

## ACQUISITION, RELOCATION AND DEMOLITION QUESTIONNAIRE

UGLG/Community: \_\_\_\_\_ Project: \_\_\_\_\_

Program: \_\_\_\_\_ Date Submitted: \_\_\_\_\_

This section will be used by the Division of Housing to determine if you have adequately planned and budgeted for acquisition, relocation, down payment assistance, rehabilitation and demolition activities. Requirements are referenced in the Uniform Relocation and Real Property Acquisition Policies of 1970, as amended (URA) and Section 104(d) of the Housing and Community Development Act (Barney Frank Amendment).

Answer the following Acquisition, Relocation, Demolition, and Conversion questions; Yes, No, or NA:

1.  Voluntary Acquisition of
  - Permanent easement
  - Vacant land
  - Land and building
  - Will tenants be, or have they been, displaced?*
  
2.  Involuntary Acquisition of
  - Permanent easement
  - Vacant land
  - Land and building
    - Are any units occupied? If yes,*
      - Relocation assistance will be provided or has been provided
      - Residential occupant is low- and moderate-income
  
3.  Donation of
  - Permanent easements
  - Vacant land
  - Land and building
    - Tenants will be displaced or have been displaced
    - Tenant(s) is residential occupant and is low- and moderate-income
  
4.  Demolition of residential units or conversion/rehabilitation of residential unit to another use
  - Unit is occupiable
  - Unit rents or would rent at or below the Fair Market Rent
  - Unit to be replaced
    - If "yes" to any of the three questions above, attach documentation required and listed in your Uniform Relocation Plan.*
    - If "no",*
      - Unit is not occupiable and evidence is attached

**Please note: CDBG projects are subject to State and Federal acquisition/relocation/demolition requirements. If you answered "yes" to any of the questions above, please contact the Acquisition/Relocation Specialist in the Bureau of Community Development to discuss the applicability of these requirements to the proposed project.**