AMENDED AND RESTATED MOVING TO WORK AGREEMENT

This Amended and Restated Moving to Work Demonstration Agreement (Restated Agreement) is entered into on this 26th day of June of the year 2008 by and between the United States of America through the U.S. Department of Housing and Urban Development (HUD) and the Chicago Housing Authority (Agency). The term of this Agreement shall begin on the Date of Execution by HUD and shall continue until the end of the Agency’s 2018 Fiscal Year, subject to meeting the evaluation criteria described in Section IV, unless such term is otherwise extended by HUD; and

WHEREAS, Section 204 of the Omnibus Consolidated Rescissions and Appropriations Act of 1996 (Pub. L. 104-134) (1996 Appropriations Act) establishes the statutory framework known as the Public Housing/Section 8 Moving to Work (MTW) demonstration program; and

WHEREAS, Section 204(a) of the 1996 Appropriations Act provides that public housing agencies that administer Section 8 and public housing (Agencies) and the Secretary of HUD (Secretary) shall have the flexibility to design and test various approaches for providing and administering housing assistance that: 1) reduce cost and achieve greater cost effectiveness in Federal expenditures; 2) give incentives to families with children whose heads of household are either working, seeking work, or are participating in job training, educational or other programs that assist in obtaining employment and becoming economically self-sufficient; and 3) increase housing choices for low-income families (the three statutory objectives); and

WHEREAS, pursuant to Section 204(a) of the 1996 Appropriations Act, HUD may permit Agencies to combine funds appropriated under sections 8 and 9 of the 1937 Act, and may exempt Agencies from provisions of the 1937 Act and implementing regulations thereunder pertaining to Public and Indian Housing and section 8 voucher assistance; and

WHEREAS, the Secretary determined that the Agency satisfies the Secretary’s selection criteria and selected the Agency to participate in MTW; and

WHEREAS, on the 20th day of February of the year 2000, HUD and the Agency executed an MTW Agreement, and on the 21st day of January of the year 2001, HUD and the Agency executed MTW Amendment No. 1, and on the 8th day of April of the year 2002 HUD and the Agency executed MTW Amendment No. 2, and on the 19th of December of the year 2002, HUD and the Agency executed MTW Amendment No. 3, and on the 1st day of October of the year 2004, HUD and the Agency executed MTW Amendment to Amendment No. 3, and on the 22nd day of April of year 2005, HUD and the Agency executed MTW Amendment No. 4, and on the 13th day of November of the year 2007, HUD and the Agency executed MTW Amendment No. 5, (collectively known as the Original MTW Agreement) governing the terms and conditions under which HUD authorizes the Agency to participate in MTW; and

WHEREAS, the parties have previously entered into one or more Annual Contributions Contracts (ACCs) setting forth the terms and conditions under which the Agency participates in the public housing and/or Section 8 Housing Choice Voucher programs administered by HUD; and
WHEREAS, the parties agree to execute this Restated Agreement, which hereby amends and replaces any Original MTW Agreement between HUD and the Agency; and

WHEREAS, it is a goal of the MTW demonstration to design and test innovative methods of providing housing and delivering services to low-income families in an efficient and cost effective manner, and HUD and the Agency agree to fully cooperate with each other in order to make the demonstration a success;

NOW, THEREFORE, in reliance upon and in consideration of the mutual representations and obligations hereunder, the parties do agree as follows:

I. Statutory Authorizations

A. This Restated Agreement amends and replaces the Original MTW Agreement between HUD and the Agency. This Restated Agreement waives certain provisions of the United States Housing Act of 1937, as amended (1937 Act), and HUD’s implementing requirements and regulations thereunder, as are set forth in the Statement of Authorizations (Attachment C), and the Legacy and Community-Specific Authorizations (Attachment D) only to the extent they are necessary to implement the Agency’s Annual MTW Plan. Except as noted in Section I.B. below, this Restated Agreement supersedes the terms and conditions of one or more ACCs between the Agency and HUD, to the extent necessary for the Agency to implement its MTW demonstration initiatives as laid out in the Agency’s Annual MTW Plan, as approved by HUD.

B. Notwithstanding the preceding authority waiving certain provisions of the 1937 Act as necessary to implement the Agency’s Annual MTW Plan, the following provisions of the 1937 Act, as otherwise applicable, shall continue to apply to the Agency and/or assistance received pursuant to the 1937 Act:

1. The terms “low-income families” and “very low-income families” shall continue to be defined by reference to Section 3(b)(2) of the 1937 Act (42 U.S.C. § 1437a(b)(2));

2. Section 12 of the 1937 Act (42 U.S.C. § 1437j), as amended, shall apply to housing assisted under the demonstration, other than housing assisted solely due to occupancy by families receiving tenant-based assistance; and

3. Section 18 of the 1937 Act (42 U.S.C. § 1437p, as amended by Section 1002(d) of Public Law 104-19, Section 201(b)(1) of Public Law 104-134, and Section 201(b) of Public Law 104-202), governing demolition and disposition, shall continue to apply to public housing notwithstanding any use of the housing under MTW.

C. This Restated Agreement only waives certain provisions of the 1937 Act and its implementing regulations. Other federal, state and local requirements applicable to public housing shall continue to apply notwithstanding any term contained in this Restated Agreement or any Authorization granted thereunder. Accordingly, if any requirement applicable to public housing, outside of the 1937 Act, contains a
provision that conflicts or is inconsistent with any authorization granted in this Restated Agreement, the MTW Agency remains subject to the terms of that requirement. Such requirements include, but are not limited to, the following: Appropriations Acts, competitive HUD notices of funding availability under which the Agency has received an award, state and local laws, Federal statutes other than the 1937 Act, and OMB Circulars and requirements (including regulations promulgated by HUD thereunder in 24 C.F.R. part 85).

D. The MTW Agency is authorized to conduct activities in accordance with the Statement of Authorizations (Attachment C) and in accordance with the Legacy and Community-Specific Authorizations (Attachment D), as applicable. In the event of a conflict between Attachment C and Attachment D, the authorizations in Attachment D will supersede those in Attachment C.

E. Notwithstanding any provision set forth in this Restated Agreement, including without limitations, the term of years and all extensions, renewals and options, and the terms set forth herein otherwise, any federal law that amends, modifies, or changes the aforementioned term of years and/or other terms of this Restated Agreement shall supersede this Restated Agreement such that the provisions of the law shall apply as set forth in the law.

II. Requirements and Covenants

A. The amount of assistance received under sections 8 or 9 of the 1937 Act by an Agency participating in the demonstration shall not be diminished by the Agency’s participation in the MTW demonstration.

B. The Agency agrees that any HUD assistance that the Agency is authorized to use under the MTW demonstration shall be used in accordance with the Agency’s Annual MTW Plans, as may be applicable. The Agency hereby certifies that the Agency’s governing board has approved this Restated Agreement, and each Annual MTW Plan issued prior to the date hereof, as applicable, and that a copy of each such board approval has been provided to HUD.

C. The Agency shall hold at least one public hearing per Annual MTW submission, and make the Annual MTW Plan available for public comment for at least thirty (30) days. The Agency agrees to take into account public comments on the program design, including comments from current tenants/participants, to the extent such comments were provided.

D. The Agency shall: (i) ensure that at least 75 percent of the families assisted are very low-income families, as defined in section 3(b)(2) of the 1937 Act, (ii) assist substantially the same total number of eligible low-income families under MTW, as would have been served absent the demonstration, and (iii) maintain a comparable
mix of families by family size, as would have been served or assisted had the amounts not been used under the demonstration.

E. When providing public housing, the Agency will ensure that it is safe, decent, sanitary, and in good repair, according to an inspection protocol established or approved by the Secretary. This in no way precludes the Agency from modifying its own inspection protocol as authorized in Attachments C and/or D as long as such protocol meets the housing quality standards established or approved by the Secretary.¹

F. The Agency agrees to keep project level budgeting and accounting, report financial statements in the Financial Data Schedule (FDS)², and abide by project level management reviews and fees. The Agency will conform to OMB Circular A-87 and the HUD definition of reasonable fees as defined in 24 CFR part 990, and HUD’s Financial Management Guidebook 7475.1 and Supplement, as they may be amended.

G. HUD will not score the Agency under HUD’s Public Housing Assessment System (PHAS) or HUD’s Section Eight Management Assessment Program (SEMAP), or their successor systems, unless the Agency elects to be scored. If the Agency elects to be scored, the agency will continue to be scored for the duration of the demonstration.

H. The Agency agrees to cooperate fully with HUD and its contractors in the monitoring and evaluation of the MTW demonstration, to keep records, and to submit reports and other information to HUD as described in the Restated Agreement.

I. The Agency shall comply with the requirements of the National Environmental Policy Act (NEPA) and other related federal laws and authorities identified in 24 C.F.R. Part 50 or Part 58, as applicable.

J. The Agency will comply with all applicable nondiscrimination and equal opportunity requirements set forth in 24 C.F.R. § 5.105(a), and will administer its programs and activities in a manner affirmatively to further fair housing. In particular, the Agency must make reasonable accommodations needed by applicants and residents and must make units accessible in accordance with the Needs Assessment and Transition Plan as required under Section 504 of the Rehabilitation Act of 1973 and its implementing regulations.

K. The Agency will comply with the terms of any applicable court orders or Voluntary Compliance Agreements that are in existence or may come into existence during the term of the Agreement. The Agency further agrees that it will cooperate fully with any investigation by the HUD Office of Inspector General or any other investigative and law enforcement agencies of the U.S. Government.

¹ Agencies are still subject to state and local building codes, and housing codes, and state and local public housing law on inspections.
² The Agency agrees to comply with FDS submission requirements, including the requirement to submit project level financial data in the FDS.
L. Unless otherwise provided herein, this Restated Agreement does not apply to Section 8 assistance that is required:

1. To meet existing contractual obligations of the Agency to a third party (such as Housing Assistance Payment contracts with owners under the Agency’s Section 8 Housing Choice Voucher program);

2. For payments to other public housing authorities under Section 8 portability billing procedures; or

3. To meet particular purposes for which HUD has expressly committed the assistance to the Agency.

M. The aforementioned covenants made by the Agency are not exclusive, as the Agency must also comply with all requirements applicable to public housing other than both those provisions of the 1937 Act, as amended from time to time, and its implementing regulations specifically waived by the Authorizations contained in this Restated Agreement.

III. Rent Reform Initiatives

The Agency shall establish a reasonable rent policy that is designed to encourage employment and self-sufficiency by participating families, consistent with the purpose of this demonstration. In developing its rent policy, the Agency must adopt a policy for addressing hardship cases. To meet the Department’s purposes of evaluating the MTW demonstration, Agencies may randomly assign new participants into the MTW group, which will provide an alternate program/rent structure, and into a control group, which will continue to operate under the 1937 Act requirements, and collect useful participant data at the point of random assignment.

IV. Evaluation

A. HUD will consider the following criteria when evaluating whether this Agency shall continue in the MTW Demonstration:

1. The Agency is in compliance with this Restated Agreement.

2. The Annual MTW Plans and Reports have been satisfactorily completed and submitted in a timely manner, consistent with this Restated Agreement; and

3. The Agency has demonstrated, through the Annual MTW Plan and Report, that it has used its MTW designation (i.e., engaged in MTW Activities), as set forth in Section 204 of the 1996 Appropriations Act.

   a. If, after the evaluation during FY 2011 and FY 2014, HUD determines that the Agency fails to meet the above criteria, HUD can terminate this Restated Agreement.

V. Amendments and Continuation of Activities

A. Amendment of this Restated Agreement. This Restated Agreement may be further amended upon mutual agreement of the Agency and HUD. Proposed amendments by the Agency to the Restated Agreement shall be submitted in writing to HUD’s Office
of Public and Indian Housing, or its successor, only after the Agency has conducted a public hearing, considered comments from the hearing in drafting the proposed amendment, and obtained an approval from the Agency’s Board of Commissioners or Directors, as applicable. HUD will respond to the Agency in writing to either approve and execute or disapprove the amendment request. The Statement of Authorizations (Attachment C) may be unilaterally amended by HUD only in order to add to the existing authorizations. The Legacy and Community-Specific Authorizations (Attachment D) may be amended upon mutual agreement between HUD and the Agency. In the event of a conflict between Attachment C and Attachment D, the authorizations in Attachment D supersede the authorizations in Attachment C.

B. Amendment of the Annual MTW Plan. Amendments to the Annual MTW Plan only need to be made if the proposed MTW activity falls outside the scope of the HUD-approved Annual MTW Plan. An MTW activity is defined as an activity that an Agency participating in the MTW demonstration is authorized to undertake only by means of invoking an authorization included in Attachment C or Attachment D of this Restated Agreement, as opposed to an activity that a non-MTW agency could undertake pursuant to the conventional public housing and Section 8 Housing Choice Voucher programs’ statutory and regulatory requirements. Proposed amendments by the Agency to the Annual MTW Plan shall be submitted in writing to HUD’s Office of Public and Indian Housing, or its successor, only after the Agency has conducted a public hearing, considered comments from the hearing in drafting the proposed amendment, and obtained an approval from the Agency’s Board of Commissioners or Directors, as applicable. HUD will respond in writing to either approve or disapprove the amendment request.

1. The letter requesting any amendment to the Annual MTW Plan should include the following information in relation to the proposed MTW Activity:
   1. Description of the proposed activity;
   2. Description of how the activity relates to at least one of the three statutory objectives;
   3. Identification and discussion of the anticipated impact of the proposed MTW activity on the stated objective;
   4. Description of the baselines and benchmarks that the Agency will use to measure the performance and progress of the MTW activities;
   5. Description of the data collection process and metrics the Agency will use to measure how this activity will achieve one or more of the MTW statutory objectives; and
   6. The specific provision of the 1937 Act or regulation that is waived under MTW that authorized the Agency to make this change, when applicable.
C. Continuation of Activities.

1. Not later than one year prior to expiration of this Restated Agreement, the Agency shall submit a transition plan to HUD. It is the Agency’s responsibility to plan in such a manner that it will be able to end all features of the MTW Plan upon expiration of the Agreement, as HUD cannot guarantee that it will be able to extend any features of the Plan. The transition plan shall describe plans for phasing out of such authorizations/features. The plan shall also include any proposals of authorizations/features of the Restated Agreement that the Agency wishes to continue beyond the expiration of the Restated Agreement. The Agency shall specify the proposed duration, and shall provide justification for extension of such authorization/features. HUD will respond to the Agency in writing in a timely manner. Only authorizations/features specifically approved for extension shall continue beyond the term of the MTW Restated Agreement. The extended features shall remain in effect only for the duration and in the manner specified in the approved transition plan.

2. HUD will review and respond to timely-submitted transition plans within 75 days or they are deemed approved. To the extent that HUD has questions or feedback within this 75-day period, HUD will transmit such information within a sufficient time period for the Agency to respond and for HUD to approve a transition plan within 75 days of submission of the plan.

VI. Funding

A. Funding Methodology. During the term of the MTW demonstration, HUD will provide the Agency with public housing operating subsidies, and modernization or capital funds (including development and replacement housing factor funds), and with tenant-based Section 8 assistance, as provided in Attachment A. If the Agency’s Attachment A does not describe the funding methodology for any of these funding streams, the Agency’s funding will be calculated according to standard HUD calculations of Agency benefits.

B. Funding Disbursements. The Agency will receive its public housing operating subsidy and Section 8 tenant-based funding in accordance with the following calculation and disbursement requirements:

1. Operating Fund subsidies
   a. HUD shall calculate the allocation of Operating Fund subsidies to the Agency in accordance with Attachment A.
   b. The Agency may use these funds for any eligible activity permissible under Section 9(e)(1) of the 1937 Act or, if the Agency proposes to use the funding as part of a block grant in its Annual MTW Plan, it may use these funds for any eligible activity permissible under Section 8(o), 9(d)(1) and 9(e)(1) consistent with this MTW Restated Agreement.

2. Capital Funds and Other Grants
a. HUD shall calculate the allocation of Capital Fund grants (including replacement housing factor fund grants) to the Agency in accordance with Attachment A. Capital Funds will be disbursed in accordance with standard HUD procedures for the disbursement of public housing Capital Fund Grants.

(i) In requisitioning grant funds, the Agency will not be required to provide line item detail, but will request the funds using a single MTW line item; provided however, that the Agency may not accelerate draw downs of funds in order to fund reserves.

(ii) The Agency may use these funds for any eligible activity permissible under Section 9(d)(1) of the 1937 Act, or if the Agency proposes to use the funding as part of a block grant in its Annual MTW Plan, it may use these funds for any eligible activity permissible under Section 8(o), 9(d)(1) and 9(e)(1) consistent with this MTW Restated Agreement.

(iii) The Agency is subject to the requirements of Section 9(j) of the 1937 Act with respect to its Capital Fund Grants.

b. Section 8 Tenant-Based Assistance

(i) HUD shall calculate the allocation of Section 8 Housing Choice Voucher funding to the Agency in accordance with Attachment A.

(ii) The Agency may use tenant-based Section 8 funds included in the MTW block grant for any eligible activity permissible under Section 8(o) of the 1937 Act or, if the Agency proposes to use the funding as part of a block grant in its Annual MTW Plan, it may use the funds for any eligible activity permissible under Section 8(o), 9(d)(1) and 9(e)(1) consistent with this MTW Restated Agreement.

c. The Agency may submit for HUD consideration and approval alternative schedules for disbursement of public housing operating subsidy and Section 8 tenant-based funding to reduce the number of transactions and to address the time lag between making Housing Assistance Payments (HAP) for the large number of Section 8 participants from other jurisdictions (portables) and reimbursement by those jurisdictions. An Agency’s request for consideration and approval of an alternative schedule for disbursement shall be subject to certain administrative limitations, such as only one request will be allowed per year.

2. Administrative Responsibilities

A. Annual MTW Planning and Reporting

1. Annual MTW Plans
a. If the Agency has ten percent or more of its housing stock in MTW, the Agency will prepare and submit an Annual MTW Plan, in accordance with Attachment B, or equivalent HUD form as approved by OMB, in lieu of the Five (5) year and Annual Plans required by Section 5A of the 1937 Act.

b. If the Agency has less than ten percent of its housing stock in MTW, the Agency will continue to complete the Five-Year and Annual Plans required by Section 5A of the 1937 Act. The Agency will also complete a Supplemental Annual MTW Plan, based on Attachment B, or equivalent HUD form as approved by OMB. Only information not included in either the Five-Year Plan or the Annual Plan will need to be included in the Supplemental Annual MTW Plan (herein also referred to as the Annual MTW Plan).

c. Three (3) copies of the Annual MTW Plan shall be submitted to HUD: one copy will be provided to HUD Headquarters in hard-copy, one copy to HUD Headquarters in electronic format (i.e., PDF, or Word), and one copy to the Agency’s local HUD Field Office.

d. The Annual MTW Plan is due not later than seventy-five (75) days prior to the start of the Agency’s fiscal year, unless otherwise approved by HUD, except in the first year of this Restated Agreement the Agency may submit an amendment to its MTW Plan if it wants to implement initiatives prior to the due date of the subsequent MTW Plan.

e. Attachment B of this Restated Agreement, or equivalent HUD form as approved by OMB, provides a detailed description of the required elements of the Annual MTW Plan.

f. The Annual MTW Plan will be submitted to HUD only after:

   (i) The Agency has provided for citizen participation through public hearing and other appropriate means and is approved by the Board of Commissioners or Directors, as applicable, and

   (ii) The Agency has taken into account public comments on the program design, including comments from current tenants/participants, to the extent such comments were provided. To document the foregoing, the Agency will submit with the Annual MTW Plan documentation that at least one public hearing was held, that the Plan was available for public comment for at least thirty (30) days, and that the Agency took no less than fifteen (15) days between the public hearing and the approval of the Plan by the Board of Commissioners or Board of Directors in order to incorporate any public comments into the Annual MTW Plan. The Agency will submit these documents to HUD in accordance with Attachment B, or equivalent HUD form as approved by OMB, and will keep these documents on file for HUD review.
g. HUD shall notify the Agency in writing if HUD objects to any provisions or information therein. When the Agency submits its Annual MTW Plan seventy-five (75) days in advance of its fiscal year, HUD will respond to the Agency within seventy-five (75) days. If HUD does not respond to the Agency within seventy-five (75) days after an on-time receipt of the Agency’s Annual MTW Plan, the Agency’s Annual MTW Plan is approved and the Agency is authorized to implement that Plan. If HUD does not receive the Agency’s Annual MTW Plan seventy-five (75) days before the beginning of the Agency’s fiscal year, the Agency’s Annual MTW Plan is not approved until HUD responds. Reasons that HUD may object to a provision or information in the Annual MTW Plan include, but are not limited to, the following:

(iii) The information required in Attachment B, or equivalent HUD form as approved by OMB, is not provided or is deemed insufficient;

(iv) The Agency’s planned MTW activities are not permissible under MTW Authority or are inconsistent with requirements outside the 1937 Act;

(v) The Agency’s planned MTW activities do not have a clear connection to the statutory goal of the MTW demonstration, which is to provide Agencies with the flexibility to design and test various approaches for providing and administering housing assistance that: (a) reduce cost and achieves greater cost effectiveness in Federal expenditures; (b) give incentives to families with children whose heads of household are either working, seeking work, or are participating in job training, educational or other programs that assist in obtaining employment and becoming economically self-sufficient; and (c) increase housing choices for low-income families; or

(vi) There are other good cause factors, such as material misrepresentation, in the submission.

h. Once HUD approves an MTW Activity, the activity shall remain approved as long as it is included in the Agency’s Annual MTW Plan submissions subsequent to the initial approval of the MTW Activity. The approval shall remain in effect until such time as the Agency proposes to modify the activity, initiative, or program.

2. Annual MTW Reports

a. The Agency will prepare Annual MTW Reports, which will compare the Agency’s activities with its Annual MTW Plan. The Annual MTW Report will provide the information necessary for HUD to assess the Agency’s activities, in both regular operations and in activities authorized by MTW.

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3 Even if HUD approves a MTW Plan that is inconsistent with an external requirement, such as a state law requirement, the Agency is still subject to the external requirement.
b. Three (3) copies of the Annual MTW Report shall be submitted to HUD: one copy will be provided to HUD Headquarters in hard-copy, one copy to HUD Headquarters in electronic format (i.e., PDF, or Word), and one copy to the Agency’s local HUD Field Office.

c. The Annual MTW Report will be submitted to HUD for its review annually, no later than ninety (90) days after the end of the Agency’s fiscal year.

d. Attachment B of this Restated Agreement, or equivalent HUD form as approved by OMB, provides a detailed description of the required elements of the Annual MTW Report.

e. HUD shall notify the Agency in writing if HUD requires additional information or clarifications to the information provided in the Annual MTW Report.

f. All HUD forms and other reporting mechanisms required by this Restated Agreement, including any required certifications, will, where appropriate, be included in either the Annual MTW Plan or the Annual MTW Report.

3. HUD reserves the right to request, and the Agency agrees to provide, any information required by law or required for sound administration of the public housing and Section 8 Housing Choice Voucher programs.

B. Other Data Submission Requirements.

1. The Agency will submit HUD-50058 data and/or HUD-50058 MTW (or their replacement forms) data to HUD’s Public and Indian Housing Information Center (PIC) system, or its successor. (Note that the use of the HUD-50058 MTW form is restricted to the MTW agencies that have implemented MTW Activities that prevent use of the standard 50058 form.) These submissions will be in compliance with HUD’s 50058 and/or 50058 MTW submission requirements for MTW public housing authorities. The Agency will maintain current building and unit information in the development module of the PIC Inventory Management System (IMS).

2. The Agency will provide basic data about the Agency (e.g., address, phone number, e-mail address, etc.) to HUD through the PIC/IMS system, or its successor system.

3. The Agency will complete an annual audit pursuant to the Office of Management and Budget (OMB) Circular A-133 (including the Compliance Supplement, as determined by the auditor to be relevant to MTW). The A-133 Audit must be submitted to HUD in accordance with HUD regulations; a separate copy of the most recently completed audit must be submitted to the Office of Public Housing Investments, or its successor Headquarters Office responsible for national oversight of the MTW demonstration.
4. The Agency will provide data to HUD through FDS, or its successor system, as required by the Public Housing Assessment System (PHAS) regulations and procedures as they may be amended.

5. The Agency will provide HUD with an electronic version of the Admissions and Continued Occupancy Policy and Administrative Plan upon HUD’s request.

6. The Agency will provide HUD with a Performance and Evaluation Report for Capital Fund activities not included in the MTW Block Grant by including this as a supplement to Attachment B, or equivalent HUD form as approved by OMB.

In addition to the reporting requirements listed above, the Agency is required to comply with any and all HUD reporting requirements that are not specifically waived by HUD.

C. Annual MTW Monitoring Site Visit. HUD and/or its contractors will conduct at least one formal Site Visit to the Agency each year. The purpose of these visits will be to confirm reported Agency activities, to review the status and effectiveness of the Agency’s MTW strategies, and to identify and resolve outstanding MTW related issues. The Agency shall give HUD and/or its contractors unimpeded access to all requested sources of information including access to files, access to units, and an opportunity to interview Agency staff and assisted residents.

D. Single Point of Contact. HUD and the Agency shall each appoint a liaison as a single point of contact in implementing the Restated Agreement.

VII. Termination and Default

A. If the Agency violates this Restated Agreement, HUD is authorized to take any corrective or remedial action described in this Article VIII for Agency default. HUD will give the Agency written notice of any default. The Agency will have the opportunity to cure such default within 30 days of the date of said notice, or to demonstrate within said time period, by submitting substantial evidence satisfactory to HUD, that it is not in default. If the default is not susceptible to being cured within said 30 day period, the Agency will demonstrate, to HUD’s satisfaction, that the Agency has taken actions necessary to cure the default and that the default is curable within 90 days from the date of the default notice. Additionally, the Agency must covenant to prosecute such cure diligently and complete such cure within the 90 day period, unless HUD, in its sole judgment, determines that immediate action is necessary, and therefore has discretion to institute the remedies under Section VIII.C. of this Restated Agreement.

B. The following are reasons that HUD may declare the Agency in default of this Restated Agreement:

1. The Agency has not corrected HUD identified performance deficiencies within a reasonable period of time;
2. Material misrepresentation in the application process that led to the Original MTW Agreement or this current Restated Agreement;

3. Use of funds subject to this Restated Agreement for a purpose other than as authorized by this Restated Agreement;

4. Material noncompliance with legislative, regulatory, or other requirements applicable to this Restated Agreement;

5. Material breach of this Restated Agreement; and/or

6. Material misrepresentation in the Annual MTW Plan or Report submission by the Agency.

C. If the Agency is in default, HUD may, among other remedies, undertake any one or all of the following remedies:

1. Suspend payment or reimbursement for any MTW activities affected;
2. Suspend the Agency’s authority to make draws or receive or use funds for affected activities;
3. Change the method of payment to the Agency;
4. Require additional reporting by the Agency on the deficient areas and the steps being taken to address the deficiencies;
5. Require the Agency to prepare and follow a HUD-approved schedule of actions and/or a management plan for properly completing the activities approved under this Restated Agreement;
6. Suspend the MTW waiver authorization for the affected activities;
7. Prohibit payment or reimbursement for any MTW Activities affected by the default;
8. Require reimbursement by the Agency to HUD for amounts used in violation of this Restated Agreement;
9. Reduce/offset the Agency’s future funding;
10. Terminate this Restated Agreement and require the Agency to transition out of MTW;
11. Take any other corrective or remedial action legally available; and/or
12. Implement administrative or judicial receivership of part or all of the Agency.

D. The Agency may choose to terminate this Restated Agreement at any time. Upon HUD’s receipt of written notification from the Agency and a copy of a board resolution approving termination, termination will be effective. The Agency will then begin to transition out of MTW, and will work with HUD to establish an orderly phase-out of MTW activities, consistent with Section IV C of this Restated Agreement.
This Agreement, including all Attachments, is effective upon execution, except as otherwise provided herein.

CHICAGO HOUSING AUTHORITY

BY: [Signature]

ITS: Chief Executive Officer/President

Date: 6/26/08

UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

BY: [Signature]

ITS: Assistant Secretary

Date: 12/20/07
ATTACHMENT A
TO
AMENDED AND RESTATED MOVING TO WORK AGREEMENT
BETWEEN
U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT
AND
THE CHICAGO HOUSING AUTHORITY

1. Operating Fund
   a. The base year is CHA’s FY1999 at 100% of subsidy eligibility ($176,451,193).
   b. Except for the adjustments outlined in the following steps, no other subsidy
      adjustments will be made.
   c. The CHA will prepare its operating subsidy request for 2008 by making the
      following annual adjustments:
      i. The CHA shall multiply the 2007 year per unit month amount of 547.96\(^4\)
         by a “Simplified Delta” of 0.005\%;
      ii. The CHA shall then multiply the result from provision i. by the Operating
          Fund (formerly PFS) annual inflation factor for Chicago for the year that
          the Operating Fund is being calculated;
      iii. The CHA shall then determine the Total Unit Months available for the
           reporting period July 1, 2007 through June 30, 2008 taking into account
           both new units added to its inventory as well as units removed from its
           inventory during that time;
      iv. The CHA shall then multiply the result from provision ii above by the
          Total Unit Months available from provision iii above;
      v. The Department shall make any adjustments required by Congressional
         appropriation to the amount result of provision iv. above to determine the
         amount to be awarded to the CHA for the current year;
      vi. For 2009 and subsequent years, the CHA will substitute the per unit month
          amount determined in provision ii above for the previous year for the per
          unit month amount in provision i, shift the reporting period dates one year
          later in provision iii and then repeat the steps outlined in this subsection c.
          for each new year to determine the amount of Operating Fund to be
          allocated;
      vii. The CHA’s energy conservation financing arrangement approved by HUD
          on June 21, 2001 pursuant to 24 CFR 990.107(f)(2)\(^5\) to permit additional
          operating subsidy eligibility is modified in 2008 to be an approval
          pursuant to 24 CFR 990.185(a)(1); in addition and notwithstanding the
          requirements of 24 CFR 990.185(a)(1), the CHA shall retain 100% of the
          savings from decreased consumption pursuant to the June 21, 2001
          approval as long as this Attachment A remains in effect and the CHA is

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\(^4\) This per unit month amount represents the amount generated in 2007 pursuant to the Attachment A calculation
from the Moving to Work Agreement in effect prior to the effective date of this Restated Agreement that used
CHA’s 1999 100% subsidy eligibility of $176,451,193 as its basis prior to applying annual adjustments outlined in
the prior Moving to Work Agreement.

\(^5\) The regulatory reference in this instance refers to the regulations in effect at the time of HUD approval of the
energy conservation financing arrangement (i.e. as of April 2001).
not required to provide data on decreased energy consumption pursuant to 24 CFR 990.185 in relation to the energy conservation financing arrangement approved by HUD on June 21, 2001;

viii. The CHA is eligible to enter into financing arrangements pursuant to 24 CFR 990.185 subsequent to the effective date of this Restated Agreement subject to HUD approval; however, such arrangements must fully comply with the requirements of 24 CFR 990.185;

d. In determining Total unit months in provision c.iii. above:
   i. The CHA shall include all dwelling units under its Annual Contributions Contract with the Department including units that are not occupied by eligible public housing resident families because they are being utilized for office space, resident manager housing, police officers or otherwise authorized to be deprogrammed by the Department,
   ii. The CHA shall add new units as of the Date of Full Availability as approved by the Department;
   iii. The CHA shall subtract units removed from the inventory by demolition as of the date that the CHA tenders final payment to its demolition contractor (or expends the last remaining funds if funded by force account); and
   iv. The CHA shall subtract units removed from the inventory by disposition as of the date of transfer of title.

2. Capital Fund: HUD shall calculate the CHA’s Capital Fund allocation in accordance with the provisions of 24 CFR 905.10.

3. Housing Choice Voucher Funding:
   a. CHA shall have two options for determining the calculation of funding for Housing Choice Voucher units under the MTW agreement.
      i. First option - Block Grant Housing Choice Voucher calculation:
         1. divide the total amount allocated to the CHA for Block Grant Housing Choice Voucher units in the previous year by the number of unit months available to determine an average prior year Block Grant per unit month allocation;
         2. multiply the average per unit month allocation by the annual inflation factor established for the calculation of renewal of Section 8 contracts to determine an average current year Block Grant per unit month amount;
         3. multiply the average current year Block Grant per unit month amount by 12 months to determine a current year annual Block Grant per unit amount;
         4. multiply the current year annual Block Grant per unit amount by the number of Block Grant Housing Choice Voucher units designated by the CHA pursuant to provision d. below to determine the Block Grant allocation for the current year.
         5. the CHA’s final Block Grant allocation for the current year is subject to any pro-ration required because of the Department’s current year Housing Choice Voucher appropriation.
      ii. Second option: calculation pursuant to the standard formula or methodology for calculating Housing Assistance Payment funding
applicable to non-MTW housing authorities as that formula or methodology may be revised year to year in response to either authorizing legislation or appropriation.

b. Units that receive funding pursuant to the first option shall be titled “Block Grant Housing Choice Voucher units.” Units that receive funding pursuant to the second option shall be titled “HAP MTW Housing Choice Voucher units.”

c. Each year CHA shall submit to the Department a formal written election describing how many Housing Choice Voucher units will be designated Block Grant Housing Choice Voucher units as opposed to HAP MTW Housing Choice Voucher units.

d. The deadline for submission of an election pursuant to the previous subsection c. above is no later than 60 days prior to the end of CHA’s fiscal year.

e. In the event the Department awards Housing Choice Voucher units to the CHA during the course of the calendar year but after it makes its election pursuant to provision d. above, the CHA shall submit a formal written election with respect to the units awarded after the provision d. election with its request for the vouchers.

f. However, if the CHA applies for Housing Choice Voucher units pursuant to a Notice of Funding Availability (NOFA) and the Department awards Housing Choice Voucher units to the CHA pursuant to a NOFA, such voucher units shall be HAP MTW Housing Choice Voucher units and the CHA may not transfer such voucher units to another program or elect to redesignate such units as Block Grant Housing Choice Voucher units unless and until the minimum requirements of the NOFA with respect to the use of the units has been satisfied.

g. The CHA is authorized to revise its election for 2008 to increase the number of Block Grant Housing Choice Voucher units and to decrease the number of HAP MTW Housing Choice Voucher units; however, it must revise its election in writing no later than June 30, 2008.

h. CHA shall be subject to the same reporting requirements with respect to the HAP MTW Housing Choice Voucher units as are applicable to non-MTW housing authorities including reporting into VMS.
All MTW Agencies will provide the following required elements in their Annual MTW Plans and Reports, consistent with the requirements of Section VII of the Restated Agreement, and will follow the following order and format.

<table>
<thead>
<tr>
<th>Annual MTW Plan</th>
<th>Annual MTW Report</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>I. Introduction</strong></td>
<td><strong>I. Introduction</strong></td>
</tr>
<tr>
<td>A. Table of Contents, which includes all the required elements of the Annual MTW Plan; and</td>
<td>A. Table of Contents, which includes all the required elements of the Annual MTW Report; and</td>
</tr>
<tr>
<td>B. Overview of the Agency’s MTW goals and objectives for the year, including new and ongoing MTW activities.</td>
<td>B. Overview of the Agency’s ongoing MTW goals and objectives.</td>
</tr>
<tr>
<td>II. General Housing Authority Operating Information</td>
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<tr>
<td>--------------------------------------------------</td>
<td></td>
</tr>
<tr>
<td>Please provide the following:</td>
<td></td>
</tr>
<tr>
<td><strong>A. Housing Stock Information</strong></td>
<td></td>
</tr>
<tr>
<td>• Number of public housing units planned;</td>
<td></td>
</tr>
<tr>
<td>• General description of any planned significant capital expenditures by development;</td>
<td></td>
</tr>
<tr>
<td>• Description of any new public housing units to be added during the year by development (specifying bedroom size);</td>
<td></td>
</tr>
<tr>
<td>• Number of units to be removed from the inventory during the year by development specifying the justification for the removal;</td>
<td></td>
</tr>
<tr>
<td>• Number of Housing Choice Vouchers (HCV) units authorized;</td>
<td></td>
</tr>
<tr>
<td>• Number of HCV units to be project-based, including description of each separate project;</td>
<td></td>
</tr>
<tr>
<td>• General description of other housing planned to be managed by the Agency, specifying location, number of units, and type of non-public housing/non-HCV assistance (to include tax credit, state funded, project based Section 8, and market rate); and</td>
<td></td>
</tr>
<tr>
<td>• Description of other properties owned or managed by the Agency.</td>
<td></td>
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<tr>
<td><strong>B. Lease Up Information</strong></td>
<td></td>
</tr>
<tr>
<td>• Anticipated number of public housing units planned to be leased;</td>
<td></td>
</tr>
<tr>
<td>• Anticipated number of HCV planned to be leased; and</td>
<td></td>
</tr>
<tr>
<td>• Description of anticipated issues relating to any potential difficulties in leasing units (HCV or public housing).</td>
<td></td>
</tr>
<tr>
<td><strong>C. Waiting List Information</strong></td>
<td></td>
</tr>
<tr>
<td>• Description of anticipated changes in waiting lists (site-based, community-wide, HCV, merged);</td>
<td></td>
</tr>
<tr>
<td>• Description of anticipated changes in the number of families on the waiting list(s) and/or opening and closing of the waiting list(s); and</td>
<td></td>
</tr>
<tr>
<td>• Date the waiting list was last purged.</td>
<td></td>
</tr>
</tbody>
</table>

Please provide the following:

| **A. Housing Stock Information**                 |
| • Number of public housing units;               |
| • Number of Housing Choice Vouchers utilized;   |
| • General description of number and type of other housing managed by the Agency, specifying location, number of units and type of non-public housing/non-HCV assistance (to include tax credit, state funded, project based Section 8, and market rate); and |
| • Description of other properties owned or managed by the Agency. |

| **B. Lease Up Information**                      |
| • Number of public housing units leased;         |
| • Number of HCV under lease; and                |
| • Description of issues relating to any difficulties in leasing units (HCV or public housing). |

| **C. Waiting List Information**                  |
| • Description of waiting lists (site-based, community-wide, HCV, merged) and any changes that were made in the past fiscal year; |
| • Number of families on the waiting list(s), both at the beginning of the fiscal year and at the end of the fiscal year, and if the list(s) are open or closed; and |
| • Date the waiting list was last purged.          |
**III. Long-term MTW Plan**

Describe the Agency’s long-term vision for the direction of its MTW program, extending through the duration of the MTW Agreement.

**IV. Proposed MTW Activities: HUD approval requested**

* (provide the listed items below grouped by each MTW activity)

| A. | Describe each proposed MTW activity; |
| B. | Describe how each proposed activity relates to at least one of the three statutory objectives; |
| C. | Identify and discuss the anticipated impact of each proposed MTW activity on the stated objective; |
| D. | Describe the baselines and proposed benchmarks and metrics that the Agency will use to measure the performance and progress of the MTW activities; |
| E. | Describe the data collection process and the proposed metrics the Agency will use to measure how this activity will achieve one or more of the MTW statutory objectives; |
| F. | Cite the authorization(s) detailed in Attachment C or D of this Restated Agreement that give the Agency the flexibility to conduct the activity, and include the specific citation(s) of the Act or regulation as identified in Attachment C or D of this Restated Agreement that authorize the Agency to make the change; and |
| G. | Describe the hardship policy (for rent reform initiatives only). |

(All proposed activities that are granted approval by HUD will be reported on in Section V as “ongoing activities.”)
<table>
<thead>
<tr>
<th>Annual MTW Plan</th>
<th>Annual MTW Report</th>
</tr>
</thead>
</table>
| **V. Ongoing MTW Activities: HUD approval previously granted**  
(provide the listed items below grouped by each MTW activity) |  
A. Describe each ongoing MTW activity applicable for the coming year;  
B. Describe how each ongoing activity relates to at least one of the three statutory objectives;  
C. Identify and discuss the anticipated impact of each ongoing MTW activity on the stated objective, if in the first year of completing this revised Plan; or any anticipated changes in the impact (as applicable), if in subsequent years;  
D. Describe the baselines and benchmarks that the Agency will use to measure the performance and progress of the MTW activities, if in the first year of completing this revised Plan; or any changes in benchmarks (as applicable), if in subsequent years;  
E. Describe the data collection process and metrics the Agency will use to measure how this activity will achieve one or more of the MTW statutory objectives, if in the first year of completing this revised Plan; or any changes in data collection (as applicable), if in subsequent years;  
F. Cite the authorization(s) detailed in Attachment C or D of this Restated Agreement that give the Agency the flexibility to conduct the activity, and include the specific citation(s) of the Act or regulation as identified in Attachment C or D of this Restated Agreement that authorize the Agency to make the change; and  
G. Describe the hardship policy (for rent reform initiatives only). | A. Describe any activities that were proposed in the Plan, approved by HUD, but not implemented, and discuss why these were not pursued;  
B. Describe each ongoing and completed (within the FY) MTW activity;  
C. Describe how each ongoing activity relates to at least one of the three statutory objectives;  
D. Analyze the actual impact of each ongoing MTW activity on the stated objective;  
E. Evaluate the actual performance versus the target benchmark goals, the originally established baseline, and the previous year’s performance;  
F. If benchmarks were not achieved or if the activity was determined ineffective provide a narrative explanation of the challenges, and, if possible, identify potential new strategies that might be more effective;  
G. Using the metrics proposed in the Plan, evaluate the effectiveness of the activity in achieving the statutory objectives it relates to; and  
H. Cite the specific provision(s) of the Act or regulation that is waived under MTW (as detailed in Attachment C or D of this Restated Agreement) that authorized the Agency to make the change, and briefly describe if and how the waived section of the Act or regulation was necessary to achieve the benchmark.)
<table>
<thead>
<tr>
<th>Annual MTW Plan</th>
<th>Annual MTW Report</th>
</tr>
</thead>
</table>
| **VI. Sources and Uses of Funding** | **A. Unaudited Financial Statement;**  
**B. Planned vs. actual financial information by development with a narrative discussion and explanation of the differences;**  
**C. Planned vs. actual for all capital activities presented in the Annual MTW Plan with a narrative discussion and explanation of differences;**  
**D. Explanation of how funding fungibility was used and narrative explanation of the difference, if applicable.** |
| A. Provide Consolidated Budget Statement in the same format and level of detail as the unaudited financial statement;  
B. Planned sources and expenditures by development;  
C. Description of changes in sources and uses of MTW funding from previously-approved plan; and  
D. Description of how funding fungibility is planned to be used, if applicable. |  |
| **VII. Administrative** | **The Agency will provide the following:**  
A. Board Resolution adopting 50077-MTW, or equivalent form;  
B. Documentation that at least one public hearing was held, that the Plan was available for public comment for at least thirty (30) days, and documentation that the Agency took into consideration public and resident comment before approval of the Plan by the Board of Commissioners or Board of Directors in order to incorporate any public comments into the Annual MTW Plan;  
C. Description of any planned or ongoing Agency-directed evaluations of the demonstration, if applicable; |  
| The Agency will provide the following:  
A. Results of latest Agency-directed evaluations of the demonstration, as applicable;  
B. Performance and Evaluation Report for Capital Fund activities not included in the MTW Block Grant, as an attachment to the Report; and  
C. Description of progress on the correction or elimination of observed deficiencies cited in monitoring visits, physical inspections, submissions to REAC, or other oversight and monitoring mechanisms, if applicable. |  |
VIII. Reporting Compliance with Statutory MTW Requirements

If the Agency has been out of compliance with any of the required statutory MTW requirements listed in Section II(C) of the Restated Agreement, as determined by HUD in its review of the previous fiscal year’s Annual MTW Report, the Agency will provide a narrative discussion and a plan as to how it will return to compliance. If the Agency is currently in compliance, no discussion or reporting is necessary in this section.

The Agency will provide the following:

A. In order to demonstrate that the statutory objective of “assuring that at least 75 percent of the families assisted by the Agency are very low-income families” is being achieved, the Agency will provide information in the following format:

<table>
<thead>
<tr>
<th></th>
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</tr>
</thead>
<tbody>
<tr>
<td>Total number of newly admitted families assisted</td>
<td>6</td>
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<td></td>
<td></td>
<td></td>
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<tr>
<td>Number of families with incomes below 50% of area median</td>
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<tr>
<td>Percentage of families with incomes below 50% of area median</td>
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</table>

6 “Total number of newly admitted families assisted” is defined as all families that have been admitted to federal housing assistance during the fiscal year in question. Therefore, this does not mean that all families assisted by the housing authority will be captured in this figure. Instead, the figure only captures the initial admittees’ income, just as they begin to receive housing assistance.
B. In order to demonstrate that the statutory objective of “continuing to assist substantially the same total number of eligible low-income families as would have been served had the amounts not been combined” is being achieved, the Agency will provide information in the following formats:

Baseline for the Number of Eligible Low-Income Families to Be Served

<table>
<thead>
<tr>
<th>Number of families served when Agency entered MTW</th>
<th>Non-MTW adjustments to the number of families served(^7)</th>
<th>Baseline number of families to be served</th>
<th>Explanations for adjustments to the number of families served</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of public housing families served</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Number of tenant-based Section 8 families served</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total number of families served</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Number of Low-Income Families Served

<table>
<thead>
<tr>
<th>Baseline number of families to be served (total number of families)(^8)</th>
<th>Total number of families Served this Fiscal Year(^9)</th>
<th>Numerical Difference(^10)</th>
<th>Percentage Difference</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tbody>
</table>

Justification for variations in excess of 10% below the baseline number of families to be served (total number of families):

\(^7\) “Non-MTW adjustments to the number of families served” are defined as factors that are outside the control of the Agency. Acceptable “non-MTW adjustments” include, but are not limited to, influences of the economy and of the housing market. If the Agency includes non-MTW adjustments, HUD expects the explanations of the factors to be thorough and to include information substantiating the numbers used.

\(^8\) This number will be the same number in the chart above, at the cross-section of “total number of families served” and “baseline number of families served.”

\(^9\) The methodology used to obtain this figure will be the same methodology used to determine the “Number of families served when Agency entered MTW” in the table immediately above.
**VIII. Reporting Compliance with Statutory MTW Requirements, Continued**

**Annual MTW Report, cont.**

C. In order to demonstrate that the statutory objective of “maintaining a comparable mix of families (by family size) are served, as would have been provided had the amounts not been used under the demonstration” is being achieved, the Agency will provide information in the following formats:

**Baseline for the Mix of Family Sizes to Be Served**

<table>
<thead>
<tr>
<th>Family Size</th>
<th>Occupied number of Public Housing units by family size when Agency entered MTW</th>
<th>Utilized number of Section 8 vouchers by family size when Agency entered MTW</th>
<th>Non-MTW adjustments to the distribution of family sizes(^{11})</th>
<th>Baseline number of family sizes to be maintained</th>
<th>Baseline percentages of family sizes to be maintained</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 person</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2 people</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3 people</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>4 people</td>
<td></td>
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<td></td>
<td></td>
<td></td>
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<tr>
<td>5 people</td>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>6+ people</td>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Totals</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>100%</td>
</tr>
</tbody>
</table>

**Explanations for Baseline adjustments to the distribution of family sizes utilized**

**Mix of Family Sizes Served**

<table>
<thead>
<tr>
<th>Basement percentages of family sizes to be maintained(^{12})</th>
<th>1 person</th>
<th>2 people</th>
<th>3 people</th>
<th>4 people</th>
<th>5 people</th>
<th>6+ people</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>100%</td>
</tr>
</tbody>
</table>

**Number of families served by family size this Fiscal Year\(^{13}\)**

**Percentages of families served by family size this Fiscal Year\(^{14}\)**

**Percentage Difference**

**Justification and explanation for family size variations of over 5% from the Baseline percentages:**

---

\(^{10}\) The Numerical Difference is considered “MTW adjustments to the number of families served.” This number will reflect adjustments to the number of families served that are directly due to decisions the Agency has made. HUD expects that in the course of the demonstration, Agencies will make decisions that may alter the number of families served.

\(^{11}\) “Non-MTW adjustments to the distribution of family sizes” are defined as factors that are outside the control of the Agency. Acceptable “non-MTW adjustments” include, but are not limited to, demographic changes in the community’s population. If the Agency includes non-MTW adjustments, HUD expects the explanations of the factors to be thorough and to include information substantiating the numbers used.

\(^{12}\) These numbers in this row will be the same numbers in the chart above listed under the column “Baseline percentages of family sizes to be maintained.”

\(^{13}\) The methodology used to obtain these figures will be the same methodology used to determine the “Occupied number of Public Housing units by family size when Agency entered MTW” and “Utilized number of Section 8 Vouchers by family size when Agency entered MTW” in the table immediately above.

\(^{14}\) The “Percentages of families served by family size this fiscal year” will reflect adjustments to the mix of families served that are directly due to decisions the Agency has made. HUD expects that in the course of the demonstration, Agencies will make decisions that may alter the number of families served.
A. General Conditions

1. This Statement of Authorizations describes the activities that the Public Housing Authority (Agency) may carry out under the Moving to Work (MTW) Demonstration program, subject to the terms and conditions of the Amended and Restated Moving to Work Demonstration Agreement (Restated Agreement) between the Agency and the U.S. Department of Housing and Urban Development (HUD).

2. Unless otherwise provided in Attachment D of the Restated Agreement, the Agency’s MTW Demonstration Program applies to all of the Agency’s public housing assisted units (including Agency-owned properties and units comprising a part of mixed-income, mixed finance communities) tenant-based Section 8 voucher assistance (hereinafter referred to as the "Housing Choice Voucher Program"), Section 8 project-based voucher assistance under Section 8(o) and Homeownership units developed using Section 8(y) voucher assistance.

3. The purpose of the Statement of Authorizations is to delegate to the Agency the authority to pursue locally driven policies, procedures and programs with the aim of developing better, more efficient ways to provide housing assistance and incentives to self-sufficiency to low, very-low, and extremely low-income families. The authorizations listed in this Attachment C are granted fully without requiring any additional HUD authorizations, as necessary to implement the activities described in the Annual MTW Plan. The Agency may proceed with activities based upon these authorizations once the activity has been included in the Annual MTW Plan, in accordance with Attachment B, and HUD has approved the Plan and activities. HUD will review and approve these documents to ensure that the Annual MTW Plan has provided meaningful citizen participation, taking into account comments from a public hearing and any other comments on the proposed program, as well as providing for, receiving, and meaningfully considering comments from current and prospective residents who would be affected. HUD will also review in order to ascertain that these activities are within the MTW authorizations provided by HUD.

4. The Agency reaffirms that it will comply with all applicable nondiscrimination and equal opportunity requirements set forth in 24 CFR 5.105(a), and will administer its programs and activities in a manner affirmatively to further fair housing.
particular, the Agency must make reasonable modifications and accommodations needed by applicants and residents and must make units accessible in accordance with the Needs Assessment and Transition Plan as required under Section 504 of the Rehabilitation Act of 1973 and its implementing regulations.

B. Authorizations Related to Both Public Housing and Section 8 Housing Choice Vouchers

1. Single Fund Budget with Full Flexibility

   This authorization waives certain provisions of Sections 8 and 9 of the 1937 Act and 24 C.F.R. 982, and 990 as necessary to implement the Agency’s Annual MTW Plan.

   a. The Agency may combine funding awarded to it annually pursuant to Section 8(o), 9(d) and 9(e) of the 1937 Act into a single, authority-wide funding source ("MTW Funds"). However, section 9(d) funds are still subject to the obligation and expenditure deadlines and requirements provided in section 9(j) despite the fact that they are combined in a single fund. The funding amount for the MTW Funds may be increased by additional allocations of housing choice vouchers to which the Agency is entitled over the term of the Agreement. Special purpose vouchers will not be included in the MTW Funds during their initial term, though some may be included in the MTW Funds upon renewal.

   b. The Agency may use MTW Funds for any eligible activity under Sections 9(d)(1), 9(e)(1) and Section 8(o) of the 1937 Act. Within the scope of the permissible eligible activities, the Agency can carry out the purposes of the MTW Demonstration Program to provide flexibility in the design and administration of housing assistance to eligible families, to reduce cost and achieve greater cost effectiveness in Federal expenditures, to give incentives to families with children where the head of household is working, seeking work, or is preparing for work by participating in job training, educational programs, or programs that assist people to obtain employment and become economically self-sufficient, and to increase housing choices for low-income families, through activities that would otherwise be eligible under sections 8 and 9 of the 1937 Act, including, but not limited to, the following activities:

   i. Provision of Capital funds or operating assistance to housing previously developed or operated pursuant to a contract between HUD and the Agency or newly acquired or developed pursuant to section ii below.

   ii. The acquisition, new construction, reconstruction or moderate or substantial rehabilitation of housing (including, but not limited to, assisted living, or other housing as deemed appropriate by the Agency, in accordance with its mission), or commercial facilities consistent with the objectives of the demonstration. Such activities may include but are not limited to real property acquisition, site improvement, development of utilities and utility services and energy efficiency systems, conversion, demolition, financing, administration and planning costs, relocation and other related activities; provided, however, that prior HUD approval is required for the development of any incremental public housing units, pursuant to Section 9(g)(3) of the 1937 Act.
iii. The provision of housing or employment-related services or other case management activities, such as housing counseling in connection with rental or homeownership assistance, energy auditing, activities related to the provision of self-sufficiency and other services, employment counseling, education, training and other services related to assisting tenants, owners, contractors, and other persons or entities participating or seeking to participate in other housing or training and educational activities assisted pursuant to this section.

iv. The provision of management services, including preparation of work specifications, loan processing, inspections, tenant selection, management of tenant and project-based rental assistance and management of housing projects or other facilities or operations developed under this program.

v. The provision of safety, security, and law enforcement measures and activities appropriate to protect residents of housing from crime.

vi. The provision of Housing Choice Voucher assistance or project-based rental assistance (under Section 8(o)), alone or in conjunction with other private or public sources of assistance.

vii. The preservation of public housing and/or Housing Choice Voucher units currently serving people of low income or the acquisition and/or development of new units for people of low income, provided that all rehabilitation and construction is done in accordance with the requirements of Section 504 of the Rehabilitation Act and where applicable, the design and construction requirements of the Fair Housing Act.

viii. If the Agency chooses to establish single fund flexibility, the Agency is authorized to use housing assistance payments for purposes other than payments to owners, so long as these purposes are consistent with other eligible uses of section 8 and section 9 funds.

c. These activities may be carried out by the Agency, by an entity, agent, or instrumentality of the Agency, a partnership, a grantee, contractor, or other appropriate party or legal entity.

d. The Agency's expenditures must comply with OMB Circular A-87, which provides basic guidelines for the use of federal funds, and with this MTW Agreement.

e. The Agency may use capital funds (including development and replacement housing factor funds) in accordance with this Agreement.
2. Partnerships with For-Profit and Non-Profit Entities
The Agency may partner with for-profit and non-profit entities, subject to 24 C.F.R. Part 85 and 941.602(d), including, mixed-income, mixed-finance development partners and third party management companies, as well as affiliates and instrumentalities of the Agency (“Agency Partners”), to implement and develop all or some of the initiatives that may comprise the Agency’s MTW Demonstration Program. The Agency may, with respect to MTW eligible activity and when working with or partnering with such partners, make available to Agency Partners the least restrictive regulatory requirements allowable based on Agency’s participation in the MTW Demonstration Program and that agreements with Agency Partners may reflect the implementation of less restrictive regulatory requirements. This authorization waives certain provisions of Sections 13 and 35 of the 1937 Act and 24 C.F.R. 941 Subpart F as necessary to implement the Agency’s Annual MTW Plan.

3. Definition of Elderly Family
The Agency is authorized to amend the definition of elderly to include families with a head of household or family member who is at least 55 years old, and must be in compliance with the all Fair Housing Requirements, in particular the Housing for Older Persons Act of 1995. This authorization waives certain provisions of Section 3 (b)(3) and (G) of the 1937 Act and 24 C.F.R. 5.403 as necessary to implement the Agency’s Annual MTW Plan.

4. Transitional/Conditional Housing Program
The Agency may develop and adopt new short-term transitional housing programs, consistent with an eligible use of section 8 and 9 funds, with supportive services in one or more buildings in collaboration with local community-based organizations and government agencies. Successful participants in these programs will be eligible for transfer to the Agency’s public housing or housing choice voucher programs. The Agency will ensure that these programs do not have a disparate impact on protected classes, and will be operated in a manner that is consistent with the requirements of Section 504 of the Rehabilitation Act. More specifically, under no circumstances will residents of such programs be required to participate in supportive services that are targeted at persons with disabilities in general, or persons with any specific disability. In addition, admission to any of the programs developed under this section will not be conditioned on the presence of a disability or a particular disability. This section is not intended to govern the designation of housing that is subject to Section 7 of the 1937 Act. This authorization waives certain provisions of Sections 3, 4, 5, 8, and 9 of the 1937 Act and 24 C.F.R. 941, and 960 Subpart B as necessary to implement the Agency’s Annual MTW Plan.

5. Investment Policies
Subject to HUD approval, the Agency is authorized to adopt investment policies consistent with state law to the extent such policies are in compliance with applicable OMB circulars and other federal laws. The Agency shall invest only in securities authorized under state law that will allow the flexibility to invest productively and efficiently. This authorization waives certain provisions of Section 6(c)(4) of the 1937 Act and 24 C.F.R. 982.156 as necessary to implement the Agency’s Annual MTW Plan.
C. Authorizations Related to Public Housing Only

1. Site Based or Geographic Area Waiting List System
   The Agency is authorized to implement a locally designed waiting list system in lieu of
   the specific procedural requirements of 24 C.F.R. Part 903 provided that it provides
   applicants with a reasonable choice of location in accordance with title VI of the Civil
   Rights Act, the Fair Housing Act, and other applicable civil rights requirements. The
   Agency may implement additional site-based waiting lists under this MTW Agreement.
   Such additional site-based waiting lists will be developed, at the Agency's option, to
   address various situations, including, but not limited to the following: (1) any existing or
   new or mixed-income, mixed finance communities; (2) any on-site and/or off-site public
   housing replacement units developed in support of the Agency’s redevelopment or HOPE
   VI efforts, if any; (3) any specially designated public housing or project-based
   communities; and (4) combining or separating waiting lists for Section 8 tenant-based or
   project-based assistance, public housing rental communities, homeownership
   opportunities, and mixed-income, mixed-finance communities. This authorization
   waives certain provisions of Section 6(r) of the 1937 Act and 24 C.F.R. 903.7 as
   necessary to implement the Agency’s Annual MTW Plan.

2. Local Preferences and Admission and Continued Occupancy Policies and Procedures
   The Agency is authorized to develop and adopt local preferences and admission policies
   and procedures for admission into the public housing program in lieu of HUD statutes,
   regulations or other requirements based in the 1937 Act so long as the families assisted
   qualify as low income, and that the total mix of families assisted meets the requirements
   of part I.C of the Amended and Restated MTW Agreement. The Agency is required to
   revise the Admissions and Continued Occupancy Policy (ACOP), to implement changes
   in public housing occupancy policy as a result of the MTW program. Regardless of
   changes to the Agency’s adopted ACOP policies and procedures, the Agency must
   comply with Sections I(B)(1) and II(D) of this Agreement. The Agency is subject to state
   and local preferences law. This authorization waives certain provisions of Section 3 of
   the 1937 Act and 24 C.F.R. 960.206 as necessary to implement the Agency’s Annual
   MTW Plan.

3. Deconcentration Policy
   The Agency is authorized to develop and adopt a local policy designed to provide for
   deconcentration and income mixing in public housing communities. This authorization
   waives certain provisions of Section 16(3)(B) of the 1937 Act and 24 C.F.R. 903.2 as
   necessary to implement the Agency’s Annual MTW Plan.

4. Initial, Annual and Interim Income Review Process
   The Agency is authorized to restructure the initial, annual and interim review process in
   the public housing program in order to affect the frequency of the reviews and the
   methods and process used to establish the integrity of the income information provided.
   In addition, the Agency is expressly authorized to adopt a local system of income
   verification in lieu of the current HUD system. For example, the Agency may implement
   alternate time frames for validity of verification or adopt policies for verification of
   income and assets through sources other than those currently allowed under the 1937 Act.
   This authorization waives certain provisions of sections 3(a)(1) and 3(a)(2) of the 1937
   Act and 24 C.F.R. 966.4 and 960.257, as necessary to implement the Agency’s Annual
   MTW Plan.
5. Use of Public Housing as an Incentive for Economic Progress
The Agency is authorized to modify current public housing occupancy policies to use housing as an incentive for making economic progress, as long as Section II.C. of the MTW Agreement is adhered to. Such modifications may include revising maximum income limits for admission or continued occupancy. Families denied admission or continued occupancy shall continue to be entitled to the right to an informal hearing. This authorization waives certain provisions of Section 6(c) of the 1937 Act and 24 C.F.R. 960.201, as necessary to implement the Agency’s Annual MTW Plan.

6. Incentives for Underutilized Developments
The Agency is authorized to develop and offer incentives that will attract applicants to developments, or portions thereof, which have been difficult to market. This authorization waives certain provisions of Section 3(a)(2) and 3(a)(3)(A) of the 1937 Act and 24 C.F.R. 960 subpart B as necessary to implement the Agency’s Annual MTW Plan.

7. Simplification of the Development and Redevelopment Process for Public Housing
This authorization waives certain provisions of Sections 4, 5, 9, 24, 32 and 35 of the 1937 Act and 24 C.F.R. 941 as necessary to implement the Agency’s Annual MTW Plan.
   a. The Agency may, at its own discretion, allow any authorizations and regulatory relief granted to the Agency pursuant to this MTW Agreement to inure to the benefit of the Agency’s Partners with respect to MTW eligible activities, and HUD hereby agrees to the amendment of any and all evidentiaries necessary to implement the least restrictive regulatory requirements allowable.
   b. The Agency is authorized to establish reasonable low-income homeownership programs, such as a lease-to-own program, that are not limited by the existing public housing homeownership requirements, provided that units can only be sold to current public housing residents and that any disposition of current public housing units must be approved in advance by HUD. Any disposition application will be submitted and processed in accordance with this Agreement.

8. Streamlined Demolition and Disposition Procedures
The Agency may choose to follow HUD’s “Streamlined Processing Instructions for Disposition, Demolition, and Disposition/Demolition Applications from MTW Agencies.”

The Agency is authorized to simplify property management practices as follows:
   a. The Agency is authorized to deploy a risk management approach in establishing property and system inspection protocols and frequencies in lieu of the HUD requirements of annual inspections by Agencies, as long as these protocols assure that housing units assisted under the demonstration meet housing quality standards approved or established by the Secretary. This authorization waives certain provisions of Section 6 (f) of the 1937 Act and 24 C.F.R. 902-Subpart B as necessary to implement the Agency’s Annual MTW Plan.
   b. The Agency is authorized to develop and adopt a new form of local lease and establish community rules, grievance procedures, tenant self-sufficiency requirements and reasonable tenant fees based on proven private management models (subject to State and local laws), provided that no-cause evictions are not permitted. This
10. Special Admissions and Occupancy Policies for Certain Public Housing Communities

The Agency is authorized to involve a broad spectrum of community stakeholders, including advocacy groups, in a process to explore and adopt reasonable restrictions for occupancy of specific public housing buildings in the Agency’s inventory. Buildings, or portions of buildings (floors, units), may be designated as Smoke-Free, Pet-Free or Assisted Living (or other similar reservations). The Agency may establish admissions preferences in order to establish these special occupancy requirements. A key goal of this initiative will be to ensure that the Agency is able to maintain and improve the quality of life in the Agency communities. These reservations or policies must not have a disparate impact on protected classes and must be operated in a manner that is consistent with the requirements of Section 504 of the Rehabilitation Act. Any such designations or policies will include adequate safeguards for the disabled, including protections for disabled persons who are Agency residents and those seeking housing assistance. Residents can voluntarily participate in any of the services provided. Once adopted, the designations or policies will be updated and reviewed as part of the Annual MTW Plan and Report submitted by the Agency for HUD’s review. In particular, the Agency will review the demographic make-up of its current resident population and applicants to assess the need for and support any changes to its designations or policies. This authorization waives certain provisions of Sections 3, 6, 7, 16, and 31 of the 1937 Act and 24 C.F.R. 945 subpart C, 960 Subparts B, D, E and G as necessary to implement the Agency’s Annual MTW Plan.

11. Rent Policies and Term Limits

The Agency is authorized to determine family payment, including the total tenant payment, the minimum rent, utility reimbursements and tenant rent. The Agency is authorized to adopt and implement any reasonable policies for setting rents in public housing including but not limited to establishing definitions of income and adjusted income, or earned income disallowance that differ from those in current statutes or regulations. The Agency is authorized to adopt and implement term limits for its public housing assistance. Such policies must include provisions for addressing hardship cases. This authorization waives certain provisions of Section 3(a)(2), 3(a)(3)(A) and Section 6(l) of the 1937 Act and 24 C.F.R. 5.603, 5.611, 5.628, 5.630, 5.632, 5.634 and 960.255 and 966 Subpart A as necessary to implement the Agency’s Annual MTW Plan.

12. Design Guidelines

The Agency is authorized to establish reasonable and modest design guidelines, unit size guidelines and unit amenity guidelines for development and redevelopment activities that will replace HUD guidelines with guidelines that reflect local marketplace conditions for quality construction in its locality so long as all units meet housing quality standards approved by the Secretary. This authorization waives certain provisions of Sections 4, 5, and 9 of the 1937 Act and 24 C.F.R. 941.202, 941.203, 941.401, and 941.403 as necessary to implement the Agency’s Annual MTW Plan.

13. Site Acquisition

The agency is authorized to acquire sites without prior HUD approval, provided that the agency certifies that HUD site selection requirements have been met. This authorization
waives certain provisions of 24 C.F.R. 941.401 as necessary to implement the Agency’s Annual MTW Plan.

14. Commercial Business Venture
The Agency is authorized to enter into commercial business ventures as part of its neighborhood revitalization or affordable housing strategies or other strategies designed to serve as catalysts for revitalization of public housing or surrounding communities. Any venture must be consistent with eligible uses of funds under Sections 8 and 9 of the 1937 Act. This authorization waives certain provisions of 24 C.F.R. 941 subpart F as necessary to implement the Agency’s Annual MTW Plan.

15. Available Property
The Agency is authorized to make available public housing property including dwelling and non-dwelling spaces and vacant land for the purpose of providing services, programs and capital improvements that benefit residents and program participants. This authorization waives certain provisions of Section 9 of the 1937 Act and 24 C.F.R. 990 Subpart B as necessary to implement the Agency’s Annual MTW Plan.

16. Total Development Cost (TDC) limits
The agency is authorized to establish reasonable cost formulas for development and redevelopment activities that will replace HUD’s TDC limits in order to reflect local marketplace conditions for quality construction in its locality. This authorization waives certain provisions of Section 6(b) of the 1937 Act and 24 C.F.R. 941.306 as necessary to implement the Agency’s Annual MTW Plan.

D. Authorizations Related to Section 8 Housing Choice Vouchers Only

1. Operational Policies and Procedures
The Agency is authorized to determine the following basic operational policies and procedures for all Section 8 assistance the Agency is provided under section 8(o) of the 1937 Act:

a. The Agency is authorized to determine the term and content of Housing Assistance Payment (HAP) contracts to owners during the term of the MTW demonstration. However, any revised HAP contract must include language noting that the funding for the contract is subject to the availability of Appropriations. This authorization waives certain provisions of Section 8(o)(7) of the 1937 Act and 24 C.F.R. 982.162 as necessary to implement the Agency’s Annual MTW Plan;

b. The Agency is authorized to determine the length of the lease period, when vouchers expire and when vouchers will be reissued. This authorization waives certain provisions of Sections 8(o)(7)(a), 8(o)(13)(F) and 8(o)(13)(G) of the 1937 Act and 24 C.F.R. 982.303, 982.309 and 983 Subpart F as necessary to implement the Agency’s Annual MTW Plan;

c. The Agency is authorized to define, adopt and implement a reexamination program that differs from the reexamination program currently mandated in the 1937 Act and its implementing regulations. This authorization waives certain provisions of Section 8(o)(5) of the 1937 Act and 24 C.F.R. 982.516 as necessary to implement the Agency’s Annual MTW Plan;
d. The Agency is authorized to determine a damage claim and/or vacancy loss policy and payment policy for occupied units that differs from the policy requirements currently mandated in the 1937 Act and its implementing regulations. Damage and vacancy authority are subject to state and local laws. *This authorization waives certain provisions of Section 8(o)(9), of the 1937 Act and 24 C.F.R. 982.311 as necessary to implement the Agency’s Annual MTW Plan;*


e. The Agency is authorized to determine the percentage of housing voucher assistance that it is permitted to project-based, and criteria for expending funds for physical improvements on those units that differs from the percentage and criteria requirements currently mandated in the 1937 Act and its implementing regulations. *This authorization waives certain provisions of Section 8(o)(13) of the 1937 Act and 24 C.F.R. 983 as necessary to implement the Agency’s Annual MTW Plan;*


f. The Agency is authorized to determine property eligibility criteria, including types of units currently prohibited by Section 8 regulations, as well as shared living facilities. If the Agency chooses to use this authorization, it will need to provide a transition plan to both the affected residents and HUD prior to the end of the demonstration. *This authorization waives certain provisions of Section 8(p) of the 1937 Act and 24 C.F.R. 983.53-54 and 982 Subparts H and M as necessary to implement the Agency’s Annual MTW Plan; and*


g. The Agency is authorized to establish its own portability policies with other MTW and non-MTW housing authorities. *This authorization waives certain provisions of Section 8(r) of the 1937 Act and 24 C.F.R. 982 Subpart H as necessary to implement the Agency’s Annual MTW Plan.*


2. Rent Policies and Term Limits

a. The Agency is authorized to adopt and implement any reasonable policy to establish payment standards, rents or subsidy levels for tenant-based assistance that differ from the currently mandated program requirements in the 1937 Act and its implementing regulations. The Agency is authorized to adopt and implement any reasonable policies to calculate the tenant portion of the rent that differ from the currently mandated program requirements in the 1937 Act and its implementing regulations. *This authorization waives certain provisions of Sections 8(o)(1), 8(o)(2), 8(o)(3), 8(o)(10) and 8(o)(13)(H)-(I) of the 1937 Act and 24 C.F.R. 982.508, 982.503 and 982.518, as necessary to implement the Agency’s Annual MTW Plan;*


b. The Agency is authorized to determine contract rents and increases and to determine the content of contract rental agreements that differ from the currently mandated program requirements in the 1937 Act and its implementing regulations. *This authorization waives certain provisions of Sections 8(o)(7) and 8(o)(13) of the 1937 Act and 24 C.F.R. 982.308, 982.451 and 983 Subpart E as necessary to implement the Agency’s Annual MTW Plan;*


c. The Agency is authorized to develop a local process to determine rent reasonableness that differs from the currently mandated program requirements in the 1937 Act and its implementing regulations. *This authorization waives certain provisions of Section*
8(o)(10) of the 1937 Act and 24 C.F.R. 982.507 as necessary to implement the Agency’s Annual MTW Plan; and

d. The Agency is authorized to implement term limits for HCV units designated as part of the MTW demonstration. This authorization waives certain provisions of Sections 8(o)(7) and 8(o)(13)(F)-(G) of the 1937 Act and 24 C.F.R. 982 Subpart L and 983 Subpart E as necessary to implement the Agency’s Annual MTW Plan.

3. Eligibility of Participants
   a. The Agency is authorized to determine income qualifications for participation in the rental assistance program that differ from the currently mandated program requirements in the 1937 Act and its implementing regulations, as long as the requirements that i) at least 75 percent of those assisted under the demonstration are “very low-income” as defined in section 3(b)(2) of the 1937 Act, ii) substantially the same number of low-income persons are assisted under the demonstration as would be without the MTW authorizations contained herein, and iii) a comparable mix of families are assisted under the Agreement as would have been otherwise in Section I.C. of the MTW Agreement are met. This authorization waives certain provisions of Sections 16(b) and 8(o)(4) of the 1937 Act and 24 C.F.R. 5.603, 5.609, 5.611, 5.628, and 982.201 as necessary to implement the Agency’s Annual MTW Plan; and

   b. The Agency is authorized to adopt and implement any reasonable policy for verifying family income and composition and for determining resident eligibility that differ from the currently mandated program requirements in the 1937 Act and its implementing regulations. This authorization waives certain provisions of 24 C.F.R. 982.516 and 982 Subpart E, as necessary to implement the Agency’s Annual MTW Plan.

4. Waiting List Policies
   The Agency is authorized to determine waiting list procedures, tenant selection procedures and criteria and preferences, including authorizing vouchers for relocation of witnesses and victims of crime that differ from the currently mandated program requirements in the 1937 Act and its implementing regulations. This authorization waives certain provisions of Sections 8(o)(6), 8(o)(13)(J) and 8(o)(16) of the 1937 Act and 24 C.F.R. 982 Subpart E, 982.305 and 983 Subpart F as necessary to implement the Agency’s Annual MTW Plan.

5. Ability to Certify Housing Quality Standards
   The Agency is authorized to certify that housing assisted under MTW will meet housing quality standards established or approved by HUD. The certification form will be approved or provided by HUD. This authorization waives certain provisions of Section 8(o)(8) of the 1937 Act and 24 C.F.R. 982, Subpart I as necessary to implement the Agency’s Annual MTW Plan.

6. Local Process to Determine Eligibility
   The Agency is authorized to adopt a local process for determining whether units meet certain eligibility requirements, provided such requirements are part of the 1937 Act. This authorization waives certain provisions of Section 8(o)(13) of the 1937 Act and 24
C.F.R. 983 Subpart D as necessary to implement the Agency’s Annual MTW Plan. This includes, but is not limited to, the following:

   a. The minimum expenditure requirement and the timing of rehabilitation and construction of units.

   b. The type of funds that may be used to rehabilitate or construct units.

   c. Procedures to determine whether or not units meet the Agency’s requirements regarding rehabilitation and construction, including what information is required to be submitted by owners to the Agency.

7. Establishment of an Agency MTW Section 8 Project-Based Program

   The Agency is authorized to develop and adopt a reasonable policy and process for project-basing Section 8 tenant-based leased housing assistance, which includes the components set forth below:

   a. The Agency is authorized to project-base Section 8 assistance at properties owned directly or indirectly by the Agency that are not public housing, subject to HUD’s requirements regarding subsidy layering. If the Agency chooses to project-base Section 8 assistance at such properties, the Agency recognizes and accepts that such units would no longer be eligible for operating subsidy provided under Section 9(e) of the 1937 Housing Act or for future capital funds provided under section 9(d) for those units if it chooses to use this authorization. Project-based assistance for such owned units does not need to be competitively bid, nor are the owned units subject to any required assessments for voluntary conversion. This authorization waives certain provisions of Sections 8(o)(13)(B and D) of the 1937 Act and 24 C.F.R. 982.1, 982.102 and 24 C.F.R. Part 983 as necessary to implement the Agency’s Annual MTW Plan;

   b. The Agency is authorized to establish a reasonable competitive process or utilize an existing local competitive process for project-basing leased housing assistance at units that meet existing Housing Quality Standards, or any standards developed by the Agency pursuant to this MTW Agreement and approved by the Secretary, and that are owned by non-profit, or for-profit housing entities. This authorization waives certain provisions of 24 C.F.R. 983.51 as necessary to implement the Agency’s Annual MTW Plan;

   c. The Agency is authorized to duly adopt, according to the requirements of local law, alternate standards for determining the location of existing, newly constructed or substantially rehabilitated housing to receive subsidy; provided, however, that in lieu of the Site Selection Standards currently set forth in 24 C.F.R. Section 983.57, the agency will comply with the following requirements:

      i. The Agency will comply with the Fair Housing Act and Title VI of the Civil Rights Act of 1964, and implementing regulations thereto, in determining the location of newly constructed or acquired public housing units.

      ii. Units may be located in the agency’s jurisdiction, including within, but not limited to, the following types of urban areas: (1) an area of revitalization that has been designated as such by the governing jurisdiction, including
Redevelopment Areas and Enhanced Enterprise Communities, (2) an area where public housing units were previously constructed and were demolished, (3) a racially or economically impacted area where the agency plans to preserve existing affordable housing, (4) in connection with a HOPE VI or other HUD funded master planned development, (5) in areas where a needs analysis indicates that subsidized housing represents a low percentage of the total number of housing units in the area, or (6) relocating units to an area with a lower concentration of public housing units.

iii. Conduct a housing needs analysis indicating that there is a real need for the housing in the area; and

iv. When developing or substantially rehabilitating six or more Section 8 project-based units, the agency will: (1) advise current residents of the subject properties and representative community groups in the vicinity of the subject property by letter to resident organizations and by public meeting, of the agency’s revitalization plan; and (2) certify to HUD in its Annual MTW Report that the comments from Residents and representative community groups have been considered in the revitalization plan. Documentation evidencing that the agency has met the stated requirements will be maintained at the housing authority and submitted to HUD in its Annual MTW Report.

d. All units that receive project-based Section 8 assistance must meet either (i) existing HQS standards established by the Secretary or (ii) a local standard for communities receiving project-based Section 8 assistance developed by the Agency and approved by the Secretary pursuant to this MTW Agreement, as applicable. This authorization waives certain provisions of Section 8(o)(8) of the 1937 Act and 24 C.F.R. 982 Subpart I as necessary to implement the Agency’s Annual MTW Plan.

8. Homeownership Program

a. The Agency is authorized to establish reasonable Section 8 homeownership programs that are not limited by the existing Section 8 homeownership requirements. This authorization waives certain provisions of Section 8(o)(15) and 8(y) of the 1937 Act and 24 C.F.R. 982.625 through 982.643 inclusive as necessary to implement the Agency’s Annual MTW Plan; and

b. The Agency is authorized to permit current public housing residents who are on a merged waiting list to obtain a Section 8 homeownership voucher. This authorization waives certain provisions of Sections 8(o)(15) and 8(y) of the 1937 Act and 24 C.F.R. 982.625 through 982.643 inclusive as necessary to implement the Agency’s Annual MTW Plan.

E. Authorizations Related to Family Self Sufficiency

The Agency is authorized to operate any of its existing self-sufficiency and training programs, including its Family Self-Sufficiency (FSS) Program and any successor programs exempt from certain HUD program requirements. These may include those requirements
governing program size or participation, including whether to establish escrow accounts and other rent incentives and whether to establish mandatory self-sufficiency participation requirements. If the Agency receives dedicated funding for an FSS coordinator, such funds must be used to employ a self-sufficiency coordinator. In developing and operating such programs, the Agency is authorized to establish strategic relationships and partnerships with local private and public agencies and service providers to leverage expertise and funding. However, notwithstanding the above, any funds granted pursuant to a competition must be used in accordance with the NOFA and the approved application and work plan. This authorization waives certain provisions of Section 23 of the 1937 Act and 24 C.F.R. 984 as necessary to implement the Agency’s Annual MTW Plan.
ATTACHMENT D

HOUSING AUTHORITY SPECIFIC PROVISIONS

TO

AMENDED AND RESTATED MOVING TO WORK AGREEMENT

BETWEEN

U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

AND

THE CHICAGO HOUSING AUTHORITY

1. The Chicago Housing Authority (CHA) is to replace or rehabilitate 25,000 public housing units by the end of the term of this Amended and Restated MTW Agreement (Restated MTW Agreement) in order to comply with Section 204(c)(3)(C) of the 1996 Appropriations Act. The CHA is permitted to count former public housing units that are assisted through project basing pursuant to Section 8(o) toward the requirement to replace or modernize 25,000 public housing units. This requirement is subject to adjustment based on substantial reduction in appropriated funds.

2. The Plan for Transformation and list of commitments and waivers constitutes an approved MTW application subject to the approvals, conditions and agreements of this Restated MTW Agreement.

3. HUD and CHA agree that the CHA has been provided with 20,757 vouchers since 1995 to replace a planned 20,757 units to be demolished from 1995 through the end of the term of this Restated MTW Agreement. CHA agrees that if it fails to demolish all 20,757 units planned for demolition under its Plan for Transformation by the end of calendar year 2018, HUD shall reduce the number of vouchers assigned to it and their associated funding in subsequent years (starting in calendar year 2019) by the number of planned unit demolitions that the CHA does not complete by the end of calendar year 2018. Demolition for the purpose of this provision is defined as structural demolition.

4. The remaining balance of $25,780,300 of CHA’s debt to HUD for emergency grants given to it in 1994 and 1996 is forgiven.

5. CHA is not authorized to use Capital Funds to fund replacement reserves because replacement reserves are no longer an eligible activity under Section 9(d)(1) (the Capital Fund) of the United States Housing Act of 1937.

6. The Section 8(o)(13)(D)(i) of the 1937 Act and 24 CFR 983.56 requirement that not more than 25 percent of the dwelling units in any building may be assisted under a housing assistance payment contract for project-based assistance is waived. The CHA may provide project-based voucher assistance to developments in which more than 25 percent of the units are reserved for project-based vouchers.
7. The duration of HUD’s March 14, 2005 approval of the extension of the CHA’s Senior Designated Housing Plan shall extend through the end of the term of this Restated MTW Agreement.

8. HUD increased the Fair Market Rent for the Chicago market area to the 50th percentile, beginning in December 2000. CHA continues to be authorized to use a 50th percentile Fair Market Rent.

9. Monitoring of Housing Choice Voucher Contract: The CHA is required to procure a private sector enterprise to manage the administration of its Housing Choice Voucher program. It is required to have both performance incentives for deconcentration and for basic sound program performance, as well as timeliness of administrative procedures including inspection of new units and rent negotiations. Notwithstanding the foregoing requirement for the CHA to procure a private sector enterprise to manage the administration of its Housing Choice Voucher program, the CHA is authorized to directly manage its Housing Choice Voucher program as outlined below:

   a. The CHA is authorized to directly administer approximately one third of its Housing Assistance Payment Moving to Work Housing Choice Vouchers (HAP MTW Vouchers) provided that it notifies HUD of its intention to directly administer a portion of its Housing Choice Voucher Program in its MTW Annual Plan and the Department approves its MTW Annual Plan. If the CHA elects to directly administer its Housing Choice Voucher program in accordance with this provision, it shall provide the necessary data to make it possible to be evaluated under the Section 8 Management Assessment Program (SEMAP) for the portion of the program that it administers directly.

   b. Each year the Department will analyze the SEMAP data provided by the CHA on the portion of the Housing Choice Voucher program that it directly administers to determine the score that corresponds to the data provided;

   c. The CHA shall be authorized to directly administer all of its HAP MTW Vouchers once the analysis of the SEMAP data provided indicates that the CHA has achieved the equivalent of standard performing status for at least three continuous years and subsequently indicates its intent to administer the program in its corresponding MTW Annual Plan;

   d. The CHA shall be fully subject to scoring under SEMAP once it directly administers more than the initially authorized third of its HAP MTW Vouchers.

10. The CHA is required to contract for quarterly testing for fair housing compliance in its public housing and Housing Choice Voucher programs.

11. The CHA shall offer alternative public housing or Housing Choice Vouchers to CHA residents to be relocated from buildings to be demolished or redeveloped. The CHA shall maintain and honor provisions of the Relocation Rights Contract, as negotiated and modified from time to time with duly authorized representatives of CHA residents, related to relocation rights, rights to return, and other resident rights applicable to residents subject to displacement due to activities associated with the Plan for...
12. The CHA is required to provide pre-move counseling, assistance in accessing services and Housing Choice Voucher mobility counseling (sufficient to educate residents to the point where they can make informed choices and secure adequate housing) and post-move counseling for all residents to be relocated from buildings to be demolished or redeveloped. The CHA is required to make move-related payments and to otherwise comply with statutes and regulations governing relocation (including but not limited to the requirements of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970). The CHA is required to provide written information and guidance to residents to be relocated at least six months prior to relocation. The CHA shall provide formal-official written notice at least 90 days before relocating residents. The CHA shall provide second-move mobility counseling to all existing Housing Choice Voucher families who indicate an intention to move, or who must move for various reasons.

13. The CHA will conduct an information campaign to dispel myths about the Housing Choice Voucher program.

14. The CHA shall convene working groups to determine the future of sites where demolition will occur, that will include representatives of CHA residents and other appropriate parties, in accordance with the redevelopment process as described in the General Housing Authority Operating Information section of each Moving to Work Annual Plan. Any proposed reuse of a public housing site shall be subject to HUD approval.

15. The CHA agrees that at least seventy-five percent (75%) of the new families assisted by the Agency’s Section 8 Program and at least 40% of the new families under the Public Housing Program will be very low-income families. The Agency agrees to comply with the requirements of Section 16(a)(3) of the 1937 Act (as amended).

16. The CHA agrees to seek appropriate review and comply with approval requirements per the terms of the Gautreaux judgment. Approvals of redevelopment activity in accordance with the Plan for Transformation are required to comply with the terms of the Gautreaux judgment, unless such terms have been waived by the court having jurisdiction over the Gautreaux judgment.

17. The CHA has determined that Dearborn Homes (IL00213000) and Frances Cabrini Rowhouses (IL00291000) are temporarily distressed, and CHA will expeditiously take steps so that substantially all vacancies can be brought on line in full compliance with Uniform Physical Condition Standards and in accordance with the Plan for Transformation. Based upon the information provided by CHA, HUD has determined that Dearborn Homes (IL00213000) and Frances Cabrini Rowhouses (IL00291000) are not subject to the requirement to develop and carry out a plan for removal over time from the public housing inventory under Section 202 of the VA, HUD and Independent Agencies Appropriations Act of 1996 and its implementing regulations at 24 CFR Part 971. The Trumbull Park Homes (IL00238000), Altgeld Gardens/Phillip Murray Homes (IL002002000, IL002002100), and Harold Ickes Homes (IL002016000) developments are also not subject to Section 202.

18. HUD approves the CHA’s Conversion Plan under 24 CFR Part 971. This approval shall
remain in effect provided that the CHA complies with provisions 2 and 9-16 above, as part of its MTW Annual Plan, submits to HUD an annual update to the Conversion Plan that provides the following information:

a. Identification of the units that have been demolished in the previous year (by development number, street address, and bedroom size) and the units that will be demolished in the next year (by development number, street address, and bedroom size);

b. Any revisions to the relocation schedule for the previous year, and the schedule for relocation of families in the next year, by development number, street address and bedroom size;

c. To the extent that CHA requests additional relocation vouchers, the number of vouchers used for relocation in the previous year, and the number of vouchers the CHA will need for relocation in the next year, supported by information on the number of families to be relocated; and

d. Evidence that the regulatory requirements for consultation with residents and local government for units that will be demolished in the next year have been met.

19. With respect to non-leaseholders residing in CHA buildings slated for demolition:

a. Up to $2 million out of the CHA’s $32,126,184 existing project reserves, provided in calendar year 2001 under Amendment No. 1 to the MTW Agreement that preceded the Amended and Restated MTW agreement for the on-going Housing Choice Voucher program, will be available as Housing Choice Voucher administrative fee reserve as of the date of receipt of said funds to the extent such funds remain unexpended.

b. HUD, waives the calculation of the administrative fee under Section 8(q)(1)(c) of the 1937 Act and its implementing regulations at 24 CFR 982.152(b)(1) and the timing requirements for calculation of the administrative fee reserve under 24 CFR 982.155.

c. This waiver of administrative fee requirements under this section is strictly limited to addressing the non-leaseholder families residing in CHA buildings slated for demolition and is a one-time waiver that is not a precedent for future actions.

20. The CHA will continue to encourage public housing residents in mixed-income/mixed-finance (mixed-finance) developments to participate in the broader community-based neighborhood organizations that serve the entire development. These associations are the appropriate fora to address larger community issues and liaise with property managers. The CHA recognizes that public housing residents in mixed-income developments may have concerns that are public housing-centric and appropriately addressed by the CHA. As outlined below, the CHA shall establish an alternate mechanism for residents of Mixed-Finance Developments to be represented in lieu of forming resident councils in accordance with 24 CFR 964:
a. This section’s provisions apply only to projects developed or modernized pursuant to 24 CFR 941 Subpart F (Mixed-Finance Developments);

b. The CHA shall appoint a Mixed-Finance Resident Ombudsman within 60 days of execution of this Amended and Restated MTW Agreement;

c. Within 30 days of the appointment of the Mixed-Finance Resident Ombudsman, the CHA shall provide all public housing resident families of Mixed-Finance Developments individually with written information describing the provisions of this section and providing sufficient information for affected residents to be able to contact the Mixed-Finance Resident Ombudsman (including name, address, e-mail address, phone number and hours of availability);

d. The Mixed-Finance Resident Ombudsman must conduct a meeting open to all residents affected by this section at least semi-annually: the meeting is to be conducted at a location reasonably convenient to residents of Mixed-Finance Developments and is to take place during reasonable hours convenient for working residents and is to provide Mixed-Finance residents a reasonable opportunity to communicate issues of concern to the Mixed-Finance Ombudsman (the Mixed-Finance Ombudsman can conduct multiple meetings instead of a single meeting provided that all Mixed-Finance residents have reasonable opportunity to attend at least one meeting and the meeting complies with the other meeting requirements as to location, timing and opportunity for residents to communicate);

e. The CHA must provide all affected residents with written notice of the semi-annual meeting(s) at least 30 days in advance of the meeting(s) specifying the meeting(s)’s time and location;

f. The Mixed-Finance Resident Ombudsman must produce notes reflecting all of the issues raised within two weeks of each semi-annual meeting: the notes are to be forwarded to the Central Advisory Council, CHA’s Chief Executive Officer/President, and CHA’s Board Chairperson: the notes are also to be posted to CHA’s website;

g. The CHA must draft a written response to each of the issues raised in the meeting notes and must transmit the response to the Mixed-Finance Ombudsman, the Central Advisory Committee and the Board Chairperson as well as publish the response on its Website within 30 days of receiving the meeting notes;

h. The Mixed-Finance Ombudsman or staff assigned to him/her are to be available to receive calls, letters and e-mails from Mixed-Finance residents at least 20 hours per week: the Mixed-Finance Ombudsman shall communicate significant issues to the Central Advisory Council, CHA’s Chief Executive Officer/President, and CHA’s Board Chairperson within a reasonable amount of time and will act as a facilitator of communication to resolve such issues where reasonably possible;

i. Mixed-Finance residents are permitted to form groups and nominate spokespersons for such groups; however, the CHA is not required to assist or
facilitate the development of such groups: the Mixed-Finance Ombudsman shall recognize spokespersons based on reasonable evidence that the spokesperson does represent the views of a group of Mixed-Finance residents;

j. The CHA shall forward to the Mixed-Finance Ombudsman the share of resident participation funding related to 24 CFR 990.190(e) attributable to Mixed-Finance families for the Ombudsman’s use to support resident participation by Mixed-Finance resident families;

k. The provisions of 24 CFR 964.18 as well as 24 CFR 964 Subpart B are waived in Mixed-Finance Developments.

l. Residents will also be able to continue to interact with the CHA through tenant meetings, public hearings, board meetings, public comment periods, etc.

21. The CHA is authorized to implement a requirement that a specified segment of its public housing residents work as a condition of tenancy. The specific provisions of the CHA Work Requirement shall initially be described in the CHA’s FY2007 Admissions and Continued Occupancy Policy (ACOP), which was passed by the CHA Board of Commissioners in December 2007. Residents may utilize the provisions of the CHA Resident’s Grievance Procedure to resolve a dispute regarding a determination that a resident has failed to comply with the CHA Work Requirement. The CHA may modify the CHA Work Requirement from time to time during the term of this Restated MTW Agreement by following the established procedures to amend the ACOP and seek HUD approval of such amendments to the ACOP through the CHA’s MTW Annual Plan. The CHA Work Requirement Policy in the ACOP shall contain the following at a minimum:

a. A description of which public housing residents are subject to the requirement: the requirement shall not apply to residents younger than 17 or older than 62;

b. A description of the circumstances in which residents shall be exempt from the requirement;

c. A description of the number of hours of work required: the requirement shall require no less than 15 hours of work per week and no more than 40 hours of work per week;

d. A description of what is considered work as well as other activities that shall be considered acceptable substitutes for work;

e. A description of Safe Harbor: residents who are actively trying to comply with the CHA Work Requirement, but are having difficulties may be eligible for Safe Harbor; and

f. A description of the consequences of failure to comply with the CHA Work Requirement:

22. HUD agrees to permit CHA to explore a variety of development options, and to develop mid-rise buildings where appropriate, to be determined in consultation with CHA and
residents on a case-by-case basis with HUD approval. Such HUD approval would constitute the necessary waiver.

23. The CHA is authorized to establish reasonable cost formulas for development, rehabilitation and redevelopment activities that will replace HUD’s TDC limits pursuant to the authorization granted in Attachment C, Section C (16) and to implement them for FY2008 without having to propose such limits in an MTW Annual Plan provided that the CHA submits its alternate cost formulas to HUD and HUD approves them. The CHA is authorized to retroactively apply its alternate cost formulas for 2008 to the rehabilitation initiated in 2007 for the following: Altgeld Gardens/Phillip Murray Homes (IL002002000, IL002002100), Dearborn Homes (IL00213000), Trumbull Park Homes (IL00238000) and Frances Cabrini Rowhouses (IL IL00291000) once they are approved by HUD.