consultation with public officials may be satisfied by obtaining a certification from the appropriate state or local officials that the conversion plan is consistent with that jurisdiction’s Consolidated Plan. This may be the same certification as is required for the PHA Annual Plan that includes the conversion plan, so long as the certification specifically addresses the conversion plan.

(c) To satisfy the requirement for significant participation by residents of the development, in addition to the public participation requirements for the PHA Annual Plan, a PHA must:

(1) Hold at least one meeting with the residents of the affected sites (including the duly elected Resident Council, if any, that covers the development in question) at which the PHA must:

(i) Explain the requirements of section 22 of the United States Housing Act of 1937 and these regulations, especially as they apply to residents of affected developments; and

(ii) Provide draft copies of the conversion plan to them.

(2) Provide a reasonable comment period for residents; and

(3) Summarize the resident comments (as well as the PHA responses to the significant issues raised by the commenters) for HUD, and consider these comments in developing the final conversion plan.

§ 972.230  Conversion plan components.

A conversion plan must:

(a) Describe the conversion and future use or disposition of the public housing development. If the future use of the development is demolition or disposition, the PHA is not required to submit a demolition or disposition application, so long as the PHA submits, and HUD approves, a conversion plan that includes a description of the future uses of the development.

(b) Include an impact analysis of the conversion on the affected community. This may include the description that is required as part of the conversion assessment.

(c) Include a description of how the conversion plan is consistent with the findings of the conversion assessment undertaken in accordance with §972.218.

(d) Include a summary of the resident comments received when developing the conversion plan, and the PHA responses to the significant issues raised by the commenters (including a description of any actions taken by the PHA as a result of the comments).

(e) Confirm that any proceeds received from the conversion are subject to the limitations under section 18(a)(5) of the United States Housing Act of 1937 (42 U.S.C. 1437p(a)(5)) applicable to proceeds resulting from demolition or disposition.

(f) Summarize why the conversion assessment for the public housing project supports the three conditions necessary for conversion described in §972.224.

(g) Include a relocation plan that incorporates all of the information identified in paragraphs (g)(1) through (g)(4) of this section. In addition, if the required conversion is subject to the URA, the relocation plan must also contain the information identified in paragraph (g)(5) of this section. The relocation plan must incorporate the following:

(1) The number of households to be relocated, by bedroom size, by the number of accessible units.

(2) The relocation resources that will be necessary, including a request for
any necessary Section 8 funding and a
description of actual or potential pub-
lic or other assisted housing vacancies
that can be used as relocation housing
and budget for carrying out relocation
activities.

(3) A schedule for relocation and re-
moval of units from the public housing
inventory (including the schedule for
providing actual and reasonable relocation
expenses, as determined by the
PHA, for families displaced by the con-
version).

(4) Provide for issuance of a written
notice to families residing in the develop-
ment in accordance with the fol-
lowing requirements:

(i) Timing of notice. If the voluntary
conversion is not subject to the URA,
the notice shall be provided to families
at least 90 days before displacement. If
the voluntary conversion is subject to
the URA the written notice shall be
provided to families no later than the
date the conversion plan is submitted
to HUD. For purposes of a voluntary
conversion subject to the URA, this
written notice shall constitute the
General Information Notice (GIN) re-
quired by the URA.

(ii) Contents of notice. The written no-
tice shall include all of the following:

(A) The development will no longer
be used as public housing and that the
family may be displaced as a result of
the conversion;

(B) The family will be offered com-
parable housing, which may include
tenant-based or project-based assis-
tance, or occupancy in a unit operated
or assisted by the PHA (if tenant-based
assistance is used, the comparable
housing requirement is fulfilled only
upon relocation of the family into such
housing);

(C) Any necessary counseling with re-
spect to the relocation will be pro-
vided, including any appropriate mobi-
licity counseling (the PHA may finance
the mobility counseling using Oper-
ating Fund, Capital Fund, or Section 8
administrative fee funding);

(D) The family will be relocated to
other decent, safe, sanitary, and afford-
able housing that is, to the maximum
extent possible, housing of their
choice;

(E) If the development is used as
housing after conversion, the PHA
must ensure that each resident may
choose to remain in the housing, using
tenant-based assistance towards rent;

(F) Where Section 8 voucher assis-
tance is being used for relocation, the
family will be provided with the vouch-
ers at least 90 days before displace-
ment;

(5) Additional information required for
conversions subject to the URA. If the
voluntary conversion is subject to the
URA, the written notice described in
paragraph (g)(4) must also provide that:

(i) The family will not be required to
move without at least 90-days advance
written notice of the earliest date by
which the family may be required to
move, and that the family will not be
required to move permanently until
the family is offered comparable hous-
ing as provided in paragraph
(g)(4)(ii)(B) of this section;

(ii) Any person who is an alien not
lawfully present in the United States is
ineligible for relocation payments or
assistance under the URA, unless such
ineligibility would result in excep-
tional and extremely unusual hardship
to a qualifying spouse, parent, or child,
as provided in the URA regulations at

(iii) The family has a right to appeal
the PHA’s determination as to the fam-
ily’s application for relocation assis-
tance for which the family may be eligi-
ble under this subpart and URA.

(iv) Families residing in the develop-
ment will be provided with the URA
Notice of Relocation Eligibility or No-
tice of Non-displacement (as applica-
table) as of the date HUD approves the
conversion plan (for purposes of this
subpart, the date of HUD’s approval of
the conversion plan shall be the “date
of initiation of negotiations” as that
term is used in URA and the imple-
menting regulations at 49 CFR part 24).

(v) Any family that moves into the
development after submission of the
conversion plan to HUD will also be eli-
gible for relocation assistance, unless
the PHA issues a written move-in no-
tice to the family prior to leasing and
occupancy of the unit advising the
family of the development’s possible
conversion, the impact of the conver-
sion on the family, and that the family

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§ 972.233 Timing of submission of conversion plans to HUD.

A PHA that wishes to convert a public housing project to tenant-based assistance must submit a conversion plan to HUD. A PHA must prepare a conversion plan, in accordance with §972.230, and submit it to HUD, as part of the next PHA Annual Plan within one year after submitting the full conversion assessment, or as a significant amendment to that Annual Plan. The PHA may also submit the conversion plan in the same Annual Plan as the conversion assessment.

§ 972.236 HUD process for approving a conversion plan.

Although a PHA will submit its conversion plan to HUD as part of the PHA Annual Plan, the conversion plan will be treated separately for purposes of HUD approval. A PHA needs a separate written approval from HUD in order to proceed with conversion. HUD anticipates that its review of a conversion plan will ordinarily occur within 90 days following submission of a complete plan by the PHA. A longer process may be required where HUD’s initial review of the plan raises questions that require further discussion with the PHA. In any event, HUD will provide all PHAs with a preliminary response within 90 days following submission of a conversion plan. A lack of a HUD response within this time frame will constitute automatic HUD approval of the conversion plan.

§ 972.239 HUD actions with respect to a conversion plan.

(a) When a PHA submits a conversion plan to HUD, HUD will review it to determine whether:

(1) The conversion plan is complete and includes all of the information required under §972.230; and

(2) The conversion plan is consistent with the conversion assessment the PHA submitted.

(b) HUD will disapprove a conversion plan only if HUD determines that:

(1) The conversion plan is plainly inconsistent with the conversion assessment;

(2) There is reliable information and data available to the Secretary that contradicts the conversion assessment; or

(3) The conversion plan is incomplete or otherwise fails to meet the requirements under §972.230.

APPENDIX TO PART 972—METHODOLOGY OF COMPARING COST OF PUBLIC HOUSING WITH THE COST OF TENANT-BASED ASSISTANCE

I. PUBLIC HOUSING—NET PRESENT VALUE

The costs used for public housing shall be those necessary to produce a viable development for its projected useful life. The estimated cost for the continued operation of the development as public housing shall be calculated as the sum of total operating cost, modernization cost, and costs to address accrual needs. Costs will be calculated at the property level on an annual basis covering a period of 30 years (with options for 20 or 40 years). All costs expected to occur in future years will be discounted, using an OMB-specified real discount rate provided on the OMB Web site at http://www.whitehouse.gov/OMB/Budget, for each year after the initial year. The sum of the discounted values for each year (net present value) for public housing will then be compared to the net present value of the stream of costs associated with housing vouchers. Applicable information on discount rates may be found in Appendix C of OMB Circular A-94, “Guidelines and Discount Rates for Benefit Cost Analysis of Federal Programs,” which is updated annually, and may be found on OMB’s Web site at http://www.whitehouse.gov/OMB. All cost adjustments conducted pursuant to this cost methodology must be performed using the real discount rates provided on the OMB Web site at http://www.whitehouse.gov/OMB/Budget.

HUD will also provide information on current rates, along with guidance and instructions for completing the cost comparisons on the HUD Homepage (http://www.hud.gov). The Homepage will also include a downloadable spreadsheet calculator that HUD has developed to assist PHAs in completing the assessments. The spreadsheet calculator is designed to walk housing agencies through the calculations and comparisons laid out in the appendix and allows housing agencies to enter relevant data for their PHA and the development being assessed. Results, including net present values, are generated based on these housing agency data.

A. Operating Costs

1. Any proposed revitalization or modernization plan must indicate how unusually