Terraces at Lawson Creek II is a 35 unit family apartment project located in Juneau Alaska. The community consists of 1, 2 and 3 bedroom units. All units are subject to income and student restrictions as defined in §42 of the Internal Revenue Code and are required to comply with the applicable housing laws and regulations including the following:

1. Section 42 of the Internal Revenue Code;
2. Title VI of the Civil Rights Act of 1964;
3. Executive Order 11063;
4. Fair Housing Amendments Act of 1988;
5. Violence Against Women Act (VAWA) 2013 Final Rule; and
6. All other applicable state and local laws.

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**FAIR HOUSING AND EQUAL OPPORTUNITY REQUIREMENTS STATEMENT OF NONDISCRIMINATION**

Volunteers of America is pledged to the letter and spirit of U.S. policy for the achievement of equal housing opportunity throughout the nation. Volunteers of America shall not discriminate because of race, color, gender, familial status, religion, disability, or national origin in the leasing, rental, or other disposition of housing. Volunteers of America will make leasing decisions without regard to sexual orientation, gender identity, or marital status of applicants and residents. Specifically, Volunteers of America shall not:

- Deny the opportunity to apply for housing to any person or household;
- Deny the opportunity to lease housing suitable to the household’s needs;
- Provide housing which is different than that provided to others;
- Subject a person to segregation or disparate treatment;
- Restrict a person’s access to any benefit enjoyed by others in connection with the housing program;
- Treat a person differently in determining eligibility or other requirements for admission;
- Deny a person access to the same level of services; or,
- Deny a person the opportunity to participate in a planning or advisory group which is an integral part of the housing program.

**MARKETING**

A. **Fair Housing and Affirmative Marketing.** This community enforces a marketing effort that attracts a broad cross-section of the eligible population without regard to race, color, religion, sex, disability, familial status, national origin, gender identity, or sexual orientation. Whenever applicants are needed to fill available apartments, advertising will be carried out in accordance with the Affirmative Fair Housing Marketing Plan (AFHMP). This community complies with the requirements of the AFHMP established by the community. The purpose of the Plan is to ensure eligible families of similar income levels will have a similar range of housing opportunities. The Plan outlines marketing strategies the community will use. Special efforts will be made to attract persons who are least likely to apply due to such factors as racial or ethnic composition and/or the disabled population of the neighborhood. Additionally, this community will post the required Fair Housing poster in a clearly visible location of the leasing office so that it is readily apparent to all persons seeking housing at this community.

B. **Monitoring.** This community will monitor marketing efforts and document the results in writing. The documentation will be made available, upon request, for all marketing activities, to demonstrate adherence to the AFHMP. This documentation will include copies of media and marketing materials, records of marketing activities conducted and documentation of any special marketing activities.

C. **Review.** The community will review and document the review of its AFHMP, at least, once every five years and update the AFHMP as needed to ensure compliance.
D. **Form of Advertisement.** All advertising for this community will include either the HUD-approved Equal Housing Opportunity logo, slogan, or statement.

**IMPROVING ACCESS TO SERVICE FOR PERSONS WITH LIMITED ENGLISH PROFICIENCY (LEP)**

Executive Order (E.O) 13166 requires Federal agencies and grantees to take affirmative steps to communicate with persons who need services or information in a language other than English.

Volunteers of America will take reasonable steps to ensure meaningful access to the information and services we provide for persons with Limited English Proficiency. This may include interpreter services and/or written materials translated into other languages.

**REASONABLE ACCOMMODATIONS AND MODIFICATIONS**

Volunteers of America will seek to identify and eliminate situations or procedures that create barriers to equal housing opportunity for all. Volunteers of America will make reasonable accommodations to our standard policies, procedures, services, and structural modifications to units and/or common areas for applicants and residents with disabilities unless doing so will result in a fundamental alteration in the nature of the program or an undue financial or administrative burden on the property. Volunteers of America will make efforts to provide another accommodation that will not result in a fundamental alteration in the nature of the program nor an undue financial or administrative burden when possible.

Volunteers of America is not required to:

- Make structural alterations to units or common areas that require the removal or altering of a load-bearing structure;
- Provide support services that are not already part of its housing programs;
- Take any action that would result in a fundamental alteration in the nature of the program or services; or
- Take any action that would result in an undue financial or administrative burden, including structural impracticality as defined in the Uniform Federal Accessibility Standards (UFAS).

Applicants and residents seeking reasonable accommodations in the application process or during their tenancy may contact the housing management office located within this community. Applicants and residents may also contact the VOA National Civil Rights Compliance Officer for Housing at 800.899.0089 to request an accommodation. Requests for reasonable accommodations may be submitted in writing, orally, or any other equally effective method of communication.
QUALIFYING FOR ADMISSION—ELIGIBILITY REQUIREMENTS

Based on Federal regulations, Terraces at Lawson Creek may not lease to ineligible applicants. In the selection of applications for tenancy, eligibility criteria have been established in accordance with § 42 of the Internal Revenue Code. All information relevant to eligibility will be verified. All applicant households will be screened and the following criteria will be applied:

A. **Income Limits**: The household’s total annual income must not exceed the program income limits published by HUD and adjusted annually for the geographic area in which the property is located. Income limits by unit size are as follows:

<table>
<thead>
<tr>
<th>Number of Units</th>
<th>Percentage of Area Median Income (AMI)</th>
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<tbody>
<tr>
<td>3</td>
<td>30%</td>
</tr>
<tr>
<td>18</td>
<td>50%</td>
</tr>
<tr>
<td>14</td>
<td>60%</td>
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B. **Student Eligibility**: Student eligibility will be determined prior to move-in and annually thereafter. Households comprised of all full-time students for any part of five (5) months of the calendar year will not be eligible unless one of the following exceptions has been met:

1. All students are married and entitled to file a joint federal tax return; or
2. All adult members are single parents with minor children, the adult is not a dependent of any third party, and the children are only claimed by the parent; or
3. The household includes a member who is receiving assistance under Title IV of the Social Security Act (AFDC/TANF); or
4. The household includes a member who is receiving assistance from the Job Training Participation Act (JTPA) or similar program; or
5. The household includes a member who was previously under the care and placement responsibility of the state agency responsible for administering a plan under part B or part E of Title IV of the Social Security Act.

C. **Occupancy Standards**: In general, the following occupancy standards apply:

<table>
<thead>
<tr>
<th>Bedroom Size</th>
<th>Persons per Household</th>
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<tr>
<td></td>
<td>Minimum</td>
</tr>
<tr>
<td>1</td>
<td>1</td>
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<tr>
<td>2</td>
<td>1</td>
</tr>
<tr>
<td>3</td>
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D. **Consent**: All adults, those eighteen (18) years of age and older, in the household must sign all consent and verification forms.

1. Failure to sign and submit the required forms and requested information will result in the application being denied. This includes:

   a. Combined Disclosure Notice and Authorization Regarding Background Consumer Reports (the criminal background check release form); and
b. All other verification forms authorizing community management to verify household income, student status, and preferences.
c. All verified information and required information must be dated within 120 days of the Tenant Income Certification (TIC) date.

2. Applicant household members who will be eighteen (18) years of age within the first twelve (12) months of tenancy must disclose sources of income at the time of application processing.

3. Household members who will become eighteen (18) years of age within the twelve-month certification year must participate in the certification process, including providing consent or parental consent according to Paragraph D.

PREFERENCES

Terraces at Lawson Creek is required to implement preferences when selecting eligible households for tenancy. Preferences do not make a household eligible that does not meet the requirements described in these Resident Selection Guidelines. When preferences are applied, those applicant households who meet the definition(s) of preferences will be selected before applicant households who do not meet the preference definition(s). Terraces at Lawson Creek operates using the following preferences:

A. Homelessness. A person imprisoned or otherwise detained pursuant to an act of Congress or state law is not considered “homeless.” A family is considered homeless only when they reside in one of the following places:

1. A place not meant for human habitation, i.e. a car, park/camp, sidewalk, or abandoned building; or
2. An emergency shelter, which might include a church; or
3. Transitional or supportive housing for persons who qualify because of homelessness; or
4. In any of the above places, but is being treated in a hospital or other medical facility for thirty (30) days or less; or
5. A family with children that meets the U.S. Department of Education’s definition of homelessness AND received services from an Alaska School District under the McKinney/Vento Homeless Assistance Act.

B. U.S. Veteran. A U.S. veteran is defined as:

1. One who has served in the armed forces and has been discharged under other than dishonorable conditions; or
2. The unmarried widow of a veteran; or
3. The unmarried former spouse eligible for Former Spouse Protection Act benefits.
VERIFICATION REQUIREMENTS

A. **Income.** All sources of income that are included in the household’s total annual income and that are used to determine applicant eligibility will be verified.

1. **Source and types of income.** Total annual income shall include individual household members’ income from:

   a. Wages from household members age 18 years and older and those turning age 18 during the certification year who are engaged in part-time and full-time employment; and
   b. Social Security benefits for all household members, regardless of age; and
   c. Welfare, general assistance, and other state-provided benefits for all household members, regardless of age; and
   d. Income from assets to which any household member, regardless of age, has access, i.e. personal property and checking, savings, and other bank accounts; and
   e. Regular contributions from non-household members; and,
   f. Other sources of income as defined in Exhibit 5-1 of HUD Handbook 4350.3 as revised and updated.

B. **Homelessness.** Applicant household claiming preference as a homeless person or family must present one of the following documents at the time of application submission:

1. A letter, on letterhead, from a shelter, transitional, or supportive housing agency where the family resides; or,
2. A letter, on letterhead or the AHFC Verification of Homelessness (form AP114), from a social worker, social service agency, health care official, family intervention advocate, or school official having firsthand knowledge that the family lives in one of the places listed above; or

C. **U.S. Veteran.** Terraces at Lawson Creek will apply the preferences to applicants declaring Veterans Affairs income subject to verification when assistance is available. Additionally proof of U.S. Veterans status under the definition include:

1. A letter from the Armed Services or Veterans Administration; or
2. A DD214 discharge paper or proof of VA benefits; or
3. A DD173 URFS identification card to document an unmarried Former Spouse Protection Act beneficiary.
THE APPLICATION PROCESS

A. **General Policy**

1. It is the policy of Volunteers of America and this community to accept pre-applications and full applications in accordance with the current program requirements. Applicants with disabilities may be provided an alternative method of having an application processed as a result of their disability or may request assistance from community management in the completion and/or submission of an application.

2. All current and known prospective household members, including live-in attendants, must be listed on the application at the time of submission.

3. Every application must be completed and signed by all adult household members age eighteen (18) years of age and older.

4. The date and time that the pre-application and/or full-application is accepted by management will be recorded. This date and time determines an applicant household’s place on the community’s Waiting List.

B. **Pre-Application for Rental Housing**: The Pre-Application for Rental Housing is a short-form document that captures the most basic applicant household information used by management to make a preliminary eligibility determination and add the household to the Waiting List. A Pre-Application for Rental Housing will be given to all applicants if a unit will not be available within 120 days from the date of application. Applicants who complete a Pre-Application for Rental Housing must also complete a full Rental Application when the household reaches the top of the Waiting List and is notified that an apartment is available.

1. The Pre-Application for Rental Housing consists of the following documents:

   a. Notice to Applicants and Residents regarding Limited English Proficiency;
   b. Pre-Application for Rental Housing and
   c. Race and Ethnic Data Reporting Form.

2. The Pre-Application for Rental Housing and the Race and Ethnic Data Reporting Form must be completed and returned by the applicant household to be placed on the community’s Waiting List. A blank Race and Ethnic Data Reporting Form, should the household choose not to disclose Race and Ethnic information, accompanied by a completed Pre-Application for Rental Housing is considered a complete Pre-Application.

3. If the Waiting List is closed at the time of a request for an application, this community will not distribute Pre-Applications until such time as the Waiting List is reopened and Pre-Applications are again accepted.
4. Pre-applicant households that appear to meet the minimum eligibility requirements at the time the Pre-Application is accepted by management will have the household added to the community’s Waiting List in chronological order based on the date and time of the Pre-Application. Approved pre-applicant households will receive written notification that the household is preliminarily approved and has been added to the community’s Waiting List. Approved pre-applicants will be contacted when an apartment becomes available.

5. Pre-applicant households who fail to meet any one (1) of the minimum eligibility requirements will be denied and will not be added to the community’s Waiting List. Rejected pre-applicant households will receive written notification of the pre-application denial that includes the reason(s) for the denial.

C. **Rental Application:** The Rental Application is the full application for rental housing that requests detailed information that will assist the community management in making a final eligibility determination and the amount of rent paid and assistance received by applicant households.

1. The Rental Application packet shall consist of the following documents:
   a. Notice to Applicants and Residents regarding Limited English Proficiency;
   b. Rental Application;
   c. Race and Ethnic Data Reporting Form (if not previously completed at the time of Pre-Application);
   d. Verification consent forms.

2. Completion of the Race and Ethnic Data Reporting Form is voluntary. Applicant households who complete and sign the Rental Application and fail to complete the Race and Ethnic Data Reporting Form are within their rights and violate no policy by refusing to share this information. Blank Race and Ethnic Data Reporting Form accompanied by a completed Rental Application is considered a complete Rental Application.

3. Rental Applications will be distributed to interested applicants when an apartment is currently or will be available within one hundred twenty (120) calendar days from the date of application.
   a. When an applicant household has previously completed a Pre-Application for Rental Housing, the date of application will be the date and time recorded by management when the Pre-Application for Rental Housing was received and accepted by management. Pre-applicant households must complete a full Rental Application at the time the household reaches the top of the Waiting List and is being considered for an available apartment.

4. If the Waiting List is closed at the time of a request for an application, this community will not distribute Rental Applications until such time as the Waiting List is reopened and Pre-Applications or Rental Applications are again accepted.
WAITING LIST

A. General Policy

1. A Waiting List is necessary to provide a fair and equitable means of tracking individuals and households who have applied for an apartment. The Waiting List helps ensure that each applicant is offered an apartment in the order in which their applications were received, thus preventing claims of discrimination or favoritism, and allows for the most efficient renting of available apartments.

2. When an apartment becomes available for occupancy, an opportunity to complete the eligibility process for the apartment will be offered to the applicant household at the top of the Waiting List for the available apartment type according to the date/time that the application was received, unless one of the aforementioned Preferences applies. Households meeting at least one of the preference categories will be moved ahead on the waitlist.

3. All apartments accessible to, or adaptable for, persons with mobility, visual, or hearing impairments will first be assigned to households containing, at least, one person with such impairments. The impairment must match the current accessible features of the available apartment.

   a. Current residents requiring accessible/adaptable apartments shall be given priority over applicants from the Waiting List requiring the same accessibility features.

   b. Where persons without disabilities are moved into physically accessible apartments, they shall do so only after agreeing to transfer to an apartment with no such design features, at their own expense, when it becomes available. Such households shall sign a Transfer Agreement at the time of initial certification or move-in.

4. If, for any reason other than health-related, the applicant household does not accept the offer within five (5) business days of the initial contact by management, the offer will be cancelled and the opportunity to complete the eligibility process for the available apartment will be offered to the next applicant on the Waiting List.

5. If, for any reason other than health related, an applicant household does not accept the offer to complete the eligibility process for an available apartment two (2) times while on the community’s Waiting List, the applicant household will be removed from the Waiting List after the second instance of rejection of management’s offer to complete the eligibility process. Rejected applicants will be notified in writing of the reason(s) for the denial.
B. Changes to the Waiting List

1. Changes in Applicant Household Information. If, at any time while an applicant household is on the Waiting List, there are changes to the household information that may impact eligibility, unit size, priority status or management’s ability to contact the applicant, applicant households must contact management in writing to report such changes. It is possible that these changes, except applicant contact information, may change the order of the Waiting List as determined by unit availability and the original date and time of the application.

2. Updating the Waiting List. At least once each year, management will seek to confirm the continued interest of applicant household’s on the community’s Waiting List by attempting to contact applicant households using the most recent contact information provided by the applicant households. It is the responsibility of the applicant household to maintain current contact information on their application and to respond to management’s request to confirm continued interest in the community.

   a. Applicant households who confirm their continued interest in the community will retain their original place on the Waiting List.

   b. Applicant households who fail to respond to contacts by management within ten (10) business days of initial contact will be determined ineligible and have their name(s) removed from the Waiting List. Applicant households who are removed from the Waiting List will be notified in writing using the most recently provided contact information. Such notice will include the reason for the rejection.

   c. Applicant households who are removed from the Waiting List for failure to respond to management’s request to confirm continued interest may be reinstated at the bottom of the Waiting List if the applicant household contacts management within thirty (30) calendar days from the date of the notice and the applicant household remains potentially eligible. Such applicant households who fail to contact management within thirty (30) days after the date of the notice must submit a new application, if the community is presently accepting Pre-applications or Rental Applications.

3. Removal from the Waiting List. An applicant’s household will be removed from the Waiting List when:

   a. the applicant household requests, in writing, to be removed; or

   b. the applicant household was clearly advised, in writing, of the requirement to inform management of their continued interest in the community by a particular date and time and failed to do so; or

   c. a reasonable effort is made, in writing and other means of communication, to contact the applicant to determine if there is continued interest in the community, yet has been unsuccessful; or
d. the applicant household was notified, in writing, of management’s intention to remove the applicant household from the Waiting List; or
e. the applicant household no longer qualifies for the housing at the community; or
f. the applicant refused or failed to respond to management’s second offer to complete the eligibility process for an available apartment for other than health related reasons.

C. **Opening and Closing the Waiting List.** In order to maintain a balanced applicant pool, this community, may, at its discretion, restrict or suspend application in-take and close the Waiting List in whole or in part in accordance with its Affirmative Fair Housing Marketing Plan. No Pre-Applications for Rental Housing nor Rental Applications will be distributed or accepted by management when the Waiting List is closed.

1. The Waiting List will be closed when management determines that there are sufficient potentially eligible applicant households on the current Waiting List that will satisfy apartment vacancies for a three (3) year period. When the Waiting List is closed, an announcement of the closure will be posted in the community’s management office and according to the community’s Affirmative Fair Housing Marketing Plan (AFHMP). The community will not maintain a list of individuals who wish to be notified when the Waiting List reopens.

2. The Waiting List will be opened when management determines that there are insufficient potentially eligible applicant households on the current Waiting List that will satisfy apartment vacancies for a three (3) year period. When the Waiting List is opened, an announcement of the opening will be posted in the community’s management office and according to the community’s Affirmative Fair Housing Marketing Plan (AFHMP).

**APPLICANT INTERVIEWS**

A. **General Policy**

1. All applicant households selected from the waitlist for an opportunity to complete the eligibility process will be required to meet with management for an applicant interview.

2. During the interview, applicant households must:

   a. Update and provide missing information provided on the original application, including completing and signing a Rental Application if a Pre-Application was the only application previously submitted; and

   b. Submit all management verification forms, including, but not limited to, forms to confirm income, assets, and other documentation related to eligibility; and
c. Submit signed Criminal Background Authorization and Release Forms for each adult household member and live-in aides (if applicable).

3. Attending the applicant interview and submitting the required forms are necessary for each applicant household to begin the eligibility determination process. It is, however, not an offer of an available apartment or an offer to move into the property. The interview is an opportunity for applicant households to provide information management will use to make a final eligibility determination.

SCREENING

A. General Policy

1. All adult applicants will be screened according to the criteria set forth in these Resident Selection Guidelines. These guidelines relate to the individual background and history of each adult applicant. Applicants must provide authorization for management to perform the following screening activities. Any adult applicant who fails to provide authorization or to meet the minimum thresholds established for each criterion may have his or her eligibility denied.

B. Landlord History. Volunteers of America requires that each adult household member provides three (3) consecutive years of rental and/or residential history.

1. Upon verification, the following are reasons an application will be denied for poor landlord history:

   a. Poor past performance of meeting financial obligations, particularly rent and utilities, as evidenced by any outstanding balances owed to any previous landlords, housing management agencies, or utility providers that are shown as outstanding within seven (7) years from the date of application; or

   b. Documented evidence of hoarding, evidenced by two (2) or more lease violations related to housekeeping issued to applicant households within the 12-month period at the immediate past primary address both dated within twelve (12) months of proposed move-in date; or

   c. Documented evidence of any one (1) instance of destruction of property or physical or verbal abuse or threats by any member or guests of any member of the applicant household to other residents, management or management staff, or agents of management or maintenance; or

   d. A record or order of eviction from rental housing dated within three (3) years from the proposed move-in date at this community; or
e. Documented evidence that any applicant household member was evicted from federally-assisted housing for drug-related criminal activity in the last three (3) years (beginning from the date of eviction).

C. Credit History. An adult applicant’s credit history will be evaluated to determine if there are outstanding payments for rent and utilities as evidenced by any balances owed to any previous landlords, housing management agencies, or utility providers that are shown as outstanding within seven (7) years from the date of application. This requirement does not include any missed or outstanding mortgage payments or amounts owed to municipalities or other federal or state agencies for unpaid taxes.

D. Criminal History. It is the policy of Volunteers of America to screen adult applicants for criminal history at the time of initial certification or proposed move-in and to reject adult applicants if it is determined that current or past criminal activity of an adult applicant may indicate a present threat to the health, safety, or right to peaceful enjoyment by other residents, property management personnel or persons residing in the immediate vicinity of the property.

1. Volunteers of America will not consider unproven allegations, hearsay, or arrests that did not result in conviction as evidence of criminal activity. Further, if, at the time of application or proposed move-in, a criminal background screen reveals that an applicant or proposed household member has pending criminal charges that, if convicted, would result in a denial under this Criminal History policy, management will place the application on hold until the relevant pending criminal charges are resolved. An application that is designated “on hold” under this policy would retain its original place on the Waiting List until a decision is made regarding the applicant’s or household’s eligibility; however, management will not hold a vacant unit and will process the next household on the waiting list.

2. If at initial certification or move-in, Volunteers of America proposes to deny admission to a household based on past criminal activity of a member of the household, the rental application for the entire household will be rejected and the entire household will be denied admission. This does not prevent an applicant household from reapplying with or without the household member whose criminal background resulted in the denial.

3. Criminal history for all adult household members will be evaluated based on the proposed date of initial certification or move-in. For example, an applicant whose proposed move-in date is 7/15/2016 will have a criminal background check performed using the criteria below for the specified period before 7/15/2016. The following criminal history criteria will be used to evaluate the suitability of applicants and will be grounds for rejection of the application and denial of assistance:

a. Eviction for Drug Related Criminal Activity. Applicants must not have been evicted from any other federally-assisted housing, including project-based or tenant-based subsidy, public housing, or LIHTC developments, for drug-related criminal activity within three (3) years;
b. **Sex Offenders**: Applicants must not have been convicted or adjudicated to any determination showing guilt (such as entry of probation before judgment) for any degree of sexual offenses within the applicant’s lifetime;

c. **Sex Offender Registration**: Applicants must not be currently court-mandated to registration as a sex offender under any state’s or federal court order;

d. **Domestic Violence**: Applicants who have been convicted or adjudicated to any determination showing guilt (such as entry of probation before judgment) for domestic violence, dating violence, sexual assault or stalking, unless otherwise protected pursuant to the Violence Against Women’s Act and Reauthorization Act, within the applicant’s lifetime;

e. **Violent Crimes**: Applicants must not have been convicted or adjudicated to any determination showing guilt (such as entry of probation before judgment) of all degrees of criminal homicide, manslaughter, armed robbery, assault, battery, rape, or sodomy within twenty (20) years;

f. **Personal Injury**: Applicants must not have been convicted or adjudicated to any determination showing guilt (such as entry of probation before judgment) of all degrees of wrongful death, kidnapping and other intentional torts, such as animal attacks or cyber bullying within five (5) years;

g. **Property Crimes**: Applicants must not have been convicted or adjudicated to any determination showing guilt (such as entry of probation before judgment) of all degrees of larceny, robbery, burglary, arson, embezzlement, or receipt of stolen goods within three (3) years;

h. **Weapons Crimes**: Applicants must not have been convicted or adjudicated to any determination showing guilt (such as entry of probation before judgment) of all degrees of possession of a weapon by a felony offender, possession of an illegal weapon, weapons trafficking, sale, or distribution, discharge of a weapon in the commission of a crime, assault with a deadly weapon, or possession of a weapon in the commission of a crime within five (5) years;

i. **Controlled and Illegal Substances**: Applicants must not have been convicted or adjudicated to any determination showing guilt (such as entry of probation before judgment) for the sale, distribution, or manufacture of any controlled or illegal substance within five (5) years;

j. **Crimes Against Children**: Applicants must not have been convicted or adjudicated to any determination showing guilt (such as entry of probation before judgment) for any crime against persons under the age of 18 at the time of the crime for child abuse, child pornography, sexting, or statutory rape within twenty (20) years;
k. **Non-violent Crimes.** Applicants must not have been convicted or adjudicated to any determination showing guilt (such as entry of probation before judgment) for disorderly conduct, disturbing the peace, harassment, hate crimes, indecent exposure, prostitution, or vandalism within two (2) years; and

l. **Lesser Included Crimes.** Applicants must not have been convicted or adjudicated to any determination showing guilt (such as entry of probation before judgment) for crimes included under 3.e-k for a lesser similar offense than assault, battery, forgery, false pretenses, or unlawful possession of a weapon with a punishment of incarceration of sixty (60) days or less within two (2) years.

4. Applicants who would have his or her application rejected per the criteria included in Paragraph 3 who choose to exercise his or her rights under the Violence Against Women Act and its Reauthorization will be allowed to present evidence of his or her status as a victim of domestic violence, dating violence, sexual assault, or stalking. Evidence will include, but is not limited to, form HUD-5832 Violence Against Women Act certification, certified police reports, certified court order, or other certified or notarized statement from an unaffiliated person or agency with knowledge of the abuse, i.e. an emergency shelter or its employees. An unaffiliated person is defined as an ostensibly objective person not related to the individual, either by blood or marriage, including a parent, sibling, child, friend or acquaintance. Applicants who choose to exercise this right must follow the appeal procedures outlined in the following section.

**REJECTION OF APPLICATION**

**A. General Policy.** Rejected applicant households will receive prompt written notice of the denial of their application including the reason(s) for the denial. Notices of denial will be mailed to the most recently provided address or other avenue of communication, if requested.

**B. Reasons for Rejection.** Applications for tenancy will be rejected if any of the household members have a personal, criminal, credit, or rental history that includes:

1. owing a balance to present or prior landlords; or
2. owing a balance to a utility provider for present or prior residences; or
3. a consistent, severe or recent history of deficiencies in rent payments; or
4. documented evidence that any household member does not meet the criminal history screening requirements contained in Paragraph D3 of these guidelines; or
5. records of disturbances of neighbors, destruction of property, or other disruptive, violent or dangerous behavior; or
6. unsanitary or hazardous care of previous residence; or
7. a household comprised entirely of full-time students as defined in these guidelines; or
8. a household's inability to pay the security deposit at the time of proposed move-in; or
9. documented evidence of any household member’s noncompliance with a rental or lease agreement at a previous residence such as failures to recertify as required, providing shelter to unauthorized persons, keeping unauthorized pets, or other acts in violation of a lease; or
10. willful or serious misrepresentation in the application or certification process, most egregiously, the omission of income and/or household members that would affect a household’s eligibility as defined in these guidelines.

C. Appeals. Rejected applicants shall have the opportunity to appeal adverse decisions by providing management with relevant mitigating information beyond that contained in an individual’s documentation. Relevant mitigating information might include: the facts or circumstances surrounding criminal conduct; instances of identity theft or misrepresentation; or other mitigating circumstances that demonstrate management may not have accessed all or the most recently available information.

1. This appeal of rejection must be in writing and must be received by management within fourteen (14) calendar days of the date of the rejection letter. If an appeal of the rejection is not received within the specified timeframe due to a disability, management will provide a reasonable accommodation, if necessary. Appeals not received by management during regular business hours within fourteen (14) calendar days will be denied by default.

2. Rejected applicant households who submit appeals within fourteen (14) calendar days must be present for a scheduled meeting with management to review the findings of the appeal. Management will make a decision regarding appeals within five (5) business days of the meeting and will communicate the final decision to rejected applicants in writing.

**THE MOVE-IN PROCESS**

A. General Policy. Applicant households who successfully meet the community related eligibility requirements and application processing will receive an offer to occupy an apartment in accordance with the Occupancy Standards. A meeting to brief new residents on the program participation requirements and expectations of tenancy is required and will be requested by management at which time the following documents will be completed and provided to the applicant household:

- Tenant Income Certification that details household information, including members, total annual income and tenant rent; and,
- Lease Agreement and Attachments, including a Transfer Agreement *(if applicable)*, and Live-in Aide Attachment *(if applicable)*; and
- Community Policies (House Rules); and
- Pet Rules; and
- Move-in Inspection Report *(See Paragraph 9-B)*; and
- Notice of Occupancy Rights under the Violence Against Women Act.

1. The Tenant Income Certification, Lease Agreement and Addenda and Attachments, Community Policies (House Rules), and Pet Rules must be signed by all adult members of
the household. The Move-in Inspection Report must be signed by, at least, one adult member of the household.

2. The Head of Household, determined during the application process, will be issued one set of apartment keys. Households will be considered as taking possession of an apartment and financially obligated for the apartment after signing and submitting the Lease Agreement and other documents whether the household physically occupies the apartment on the date documents are signed and keys are issued or at a later date.

3. If an applicant household does not complete the move-in process and take possession of the apartment within five (5) calendar days of management’s notification of approval, the approved household may have its application denied and the vacant apartment may be offered to the next available approved applicant household on the Waiting List.

RECERTIFICATION’S

A. **General Policy.** Program regulations require management to update resident household’s composition, income, and the eligibility of full-time and part-time student on an annual basis. Resident participation in annual recertification is necessary to continue tenancy at this community. All adult household members must provide information, documentation, verification, and required signatures for annual recertifications, when processed.

B. **Annual Recertification’s.** Within one year of household’s move-in date and each year thereafter, all households must submit information to determine if they are still eligible for tenancy per program-related eligibility rules, specifically student status. Management will deliver reminder notices of residents’ requirement to complete the household annual recertification beginning 120 days prior to the due date of the annual certification. Households who fail to participate in and complete the annual recertification process for other than health-related reasons or management approved extenuating circumstances, may have their tenancy terminated.

INSPECTIONS

A. **General Policy.** Program regulations require that management perform physical inspections of apartments at this community at move-in, at least, once annually, and at the time an apartment is vacated. Additionally, inspections may be performed at other times upon request by regulatory agencies.

B. **Move-in Inspection.** It is required that an adult member of the household be present for the move-in inspection. All deficiencies should be noted on the Move-In Inspection Form at the time of the inspection. New residents will have five (5) calendar days from the date of move-in to report additional physical deficiencies without charge or violation that cannot be directly attributed to the resident.
C. **Annual Inspection.** Management must perform, at least, two (2) physical inspections of each apartment within a 12-month period. Management will provide notice of such inspection, at least, twenty-four (24) hours in advance of the inspection. It is not required for an adult member of the household be present for the annual apartment inspection. Residents may, upon request and approval, reschedule apartment physical inspections if the date and/or time requested by management conflicts with the resident’s schedule. Residents may not waive physical apartment inspections and must permit management to enter the apartment within a reasonable period of time.

D. **Move-out Inspection.** Management must perform a physical inspection of the apartment upon being vacated by a resident. It is not necessary for an adult household member to be present for this inspection; however, management encourages an adult household member or other representative to be present for the move-out inspection as its findings may result in charges incurred by the household.

E. **Other Inspections.** This community is subject to other physical inspections that may require a third party to enter to inspect the physical condition of the apartments. In such cases, management will provide, at least, twenty-four (24) hour notice of the scheduled inspection. While it is preferred, it is not necessary for an adult household member to be present for these inspections. If notified of such inspection and there is a scheduling conflict for the resident, management may enter the selected apartments to be inspected by a third party agent without additional notice.

**TRANSFERS**

A. **General Policy.** Residents who wish to transfer to another apartment must complete and submit to management a Unit Transfer Request. This request must be completed and signed by the Head of Household and all adult household members who wish to transfer.

1. Unit Transfer Requests made by current residents will be considered before applicant households on the community’s Waiting List.

2. Depending upon the circumstances of the Unit Transfer Request, residents may be obligated to pay all costs associated with the move. However, if a Unit Transfer Request is approved as a Reasonable Accommodation to a household member’s verified disability, management may pay the costs of moving the household's possessions, unless doing so would cause an undue financial and/or administrative burden. The costs of moving includes only the transport of a household’s belongings from one apartment to another apartment within the community. The costs of moving do not include any costs or fees charged to households by utility or insurance companies or other service providers.

3. Unit transfers will not take place if the household is not in compliance with the Lease Agreement and other community policies. This includes, but is not limited to, Lease violations, unpaid rent, damage charges, and any other outstanding payments or program-related compliance violations. Households affected by this policy may still have their name(s) listed on the Transfer list; however, will not be permitted to move until the household is in full compliance or has made arrangements with management to be in full
compliance with the Lease, community policies, and all program-related regulations. Emergency transfer requests related to VAWA protections and requests for reasonable accommodations under Fair Housing laws are exempt from the policy.

4. Management will review and issue a written notice on its decision to grant or deny a Unit Transfer Request within thirty (30) calendar days of receipt.

5. Residents and management must sign a new Lease Agreement and tenant certification upon moving as a result of a Unit Transfer Request.

B. **Grounds for Transfer.**

   a. Residents who either request a transfer or are required to transfer will be placed on a Transfer List based on the apartment size requested.

   b. Residents may be required to transfer in any situation which may arise that is due to reasons beyond anyone's control, including, but not limited to, natural disasters, extensive damage, or repairs needed to be completed in or around the apartment that cannot be completed while the apartment is occupied.

   c. Households who wish to split or separate members of the household and occupy separate apartments at this community are not considered transfers and are not covered by the policies in Paragraph 10. Adult household members who wish to split from an existing household are considered new applicants and must complete the application process and must separately meet all eligibility requirements included in these Resident Selection Guidelines.

   d. Unit Transfer Requests will be reviewed and may be granted for, but not limited to, the following reasons:

      1. changes in household size; or
      2. changes in family composition; or
      3. health-related reasons or need for an accessible apartment because of a Reasonable Accommodation due to the disability of a household member; or
      4. if a household member needing accessible features of an apartment move out of the accessible apartment and no remaining family members require the accessible features of the apartment; or
      5. emergency transfers due to instances of domestic violence and other VAWA crimes.

C. **Order of Transfer.** While residents may request unit transfers at any time during tenancy and management may approve such requests within thirty (30) calendar days of submission of a Unit Transfer Request, management makes no guarantee on the timing by which a unit transfer will take place. For program and lawful related reasons, management will initiate unit transfers in the following order:

   1. Households who have members with a disability who require accessibility features or changes in apartment size as a result of an approved Request for a Reasonable Accommodation; then,
2. Emergency transfer requests for household members who are victims of VAWA crimes; then,
3. Households who, as a result of changes in household composition, require a smaller, then a larger apartment than is currently occupied.

D. Emergency Transfers. This community is concerned about the safety of its residents, and such concern extends to residents who are victims of domestic violence, dating violence, sexual assault, or stalking. In accordance with the Violence Against Women Act (VAWA), this community allows tenants who are victims of domestic violence, dating violence, sexual assault, or stalking to request an emergency transfer from the resident’s current apartment to another apartment. The ability to request a transfer is available regardless of sex, gender identity, or sexual orientation. The ability of this community to honor such request for residents currently receiving rental assistance, however, may depend upon a preliminary determination that the resident is or has been a victim of domestic violence, dating violence, sexual assault, or stalking, and on whether this community has another apartment that is available and is safe to offer the resident for temporary or more permanent occupancy. The following is based on a model emergency transfer plan published by the U.S. Department of Housing and Urban Development (HUD), the Federal agency that oversees that this community is in compliance with VAWA.

1. Eligibility for Emergency Transfers. A resident who is a victim of domestic violence, dating violence, sexual assault, or stalking, as provided in HUD’s regulations at 24 CFR part 5, subpart L is eligible for an emergency transfer, if: the resident reasonably believes that there is a threat of imminent harm from further violence if the resident remains within the same apartment. If the resident is a victim of sexual assault, the resident may also be eligible to transfer if the sexual assault occurred on the premises within the 90-calendar-day period preceding a request for an emergency transfer.

   a. A resident requesting an emergency transfer must expressly request the transfer in accordance with the procedures described in this plan.
   b. Tenants who are not in good standing may still request an emergency transfer if they meet the eligibility requirements in this section.

2. Documentation Requirements. To request an emergency transfer, the resident shall notify the management office and submit a written request for a transfer. This community will provide Reasonable Accommodations to this policy for individuals with disabilities. The resident's written request for an emergency transfer should include either:

   a. A statement expressing that the resident reasonably believes that there is a threat of imminent harm from further violence if the resident were to remain in the same apartment; or

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1 Despite the name of this law, VAWA protection is available to all victims of domestic violence, dating violence, sexual assault, and stalking, regardless of sex, gender identity, or sexual orientation.

2 Housing providers cannot discriminate on the basis of any protected characteristic, including race, color, national origin, religion, sex, familial status, disability, or age. HUD-assisted and HUD-insured housing must be made available to all otherwise eligible individuals regardless of actual or perceived sexual orientation, gender identity, or marital status.
b. A statement that the resident was a sexual assault victim and that the sexual assault occurred on the premises during the 90-calendar-day period preceding the resident’s request for an emergency transfer.

3. **Confidentiality.** This community will keep confidential any information that the resident submits in requesting an emergency transfer, and information about the emergency transfer, unless the resident gives management written permission to release the information on a time limited basis, or disclosure of the information is required by law or required for use in an eviction proceeding or hearing regarding termination of assistance. This includes keeping confidential the new location of the apartment of the resident, if one is provided, from the person(s) that committed an act(s) of domestic violence, dating violence, sexual assault, or stalking against the resident. See the Notice of Occupancy Rights under the Violence Against Women Act For All Tenants for more information about the community’s responsibility to maintain the confidentiality of information related to incidents of domestic violence, dating violence, sexual assault, or stalking.

4. **Timing and Availability.** This community cannot guarantee that a transfer request will be approved or how long it will take to process a transfer request. Management will, however, act as quickly as possible to move a resident who is a victim of domestic violence, dating violence, sexual assault, or stalking to another apartment, subject to availability and safety of an apartment. If a resident reasonably believes a proposed transfer would not be safe, the resident may request a transfer to a different apartment. If an apartment is available, the transferred resident must agree to abide by the terms and conditions that govern occupancy in the apartment to which the resident has been transferred. Management may be unable to transfer a resident to a particular apartment if the resident has not or cannot establish eligibility for that apartment. If this community has no safe and available apartments for which a resident who needs an emergency is eligible, management will assist the resident in identifying other housing providers who may have safe and available units to which the resident could move. At the resident’s request, management will also assist residents in contacting local organizations offering assistance to victims of domestic violence, dating violence, sexual assault, or stalking that are attached to this plan.

5. **Safety and Security.** Pending processing of the transfer and the actual transfer, if it is approved and occurs, the resident is urged to take all reasonable precautions to be safe. Residents who are or have been victims of domestic violence are encouraged to contact the National Domestic Violence Hotline at 1-800-799-7233, or a local domestic violence shelter, for assistance in creating a safety plan. For persons with hearing impairments, that hotline can be accessed by calling 1-800-787-3224 (TTY). Residents who have been victims of sexual assault may call the Rape, Abuse & Incest National Network’s National Sexual Assault Hotline at 800-656-HOPE, or visit the online hotline at https://ohl.rainn.org/online/. Residents who are or have been victims of stalking seeking help may visit the National Center for Victims of Crime’s Stalking Resource Center at https://www.victimsofcrime.org/our-programs/stalking-resource-center.
VIOLENCE AGAINST WOMEN ACT (VAWA) PROGRAM PROTECTIONS

A. General Policy. On December 16, 2016, HUD issued a final rule regarding implementation of the Violence Against Women Reauthorization Act (VAWA) of 2013. VAWA applies for all victims of domestic violence, dating violence, sexual assault, and stalking, regardless of sex, gender identity, or sexual orientation, and which must be applied consistent with all nondiscrimination and fair housing requirements. The 2013 law provides enhanced protections and options for victims of domestic violence, dating violence, sexual assault, and stalking by amending the definition of domestic violence to include violence committed by intimate partners of victims, and by providing that residents cannot be denied assistance because an affiliated individual of theirs is or was a victim of domestic violence, dating violence, sexual assault, or stalking (collectively VAWA crimes).

1. VAWA protections extend to all qualified applicants and residents, including their household members who are victims of domestic violence, dating violence, sexual assault, and stalking, by prohibiting denial of eligibility based on acts of such violence against them. An application cannot be denied if the applicant is a victim of VAWA crimes and if the applicant household qualifies for admission based on these Resident Selection Guidelines.

2. If your application is denied, as a victim of VAWA crimes, you have the right to an appeal based on the status as a victim of such crimes. Certification of domestic violence, dating violence, sexual assault, or stalking will be required of victim status which includes the name(s) of the abuser. Victims who wish to exercise this right may self-certify by requesting form-HUD-5382 from management or may provide documentation from the victim service providers, medical professionals, or attorneys who have counseled you as a victim can provide third-party verification of your status as a domestic violence victim.

3. VAWA protects residents, including household members who are victims of domestic violence including dating violence, sexual assault, or stalking, from being evicted or having the rental assistance terminated based solely on acts of such violence against them.

4. Resident victims cannot be evicted because of incidents of actual or threatened domestic violence, dating violence, sexual assault, or stalking which otherwise would be considered as serious or repeated violations of the Lease or other “good cause” under state or municipal law. These incidents are Lease violations and will be documented as such by management. If you receive a Lease violation and/or an eviction notice, as a victim of VAWA crimes, you have the right to an appeal based on the status as a victim of VAWA crimes.

5. Residents who are victims of VAWA crimes may exercise their rights to peaceful enjoyment by requesting an emergency transfer.
**TERMINATION**

A. **General Policy.** It is the goal and the mission of Volunteers of America to provide safe, decent, affordable housing to those who qualify and to provide a great place for our residents to call home. As a rule, it is the policy of Volunteers of America to keep residents in their homes, without disruption, to their residency or to the community’s program-related compliance requirements. However, circumstances may arise that require this community to terminate, that is to end or stop, a household’s tenancy at this community. No termination of tenancy will be processed without appropriate legal notice to the Head of Household.

1. **Termination of Tenancy by Owner.** This community’s management will proceed to terminate tenancy, eviction, for the following reasons:

   a. **Material Noncompliance with the Lease,** including

      (1) Failure to provide required documents to demonstrate program eligibility; or
      (2) Failure to sign and submit consent forms allowing verification of information regarding the household’s income and program eligibility; or
      (3) Extended absences or abandonment of the apartment; or
      (4) Fraud, which is when a resident knowingly provides inaccurate or incomplete information; or
      (5) Nonpayment of rent due under the Lease, including any repayment of rents due if, due to resident error, the resident was charged a lesser rent than required; or
      (6) Repeated minor violations of the Lease; or
      (7) Failure to disclose and provide verification of Social Security Numbers.

   b. **Termination of Tenancy under VAWA.** Any eviction or termination of rental assistance should be utilized only when there are no other actions that could be taken to reduce or eliminate a VAWA incident, including, but not limited to, transferring a victim to a different apartment, barring a perpetrator from the community, contacting law enforcement to increase police presence to keep the community safe, or seeking other legal remedies to prevent a perpetrator from acting on a threat. Restrictions predicated on public safety cannot be based on stereotypes, but must be tailored to specific concerns about individual residents.

      (1) **Prohibited basis for denial or termination of assistance or eviction under VAWA.** A resident assisted under Section 8 rental assistance at this community may not be terminated from participating in, or evicted from the community on the basis, or as a direct result, of the fact that the resident is or has been a victim of domestic violence, dating violence, sexual assault, or stalking, if the applicant or resident otherwise qualifies for occupancy. Further, a resident, who is the victim of said crimes, receiving rental assistance at this community may not be denied tenancy or occupancy rights solely on the basis of criminal activity directly related to domestic violence, dating violence, sexual assault, or stalking if the criminal activity is engaged in by a member of the household or any guest or other person under the control of the resident, and the resident or an affiliated individual of the resident is the victim or threatened victim of such domestic violence, dating violence, sexual assault or stalking.
2. *Termination by the Resident.* Residents may, at his or her own discretion, terminate the Lease at the end of the initial one-year term or any successive term by providing management with a written 30-day Notice to Vacate, as required by the Lease.

**GRIEVANCE PROCEDURES**

**A. General Policy.** Any resident or applicant who feels aggrieved by any Volunteers of America act or failure to act involving a resident’s Lease or any statute, regulation, policy, or procedure that affects the resident’s status, rights, duties, or welfare, or any resident or potential resident who has a complaint regarding a Volunteers of America employee, vendor, or agents of Volunteers of America, shall be afforded an opportunity to file a formal complaint with the supervising manager and/or property owner.

Examples of situations in which disputes may arise include, but are not limited to, the examination of resident income to determine rent; the inspection of the units to determine their condition; the collection of rent; the eviction of a resident; the imposition and collection of charges for maintenance of or repairs for damages to dwelling units or other property areas; the failure of Volunteers of America to assure safe, sanitary, and decent housing in compliance with local health, building, and housing codes and procedures; and the failure of the resident to abide by the terms and conditions of the Lease.

**B. Applicability.** The Grievance Procedures shall not apply to lease terminations for:

1. Non-payment of rent except to dispute the amount of the rent charged; or
2. Any activity that may threaten the health or safety of the premises, residents, neighbors, employees of Volunteers of America or others; or
3. Any drug-related criminal activity on or off the premises; or
4. Any violent criminal activity on or off the premises; or
5. Any felony conviction; or
6. Disputes between residents that do not involve Volunteers of America staff, policies, or procedures; or

(2) **Prohibition of termination when a VAWA victim declines transfer.** There is no HUD program requirement where a victim of domestic violence, dating violence, sexual assault or stalking may have his or her lease terminated due to the refusal of the victim to transfer to a different apartment at the owner’s request.

(3) **Bifurcation of the Lease.** A Lease bifurcation, that is, a Lease division, under VAWA will be carried out in accordance with any requirements or procedures as may be prescribed by federal, state, or local law for termination of assistance and tenancy.
7. Class grievances, i.e. the Grievance Procedures are not intended as a forum for initiating or negotiating policy changes with Volunteers of America; or

8. Residents who are denied additions to their households because of Occupancy Standards; or

9. Residents who are denied admission because Volunteers of America is not currently accepting applications for new residents; or

10. A resident who requests a reasonable accommodation or VAWA protection after a Formal Hearing for a Lease termination for the purpose of contesting the results of the Formal Hearing, except when Volunteers of America did not properly inform the resident of his or her right to request the Reasonable Accommodation or VAWA protection; or

11. Any claim for monetary damages including but not limited to property or personal injury damages; or

12. Any grievance that is not filed and maintained in accordance with these Grievance Procedures; or

13. Any grievance that a resident has previously submitted to a court of law for resolution; or

14. Any Grievance that a resident submits to a court of law before the rendering of a decision by a Hearing Officer.

C. Procedure. Applicants and residents and/or the representatives of applicants and residents who wish to file a grievance should contact the management office orally, in writing, or any other effective method of communication to inquire about the appropriate person to contact to file a grievance. Grievances regarding the employees of the property are generally heard by the management agent’s designate who has supervisory responsibilities. Grievances regarding the management agent are generally heard by the owner, Volunteers of America National Office. Names and methods of contact will be shared by the management office at this community.

**Volunteers of America Privacy Policy**

A. General Policy. It is the policy of Volunteers of America and this community to guard the privacy of individuals conferred by the Federal Privacy Act of 1974, the Health Insurance Portability & Accountability Act of 1996 (HIPAA), and Violence Against Women Act (VAWA) to ensure the protection of such individuals’ records maintained by this community. We are dedicated to protecting the privacy of applicant and resident personal information that is used to determined eligibility for rental assistance based on regulations, including Social Security and other governmental identification numbers and any other required information.

1. Neither this community nor its agents shall disclose any personal information contained in its records to any person or agency other than the IRS or other state
agency or authorized third party unless the individual about whom information is requested gives written consent to such disclosure or information is being subpoenaed by a court of law.

2. This Privacy Policy in no way limits this community’s ability to collect such information as it may need to determine eligibility, compute rent, or determine an applicant’s suitability for tenancy. Consistent with the intent of the Fair Housing laws, any information obtained on disability will be treated in a confidential manner.

Volunteers of America and this community does not discriminate on the basis of disability status in the admission or access to, or treatment or employment in, its federally-assisted programs and activities. The person named below has been designated to coordinate compliance with the nondiscrimination requirements against persons with disabilities.

National Civil Rights Compliance Officer, Housing
Volunteers of America
1660 Duke Street
Alexandria, VA 22314
1.800.800.0089 Tel
711 TTY
1.703.341.7001 Fax
reasonableaccommodations@voa.org Email

PENALTIES FOR MISUSING THIS CONSENT: Title 18, Section 1001 of the U.S. Code states that a person is guilty of a felony for knowingly and willingly making false or fraudulent statements to any department of the United States Government. HUD and any owner (or any employee of HUD or the owner) may be subject to penalties for unauthorized disclosures or improper uses of information collected based on the consent form. Use of the information collected based on verification forms is restricted to the purposes cited above. Any person who knowingly or willingly requests, obtains, or discloses any information under false pretenses concerning an applicant or participant may be subject to a misdemeanor and fined not more than $5,000. Any applicant or participant affected by negligent disclosure of information may bring civil action for damages and seek other relief, as may be appropriate, against the officer or employee of HUD or the owner responsible for the unauthorized disclosure or improper use. Penalty provisions for misusing the Social Security Number are contained in the Social Security Act at 42 USC 208 a(6)(7) and (8). Violations of these provisions are cited as violations of 42 USC 408 a (6) (7) and (8).