Chapter 1

OVERVIEW OF THE PROGRAM AND PLAN

INTRODUCTION

The HAPGC receives its funding for the Housing Choice Voucher (HCV) program from the Department of Housing and Urban Development (HUD). The HAPGC is not a federal department or agency. HAPGC is a public housing agency (PHA) that is a governmental or public body, created and authorized by state law to develop and operate housing and housing programs for low-income families. The HAPGC enters into an Annual Contributions Contract with HUD to administer the program requirements on behalf of HUD. The HAPGC must ensure compliance with federal laws, regulations and notices and must establish policy and procedures to clarify federal requirements and to ensure consistency in program operation.

This chapter contains information about the HAPGC and its programs with emphasis on the HCV program. It also contains information about the purpose, intent and use of the plan and guide.

There are three parts to this chapter:

Part I: The HAPGC. This part includes a description of the HAPGC, its jurisdiction, its programs, and its mission and intent.

Part II: The HCV Program. This part contains information about the Housing Choice Voucher program operation, roles and responsibilities, and partnerships.

Part III: The HCV Administrative Plan. This part discusses the purpose and organization of the plan and its revision requirements.
PART I: THE HAPGC

1-I. A. ORGANIZATION AND STRUCTURE OF THE HAPGC

The (HCV) program is funded by the federal government and administered by the Housing Authority of the, for the jurisdiction of Prince George’s County.

The officials of a HAPGC are known as commissioners or, collectively, as the board of commissioners. Commissioners are appointed in accordance with state housing law and generally serve in the same capacity as the directors of a corporation, establishing policies under which the HAPGC conducts business, ensuring that policies are followed by HAPGC staff and ensuring that the HAPGC is successful in its mission. The board is responsible for preserving and expanding the agency’s resources and assuring the agency’s continued viability.

Formal actions of the HAPGC are taken through written resolutions, adopted by the board of commissioners and entered into the official records of the HAPGC.

The principal staff member of the HAPGC is the executive director (ED), hired and appointed by the board of commissioners. The executive director is directly responsible for carrying out the policies established by the commissioners and is delegated the responsibility for hiring, training and supervising the remainder of the HAPGC’s staff in order to manage the day-to-day operations of the HAPGC to ensure compliance with federal and state laws and directives for the programs managed. In addition, the executive director’s duties include budgeting and financial planning for the agency.

1-IB. HAPGC MISSION

The PHA’s mission is to provide safe, decent and sanitary housing conditions for very low-income families and to manage resources efficiently. The PHA is to promote personal, economic and social upward mobility to provide families the opportunity to make the transition from subsidized to non-subsidized housing.

1-I.C. THE HAPGC’S PROGRAMS

The HAPGC’s Administrative Plan is applicable to the operation of the HCV program.

1-I.D. THE HAPGC’S COMMITMENT TO ETHICS AND SERVICE

As a public service agency, the HAPGC is committed to providing excellent service to HCV program participants – families and owners – in the community. The HAPGC’s standards include:

- Administer applicable federal and state laws and regulations to achieve high ratings in compliance measurement indicators while maintaining efficiency in program operation to ensure fair and consistent treatment of clients served.
Housing Authority of Prince George’s County

Overview of the Program and Plan

Adopted by Commission:
Effective: July 1, 2018

- Provide decent, safe, and sanitary housing – in compliance with program housing quality standards – for very low-income families while ensuring that family rents are fair, reasonable, and affordable.

- Encourage self-sufficiency of participant families and assist in the expansion of family opportunities which address educational, socio-economic, recreational and other human service needs.

- Promote fair housing and the opportunity for very low-income families of all ethnic backgrounds to experience freedom of housing choice.

- Promote a housing program that maintains quality service and integrity while providing an incentive to private property owners to rent to very low-income families.

- Promote a market-driven housing program that will help qualified low-income families be successful in obtaining affordable housing and increase the supply of housing choices for such families.

- Create positive public awareness and expand the level of family, owner, and community support in accomplishing the HAPGC’s mission.

- Attain and maintain a high level of standards and professionalism in day-to-day management of all program components.

- Administer an efficient, high-performing agency through continuous improvement of the HAPGC’s support systems and commitment to our employees and their development.

The HAPGC will make every effort to keep program participants informed of HCV program rules and regulations, and to advise participants of how the program rules affect them.
PART II. THE HOUSING CHOICE VOUCHER (HCV) PROGRAM

1-II.A. OVERVIEW AND HISTORY OF THE PROGRAM

The United States Housing Act of 1937 (the “Act”) is responsible for the birth of federal housing program initiatives. The Act was intended to provide financial assistance to states and cities for public works projects, slum clearance and the development of affordable housing developments for low-income residents.

The Housing and Community Development (HCD) Act of 1974 created a new federally assisted housing program – the Section 8 Existing program (also known as the Section 8 Certificate program). The HCD Act represented a significant shift in federal housing strategy from locally owned public housing to privately owned rental housing.

Under the Certificate program, federal housing assistance payments were made directly to private owners of rental housing, where this housing was made available to lower-income families. Eligible families were able to select housing in the private rental market. Assuming that the housing met certain basic physical standards of quality (“housing quality standards”) and was within certain HUD-established rent limitations (“fair market rents”), the family would be able to receive rental assistance in the housing unit. Family contribution to rent was generally set at 30 percent of the family’s adjusted income, with the remainder of the rent paid by the program.

Another unique feature of the Certificate program was that the rental assistance remained with the eligible family, if the family chose to move to another privately owned rental unit that met program requirements (in contrast to the public housing program where the rental assistance remains with the unit, should the family decide to move). Consequently, the Certificate program was characterized as tenant-based assistance, rather than unit-based assistance.

The Housing and Community Development (HCD) Act of 1987 authorized a new version of tenant-based assistance – the Section 8 Voucher program. The Voucher program was very similar to the Certificate program in that eligible families were able to select housing in the private rental market and receive assistance in that housing unit.

However, the Voucher program permitted families more options in housing selection. Rental housing still had to meet the basic housing quality standards, but there was no fair market rent limitation on rent. In addition, family contribution to rent was not set at a limit of 30 percent of adjusted income. Consequently, depending on the actual rental cost of the unit selected, a family might pay more or less than 30 percent of their adjusted income for rent.

From 1987 through 1999, public housing agencies managed both the Certificate and Voucher tenant-based assistance programs, with separate rules and requirements for each. From 1994 through 1998, HUD published a series of new rules, known as “conforming” rules, to more closely combine and align the two similar housing programs, to the extent permitted by the law.

In 1998, the Quality Housing and Work Responsibility Act (QHWRA) – also known as the Public Housing Reform Act – was signed into law. QHWRA eliminated all statutory differences between the Certificate and Voucher tenant-based programs and required that the two programs be merged into a single tenant-based assistance program, now known as the Housing Choice Voucher (HCV) program.
The HCV program was modeled closely on the pre-merger Voucher program. However, unlike the pre-merger Voucher program, the HCV program requires an assisted family to pay at least 30 percent of adjusted income for rent.

1-II.B. HCV PROGRAM BASICS

The purpose of the HCV program is to provide rental assistance to eligible families. The rules and regulations of the HCV program are determined by the HUD. The HAPGC is afforded choices in the operation of the program that are included in the HAPGC’s Administrative Plan, a document approved by the board of commissioners of the HAPGC.

The HCV program offers mobility to eligible families because they may search for suitable housing anywhere in the HAPGC’s jurisdiction and may also be eligible to move under portability to other PHA’s jurisdictions.

When a family is determined to be eligible for the program and funding is available, the HAPGC issues the family a housing voucher. When the family finds a suitable housing unit and funding is available, the HAPGC will enter into a contract with the owner and the family will enter into a lease with the owner. Each party makes their respective payment to the owner so that the owner receives full rent.

Even though the family is determined to be eligible for the program, the owner has the responsibility of approving the family as a suitable renter. The HAPGC continues to make payments to the owner as long as the family is eligible and the housing unit continues to qualify under the program.

1-II.C. THE HCV PARTNERSHIPS

To administer the HCV program, the HAPGC enters into a contractual relationship with HUD. The HAPGC also enters into contractual relationships with the assisted family and the owner or landlord of the housing unit.

For the HCV program to work and be successful, all parties involved – HUD, the HAPGC, the owner, and the family – have important roles to play. The roles and responsibilities of all parties are defined in federal regulations and in legal documents that parties execute to participate in the program.

The chart on the following page illustrates key aspects of these relationships.
The HCV Relationships:

Congress Appropriates Funding

HUD Provides Funding To HAPGC

Program Regulations and ACC specifies HAPGC Obligations and Voucher Funding

HAPGC Administers Program

Voucher specifies Family Obligations

Housing Assistance Payments (HAP) Contract specifies Owner and HAPGC Obligations

Family (Program Participant)

Lease specifies Tenant and Landlord Obligations

Owner / Landlord
What does HUD do?

HUD has the following major responsibilities:

- Develop regulations, requirements, handbooks, notices and other guidance to implement HCV housing program legislation passed by Congress;
- Allocate HCV program funds to HAPGC;
- Provide technical assistance to HAPGC on interpreting and applying HCV program requirements;
- Monitor HAPGC’s compliance with HCV program requirements and HAPGC’s performance in program administration.

What does the HAPGC do?

The HAPGC administers the HCV program under contract with HUD and has the following major responsibilities:

- Establish local policies;
- Review applications from interested applicant families to determine whether applicants are eligible for the program;
- Maintain waiting list and select families for admission;
- Issue voucher to selected family and, if necessary, assist the family in finding a place to live;
- Conduct outreach to owners, with special attention to owners outside areas of poverty or minority concentration;
- Approve the rental unit (including assuring compliance with housing quality standards and rent reasonableness), the owner, and the tenancy;
- Make housing assistance payments to the owner in a timely manner;
- Ensure that families and their rental units continue to qualify under the program;
- Ensure that owners and families comply with program rules;
- Provide families and owners with prompt, professional service;
- Comply with all fair housing and equal opportunity requirements, HUD regulations and requirements, the Annual Contributions Contract, HUD-approved applications for funding, the HAPGC’s Administrative Plan, and other applicable federal, state and local laws.

What does the Owner do?

The owner has the following major responsibilities:

- Screen families who apply for tenancy, to determine if they will be good renters.
The HAPGC can provide some information to the owner, but the primary responsibility for tenant screening rests with the owner.

- The owner should consider family background factors such as rent and bill-paying history, history of caring for property, respecting the rights of others to peaceful enjoyment of the property, compliance with essential conditions of tenancy, whether the family is engaging in drug-related criminal activity or other criminal activity that might threaten others.

- Comply with the terms of the Housing Assistance Payments contract, executed with the HAPGC;
- Comply with all applicable fair housing laws and discriminate against no one;
- Maintain the housing unit by making necessary repairs in a timely manner;
- Collect rent due from the assisted family and otherwise comply with and enforce provisions of the dwelling lease.

What does the Family do?

The family has the following responsibilities:

- Provide the HAPGC with complete and accurate information, determined by the HAPGC to be necessary for administration of the program;
- Make their best and most timely efforts to find a place to live that is suitable for them and that qualifies for the program;
- Cooperate in attending all appointments scheduled by the HAPGC;
- Allow the HAPGC to inspect the unit at reasonable times and after reasonable notice;
- Take responsibility for care of the housing unit, including any violations of housing quality standards caused by the family;
- Comply with the terms of the lease with the owner;
- Comply with the family obligations of the voucher;
- Not commit serious or repeated violations of the lease;
- Not engage in drug-related or violent criminal activity;
- Notify the HAPGC and the owner before moving or terminating the lease;
- Use the assisted unit only for residence and as the sole residence of the family. Not sublet the unit, assign the lease, or have any interest in the rental unit;
- Promptly notify the HAPGC of any changes in family composition and obtain HAPGC approval prior to adding household members, except by birth, adoption, or court-awarded custody;
• Not commit fraud, bribery, or any other corrupt or criminal act in connection with any housing programs.

If all parties fulfill their obligations in a professional and timely manner, the program responsibilities will be fulfilled in an effective manner.

1-II.D. APPLICABLE REGULATIONS

Applicable regulations include:

• 24 CFR Part 5: General Program Requirements
• 24 CFR Part 8: Nondiscrimination
• 24 CFR Part 982: Section 8 Tenant-Based Assistance: Housing Choice Voucher Program
PART III. THE HCV ADMINISTRATIVE PLAN

1-III.A. OVERVIEW AND PURPOSE OF THE PLAN

The Administrative Plan is required by HUD. The purpose of the Administrative Plan is to establish policies for carrying out the programs in a manner consistent with HUD requirements and local goals and objectives contained in the HAPGC’s agency plan. This Administrative Plan is a supporting document to the HAPGC agency plan, and is available for public review as required by CFR 24 Part 903.

This Administrative Plan is set forth to define the HAPGC’s local policies for operation of the housing programs in the context of federal laws and regulations. All issues related to Section 8 not addressed in this document are governed by such federal regulations, HUD handbooks and guidebooks, notices and other applicable law. The policies in this administrative plan have been designed to ensure compliance with the consolidated ACC and all HUD-approved applications for program funding.

The HAPGC is responsible for complying with all changes in HUD regulations pertaining to the HCV program. If such changes conflict with this plan, HUD regulations will have precedence.

Administration of the HCV program and the functions and responsibilities of HAPGC staff shall be in compliance with the HAPGC's personnel policy and HUD’s Section 8 regulations as well as all federal, state and local fair housing laws and regulations.

1-III.B. CONTENTS OF THE PLAN (24CFR 982.54)

HUD regulations contain a list of what must be included in the Administrative Plan. The HAPGC Administrative Plan must cover HAPGC policies on these subjects:

- Selection and admission of applicants from the HAPGC waiting list, including any HAPGC admission preferences, procedures for removing applicant names from the waiting list, and procedures for closing and reopening the HAPGC waiting list (Chapter 4);
- Any special rules for use of available funds when HUD provides funding to the HAPGC for a special purpose (e.g., desegregation), including funding for specified families or a specified category of families (Chapter 4);
- Occupancy policies, including definition of what group of persons may qualify as a 'family', definition of when a family is considered to be 'continuously assisted'; standards for denying admission or terminating assistance based on criminal activity or alcohol abuse in accordance with 982.553 (Chapters 3 and 12);
- Encouraging participation by owners of suitable units located outside areas of low income or minority concentration (Chapter 13);
- Assisting a family that claims that illegal discrimination has prevented the family from leasing a suitable unit (Chapter 2);
- Providing information about a family to prospective owners (Chapters 3 and 9);
Disapproval of owners (Chapter 13);
Subsidy standards (Chapter 5);
Family absence from the dwelling unit (Chapter 12);
How to determine who remains in the program if a family breaks up (Chapter 3);
Informal review procedures for applicants (Chapter 16);
Informal hearing procedures for participants (Chapter 16);
The process for establishing and revising voucher payment standards (Chapter 16);
The method of determining that rent to owner is a reasonable rent (initially and during the term of a HAP contract) (Chapter 8);
Special policies concerning special housing types in the program (e.g., use of shared housing) (Chapter 15);
Policies concerning payment by a family to the HAPGC of amounts the family owes the HAPGC (Chapter 16);
Interim redeterminations of family income and composition (Chapter 11);
Restrictions, if any, on the number of moves by a participant family (Chapter 10);
Approval by the board of commissioners or other authorized officials to charge the administrative fee reserve (Chapter 16);
Procedural guidelines and performance standards for conducting required housing quality standards inspections (Chapter 8); and
HAPGC screening of applicants for family behavior or suitability for tenancy (Chapter 3).

New Approach to Policy Development
HUD has developed an approach to monitoring and policy development that requires HAPGCs to establish policy for those purposes.

A primary focus of HUD’s Rental Integrity Monitoring (RIM) program was consistency – consistency in how HAPGC conducts their business and in how HUD monitors HAPGC’s activities. HUD expects that all staff will be consistent in the procedures they follow and the calculations they make and that their actions will be consistent with the HAPGC’s Administrative Plan.

HUD distinguishes between:

- **Mandatory policies**: those driven by legislation, regulations, current handbooks, notices, and legal opinions, and
- **Optional, non-binding guidance**, including guidebooks, notices that have expired and recommendations from individual HUD staff.
HUD expects HAPGC to develop policies and procedures that are consistent with mandatory policies and to make clear the optional policies the HAPGC has adopted. The HAPGC’s Administrative Plan is the foundation of those policies and procedures. HUD’s new directions require, more than ever, that HAPGC make policy choices to provide guidance to staff and consistency to program applicants and participants.

Following HUD guidance, even though it is not mandatory, provides a HAPGC with a “safe harbor.” HUD has already determined that the recommendations and suggestions it makes are consistent with mandatory policies. If HAPGC adopts an alternative strategy, it must make its own determination that the alternative approach is consistent with legislation, regulations, and other mandatory requirements. There may be very good reasons for adopting a policy or procedure that is different than HUD’s safe harbor, but HAPGC should carefully think through those decisions.

1-III.C. UPDATING AND REVISIONING THE PLAN

The HAPGC will review and update the plan at least once a year, and more often if needed, to reflect changes in regulations, HAPGC operations, or when needed to ensure staff consistency in operation. The original plan and any changes must be approved by the board of commissioners of the agency, the pertinent sections included in the Agency Plan, and a copy provided to HUD.