Please Read This Packet

Everything in this packet goes to the NEW PROPERTY OWNER

WE CANNOT PROCESS THIS PACKET WITHOUT THE FOLLOWING INFORMATION

- REQUEST FOR TENANCY APPROVAL (RFTA) SIGNED BY TENANT AND PROPERTY OWNER
- W-9 FORM
- DIRECT DEPOSIT FORM WITH VOIDED CHECK
- PROOF OF OWNERSHIP
- NOTICE CONCERNING VIOLENCE AGAINST WOMEN ACT
- If the tenant has a child under the age of 6: LETTER OF LEAD COMPLIANCE
- CERTIFICATE OF FITNESS
- If the tenant will be paying for water and sewer: PROVIDE METERING INFORMATION
- COPY OF LEASE TO BE USED



REQUEST FOR TENANCY APPROVAL PACKET

Phone: 781-284-1700

Fax: 781-286-8093

Γenant	Proposed move-in date:
Landlo	d: Tel #:
LL Em	iil:
Dear L	andlord,
Welco	ne to Revere Housing Authority's Rental Subsidy Program.
submit	quest for Tenancy Approval Packet with all required documents must be ted by the 5 th of the month, prior to lease-up, to initiate payment for the 1 st of the ng month.
RFTA	forms must be completed by the Landlord and returned with the documents listed below:
	Proof of Ownership (Copy of a Deed or tax bill bearing the Owners name) Valid photo ID
	Voided check for Direct Deposit
	Certificate of Occupancy/Fitness (City where unit is located)
	Lead Paint Compliance Certificate (Required by law if renting to a family with children under the age of 6 yrs. old)

Important next steps in the process:

- 1. Paperwork will be reviewed for program compliance. If the requested rent is over the program standards the Section 8 Coordinator will contact, you.
- 2. McCright Inspection Company will contact you directly to schedule an appointment for the unit to be inspected. (781-353-3112). Inspections must "Pass" prior to tenant moving into the unit.
- 3. Housing Assistance Payment (HAP) Contracts and Tenancy Addendums will be mailed to you. These legally binding documents must be signed and returned to RHA along with a copy of 1-year lease. When RHA has confirmed that the terms of the lease agree with the terms of the HAP Contract the tenant can move into the unit and HAP payments are generated.

Owners/Agents should screen applicants for rent payment history, eviction history, a history of damage to units, and other factors related to the family's suitability as a tenant.

IT IS IMPERATIVE AS A PARTICIPATING LANDLORD TO UNDERSTAND YOUR ROLE

The PHA's Selection of a family to participate in the housing choice voucher program is not in any way an endorsement of tenancy nor a prediction of positive family behavior. It is the owner's responsibility to screen the family's behavior or suitability for tenancy.

Such responsibility includes, but is not limited to the following:

- The owner is responsible for screening and selection of family based on a family's tenancy history. The owner may consider a family's background regarding factors such as:
 - o Payment of rent and utility bills
 - o Caring for a unit/premises
 - o Respecting the right of other residents to the peaceful enjoyment of their housing
 - Drug-related criminal activity or other criminal activity that is a threat to the health, safety, or property of others
 - Compliance with other essential conditions of tenancy, etc.

FURTHERMORE, as a participating landlord, you are also required to resume the following responsibilities as well:

- 2. Compliance with the housing Assistance Payment (HAP) contract
- 3. Normal landlord functions during the lease term (e.g., Maintenance, rent collection)
- 4. Compliance with assisted lease (agreement between landlord and tenant family)
- 5. Compliance with equal opportunity requirements
- 6. Collection of amounts due from family under the lease (e.g., tenant share of rent, Security deposit, other tenant charge for damage to the assisted unit)
- 7. Enforcement of the landlord/tenant lease agreement
- 8. Payments for the owner-supplied utilities and services
- 9. Modification to the units as reasonable accommodations (if applicable)

EQUAL HOUSING OPPORTUNITY

NOTICE TO OWNERS, AGENTS AND PROPERTY MANAGERS

Processing Request for Tenancy Approval (RTA)

How you will be affected and what this means to you as it pertains to the following:

Leases

The lease must be a standard form used by the owner in locality And must;

- Comply with state and local law
- Apply generally to unassisted tenants in the same property

Certification in HAP contract

The lease must spell out which utilities and appliances are supplied by the owner and which are supplied by the family. If you are not currently using a lease for unassisted tenants, the housing Authority may offer a lease to you please let us know your current circumstances by checking off the box below that applies to you:

- Yes, I currently use a standard lease form for unassisted tenants
- o No, I do not currently use a standard lease form for unassisted tenants

You replied YES, please attach a <u>completed</u> copy of the standard form lease you are currently using to the request for lease approval. If you replied NO, the revere Housing Authority will supply you with a standard form lease as a courtesy.

Please note:

If you use a standard form lease, a Tenancy Addendum required by HUD will be provided by the Housing authority and must be attached to the lease. The Housing Assistance Payment contract entered between the landlord and the RHA will include the Tenancy Addendum.

ASSIGMENT OF OWNER AGENT FORM;

You are an owner who wishes to assign an agent to act on your behalf you will be required to submit a statement to that affect which must be witness or notarized. As an alternative, attached is a standardized form which may also be used. Housing Assistance Payment contracts cannot be executed by an owner agent otherwise.

RECORD OF PROPERTY OWNERSHIP;

Copy of the recorded Deed, which corresponds with the address of the rental unit noted on the attached RTA, must be submitted with the RTA to verify ownership.

CONTRACT RENT AFFORDABILITY DETERMINATION;

The assigned case worker will upon receipt of the attached RTA conduct an affordability determination to ensure the tenants share of the rent meets program requirements and does not exceed 40% of their income. In the event the request contract rent is determined not affordable, the case worker will contact the owner/agent.

RENT REASONABLE DETERMINATION;

The RHA MUST ensure that rent charges by owner to section 8 program Participants are reasonable. This determination will be conducted by the Housing Search Specialist (HSS) and involves two comparisons. First, a comparison of the rent for the voucher unit will be compared to rents for similar unassisted units in the marketplace. Second, a comparison will be determined between the contract rent requested and the rents for similar units on the premises. The RHA CANNOT execute a Housing Assistance Contract (HAP Contract) until RHA has documented that the request rent is reasonable. In the event there are discrepancies you will be contacted by the HSS.

WHEN CAN A TENANT BE BILLED DIRECTLY FOR WATER

Tenant can be billed directly for the water <u>ONLY</u> if the following requirements are met:1) Submeters are installed to measure apartments use of water 2) Low-Flow water fixtures are installed, 3) There is a written rental agreement that spells out water bill arrangements, 4) Tenancy started after Mach 16,2005, 5) Previous tenant was not forced out, 6) Landlord has filed proper certification. If there is a failure to meet any one of the requirements, the tenants <u>CANNOT</u> be billed for water. Any questions regarding these requirements, contact the Revere Housing Authority, 781-284-1700.

SECTION 8 HOME AND BUILDING INSPECTION

When a home is being considered for Section 8 approval, an inspection is conducted, and the unit must comply with all Housing Quality Standards. This form will highlight the most basic areas that must conform to HQS.

BUILDING EXTERIOR:

- · Yard must be free of all debris and trash.
- · Grounds must be in reasonably good conditions.
- Front and rear porches must be in good repair and free from all tripping hazards. Rails needed where
 applicable.
- · Front and rear porch lights must be present and working.
- Exterior siding must be in good condition with no excess of peeling of paint.
- · Fences must not be in despair and falling.

BUILDING INTERIOR:

- All common hallways must have working smoke detectors. This varies with type and size of building.
- Means of lighting in all common hallways must be present and working, either operated by a wall switch, pull strings, or motion detector.
- · All exterior doors must have locking capabilities.
- Stairs must be in good condition, no broken or loose trends.

BASEMENT:

- Must be free of moisture, mildew, and mold.
- · Stairways to basement must have a proper handrail for safety.
- · Have proper means of lighting the stairways.
- Have a working smoke detector.

INTERIOR OF DWELLING UNIT:

- Excessive peeling paint must not be present in any room.
- All windows must open and close as intended.
- All windows must have locks and screens. Locks must be in working conditions and screens must be free of holes.
- One C/O detector is required for each living level, wall mounted at eye level or plug in type and must be properly working.
- A working smoke detector is required on the ceiling outside each bedroom. One smoke detector is required for bedrooms situated side by side.
- · All appliances that are provided must be clean and in good working conditions, free of any rust.
- All plumbing must be free of defects and working properly.
- All floors must be carpeted or properly finished with no tripping hazards.
- All receptacles must have proper cover plates and be in working condition.
- All rooms must have means lighting.
- Entire unit must be clean in broom swept condition.
- Bathroom must have means of ventilation- Exhaust fan and/ or window.
- · All electrical receptacles (plug in) must be properly working.

This list covers the most important and obvious areas for inspection, it must not be considered as all inclusive. This document is aimed to give landlords an overview of the inspections process and to make them aware of the key areas the inspectors will be examining.

Please take the necessary steps to correct problem areas before our inspectors go out to examine the site.

Respectfully,

Revere Housing Authority

Revere Housing Authority HUD- SECTION 8 OFFICE 82 Cooledge Street Revere, MA 02151 (781-)284-1700

HOUSING ASSISTANCE PROGRAM ABUSE AND/ OR FRAUD BY LANDLORDS

The Housing Authority is responsible for preventing intentional fraud and/or program abuse by housing assistance landlords. Areas of potential housing assistance program abuse and/or fraud by landlords include:

- > Non- collection of the tenant rent-share-rent directly from the tenant
- > Collecting false amounts for unpaid tenant rent, damages and/or vacancy losses
- > Collecting any (side payments) in excess of the tenant-share-rent
- Collecting housing assistance payments for unit that are not occupied by housing assistance program participants
- > Bribing Housing Authority employees to certify substandard unit as standard or to approve rent in excess of reasonable

If housing assistance program abuse and/or fraud is suspected, the Housing Authority will:

- ➤ Meet with the landlord to review housing assistance program requirements and to further discuss the allegations
- Obtain any additional pertinent information and/or documentation from the appropriate sources

If housing assistance program abuse/ or fraud is submitted, the Housing Authority may take any or all of the following actions depending on the severity of the abuse and in accordance with the Department of Housing and Urban Development Regulations and/ or in accordance with the Housing Authority's Administrative policy:

*	Abate the housing assistance payment until excessive amounts received are recovered								
>	Require repayment to the family of the full amount of any unauthorize (side payments) collected								
>	Require repayments to the Housing Authority of any false claims for the unpaid rent, tenant damages and/or vacancy losses								
>	Terminate the housing assistance payment contract								
×	Restrict or prohibit the landlord's future participation in the housing assistance program								
>	Forward cases of willful abuse to the Regional Inspector General (RIG) for investigation and/or possible prosecution								
×	Pursue prosecution through the state or local laws and/or civil courts								
>	Take any action in accordance with Department of Housing and Urban Development Regulations								
>	Take actions in accordance with the Housing Authority's administrative Policy								
	Landlord, please acknowledge the receipt of this notice by signing below:								
Landlord or Authorized Agent Date									
Tenant's name:									
Unit Address:									

Owner Appointment of Agent

I	the owner of the unit leased to
	(Tenant) and located at
	hereby designated
Of	as my Agent to act for me for
the following purposes;	
 All dealings of the owner with the Reve 	
 Accepting receipts of the Housing Assis (the HAP check will still be payable to the state of the HAP check will still be payable to the state of the HAP check will still be payable to the state of the HAP check will still be payable to the state of the HAP check will still be payable to the state of the HAP check will still be payable to the state of the HAP check will still be payable to the HAP check will be the HAP check will be payable to the HAP check will be payable t	
 Signing all documents required by the F 	
	e until written notice from the owner to the RHA is received
by the Revere Housing Authority that this appointm	
Print Or Type Name of Owner	Daytime Phone Number
	•
Owner Signature	Date
Print or type Name of Agent .	Daytime Phone Number
,	
Agent Signature	Date
Subscribed and sworn to before me this	
day of	
	Notary Public
	-OR-
Signature and address of one person unrela	ted to you as witness.
Signature and address of one person unitele	to to you do mando.
<u> </u>	
Print or type Name of Witness	Date

Request for Tenancy Approval

U.S Department of Housing and Urban DevelopmentOffice of Public and Indian Housing

OMB Approval No. 2577-0169 exp. 04/30/2026

Housing Choice Voucher Program

When the participant selects a unit, the owner of the unit completes this form to provide the PHA with information about the unit. The information is used to determine if the unit is eligible for rental assistance.

1. Name of Public Housing Agency (PHA)					2. Address of Unit (street address, unit #, city, state, zip code)					
3.Requested Lease Star Date	t 4.Nu	umber of E	Bedrooms	5.Year	r Constructed	6.Proposed Rent	7.Security Amt	/ Deposit		Date Unit Available or Inspection
9.Structure Type						10. If this unit is	 s subsidiz	ed. indica	te tvi	oe of subsidy:
☐ Single Family De	tached (one	e family u	nder one	roof)		Section 202	_	ection 221	-	·
Semi-Detached (,		☐ Tax Credit		OME	` /\	,
Rowhouse/Town						Section 230	3 (insured	l or uninsu	ıred)	
Low-rise apartme						Section 51				
☐ High-rise apartm	ent building	g (5+ stori	ies)					·		uding any state
☐ Manufactured Ho	ome (mobile	e home)				or local sub		=		
11. Utilities and App	oliances									
The owner shall prov										
for the utilities/appl utilities and provide			•			wise specified be	elow, the	owner sr	nall p	bay for all
Item	Specify fue		u range/	IIICIO	wave.					Paid by
	op com y rand									,
Heating	☐ Natura	l gas	Bottled	gas	☐ Electric	☐ Heat Pump	Oil	Oth	er	
Cooking	☐ Natura	l gas] Bottled	gas	☐ Electric			Oth	er	
Water Heating	☐ Natura	l gas	Bottled	gas	☐ Electric		☐ Oil	☐ Oth	er	
Other Electric										
Water										
Sewer										
Trash Collection										
Air Conditioning										
Other (specify)										
										Provided by
Refrigerator										
Range/Microwave										

12. (Owner's Certifications			c.	Check one of the following:		
a. The program regulation requires the PHA to certify that the rent charged to the housing choice voucher tenant is not more than the rent charged for other unassisted comparable units. Owners of projects with more than 4					Lead-based paint disclosure requirements do not apply because this property was built on or after January 1, 1978.		
units must complete the following section for most recently leased comparable unassisted units within the premises.					The unit, common areas servicing the unit, and exterior painted surfaces associated with such unit or common areas have been found to be lead-based paint free by a		
Ad	dress and unit number	Date Rented	Rental Amount	_	lead-based paint inspector certified under the Federal		
1.				_	certification program or under a federally accredited State certification program.		
2.					State sertification programs		
3.				- 🗖 -	A completed statement is attached containing disclosure of known information on lead-based paint		
b.	o. The owner (including a principal or other interested party) is not the parent, child, grandparent, grandchild, sister or brother of any member of the family, unless the PHA has determined (and has notified the owner and the family of such determination) that approving leasing of the unit, notwithstanding such relationship, would provide reasonable accommodation for a family member who is a person with disabilities.				and/or lead-based paint hazards in the unit, common areas or exterior painted surfaces, including a statement that the owner has provided the lead hazard information pamphlet to the family.		
					.3. The PHA has not screened the family's behavior or uitability for tenancy. Such screening is the owner's esponsibility.		
				14. The owner's lease must include word-for-word all provisions of the HUD tenancy addendum.			
					The PHA will arrange for inspection of the unit and will ify the owner and family if the unit is not approved.		
instru Colle requi any c Depa	uctions, searching existing dat ction of information about the ired to approve tenancy. Assu other aspect of this collection	a sources, gathering e unit features, owr rrances of confident of information, incl Development, Was	g and maintaining the ner name, and tenant iality are not provided uding suggestions to r shington, DC 20410. H	data r name I unde educe UD ma	on is estimated to be 0.5 hours, including the time for reviewing needed, and completing and reviewing the collection of information. is voluntary. The information sets provides the PHA with information r this collection. Send comments regarding this burden estimate or this burden, to the Office of Public and Indian Housing, US. ay not conduct and sponsor, and a person is not required to respond r.		
982.3		IA with information	required to approve t		horized to collect the information required on this form by 24 CFR cy. The Personally Identifiable Information (PII) data collected on this		
subm		lse statement is sul	oject to criminal and/o	or civil	ded above is true and correct. WARNING: Anyone who knowingly penalties, including confinement for up to 5 years, fines, and civil and 02).		
Print or Type Name of Owner/Owner Representative					t or Type Name of Household Head		
Owner/Owner Representative Signature				Hea	d of Household Signature		
Business Address				Pres	sent Address		

Date (mm/dd/yyyy)

Telephone Number

Telephone Number

Date (mm/dd/yyyy)

SECTION 8 HOUSING CHOICE VOUCHER PROGRAM 82 COOLEDGE STREET

REVERE, MA 02151

TELEPHONE (781) 284-1700

FAX (781) 286-8093

Owner is required to disclose other similar <u>UNASSISTED</u> unit's rentals amount for each apartment
rented within the same Building and/ or the same locality for rent justification.

Subject Unit Address: _____

	(Number and street Name)	(Cit	y)	(State)	(Zip Code)
How	Many Apartments in this building?	123456	7 8 9 10 or M	lore (Circle one)	
#	List each Apartment separately with Apt #	Number Of Bedroom	Date Tenancy Began	Utilities Included	Current Rent Amount
1					
2	2000000000				
3					
4					
5					
6					
7					
8	rmation provided will be used for rer	<u> </u>			
Owi	ner/ Agents Certification: e undersigned, certify that the inform			rate to the best	of my knowledge.
and	RNING: Title 18 U.S Code section willingly making false or fraudulent a law may also provide penalties for	statements to	any departmen	nt or agency of th	
Signatu	ие	Tittle		Date	

Equal Housing Opportunity

SECTION 8 HOUSING CHOICE VOUCHER PROGRAM

82 COOLEDGE STREET

REVERE, MA 02151

HUD'S RULES AND REGULATIONS 24CFS 982.306 RESTRICTIONS OM LEASING TO RELATIVES

The Housing Authority (HA) must not approve a unit if the owner is the parent, Child, Grandparent, Grandchild, Sister or Brother of any family; unless the HA determines that approving the unit would provide reasonable accommodation for a family member who is a person with disabilities.

PROPERTY OWNER CERTIFICATION:

1.	. I,, the owner of the property located	at							
	, hereby certify that								
	I AM NOT a relative of MR./Ms.								
	Signed under the pains and penalties of perjury.								
9	Signature of Owner Date								
2.	. I,, the owner of the property located	at							
	herby certify that								
	I AM a relative of Mr./Ms I would like request an exception to the above rule for the following reasons:	ce to							
	The family's household has one or more persons(s) with disabilities.								
	The family's household has one or more elderly person(s).								
	Signed under the pains and penalties of perjury.								
	Signature of Owner Date								

SECTION 8 LANDLORD CERTIFICATION

RE:	Street address of assisted Unit	*	_
City/Town	State	Zip	_
Ownership of Assisted Unit			
.	ne legal owner or the legally as no ownership interest in	A 1977 28	the above referenced unit and the atsoever.
Approved Residents of Assist	<u>ed Unit</u>		
Authority are the on		reside in the unit. I also	eement as approved by the Housing o understand that I am not permitted to
Housing Quality Standards		* ,	
	gations in compliance with unit continues to comply w		e Payments Contract to perform necessary andards.
Tenant Rent Payments			2
	t is illegal to charge any add		ent is determined by the Housing nt which have not been specifically
Reporting Vacancies to the I	lousing Authority		
I understand that sh immediately in writi		me vacant, I am respoi	nsible to notify the Housing Authority
Administrative and Criminal	Actions for Intentional Viol	<u>ations</u>	96
contract is grounds t	ASS/A 70 (5 1/5).	tions in the Section 8 P	s of the Housing Assistance Payments Program. I understand that knowingly
	Date		
Signature of Landlord/ A			
	*************	*****	***************************************

WARNING Tittle 18 US Code Section 1001 states that a person is guilty of a felony for knowingly and willingly making a false or fraudulent statement to any Department or Agency of the United States. State law may also provide penalties for false or fraudulent statements.

(Rev. October 2018)

Department of the Treasury Internal Revenue Service

Request for Taxpayer Identification Number and Certification

► Go to www.irs.gov/FormW9 for instructions and the latest information.

Give Form to the requester. Do not send to the IRS.

Ger	eral Instructions • Form 1099-DIV (divider funds)	nds, including	those fro	m sto	cks or	mutual	
Sign Here	Signature of U.S. person ▶ Date	>					
Certific ou has acquis other the	FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is a sation instructions. You must cross out item 2 above if you have been notified by the IRS that you are refailed to report all interest and dividends on your tax return. For real estate transactions, item 2 does it in or abandonment of secured property, cancellation of debt, contributions to an individual retirement an interest and dividends, you are not required to sign the certification, but you must provide your contributions.	e currently sub es not apply. Fo nt arrangemen	or mortga t (IRA), an	ge inter d gene	est pai rally, p	d, ayment:	s
3. I am	a U.S. citizen or other U.S. person (defined below); and						
2. I am Sen	number shown on this form is my correct taxpayer identification number (or I am waiting for a numer not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I hat ice (IRS) that I am subject to backup withholding as a result of a failure to report all interest or diverger subject to backup withholding; and	ave not been r	otified by	/ the In	ternal	Revenu ne that l	ie I am
	penalties of perjury, I certify that:						
Part	I Certification					LL	
	f the account is in more than one name, see the instructions for line 1. Also see What Name and or To Give the Requester for guidelines on whose number to enter.	Or Employer	r identifica	ition nu	mber		
backu reside entitie:	our TIN in the appropriate box. The TIN provided must match the name given on line 1 to avoid by withholding. For individuals, this is generally your social security number (SSN). However, for a stallen, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other is, it is your employer identification number (EIN). If you do not have a number, see <i>How to get a</i>		curity nun	nber	_		
Par	Taxpayer Identification Number (TIN)						
	7 List account number(s) here (optional)						
Ø	6 City, state, and ZIP code						
See S t	5 Address (number, street, and apt, or suite no.) See instructions. Req	quester's name	and addre	ss (opti	onal)		
pecif	☐ Other (see instructions) ▶	 	(Applies to a			outside the	u.s.)
Print or type. Specific Instructions on	Note: Check the appropriate box in the line above for the tax classification of the single-member owner. LLC if the LLC is classified as a single-member LLC that is disregarded from the owner unless the owner another LLC that is not disregarded from the owner for U.S. federal tax purposes. Otherwise, a single-m is disregarded from the owner should check the appropriate box for the tax classification of its owner.	er of the LLC is	code (if any)				
type. tions on page 3.	Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=Partnership)	- North	-a, 00 0	ouv (ii a	31		
	3 Check appropriate box for federal tax classification of the person whose name is entered on line 1. Check of following seven boxes. Individual/sole proprietor or C Corporation S Corporation Partnership single-member LLC	Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3): Exempt payee code (if any)					
			T				
	2 Business name/disregarded entity name, if different from above			····			
	1 Name (as shown on your income tax return). Name is required on this line; do not leave this line blank.						

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to www.irs.gov/FormW9.

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

• Form 1099-INT (interest earned or paid)

- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third party network transactions)
- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.



Section 8

82 Cooledge Street, Revere Massachusetts 02151 Phone: 781-284-1700 FAX: 781-286-8093 / 781-286-8094

ELECTRONIC FUNDS TRANSFER

Dear Landlord,

The Revere Housing Authority will make all Housing Assistance Payments by Electronic Transfer (Direct Deposit). **THIS PROGRAM IS MANDATORY**.

Please fill in the form below and **attach a copy of a voided check** from your checking account to be used as verification. Both items are necessary for us to process your payments.

We require 10 days for an account set up, which may mean that your first payment will be done by check and mailed to you. **ALL PAYMENTS** after that will be directly deposited into your designated account on the 1st day of each month.

Electronic Funds Transfer of Housing Assistance Payments to your account will be posted on the 1st of each month. Should the 1st of the month fall on a Saturday, Sunday, or Holiday, direct deposit will be made within two (2) business days following the 1st.

Thenk you	ease can our office at 781-280-1700.
Thank you.	
Landlord Name (as it appears on your check)	Telephone Number
Landlord Address (Street or P.O. Box, City, State, Zip)	Bank Routing Number
IRS TAX ID (Social Security Number of FID)	Bank Account Number





REVERE HOUSING AUTHORITY POLICY ON RELEASING INFORMATION TO PROSPECTIVE LANDLORDS

The Revere Housing Authority will provide the prospective landlords with the following information upon the landlord's request:

- 1. The family's current address (as shown in the Revere Housing Authority Records);
- 2. The name and address (If known to the Revere Housing Authority) of the landlords of the family's current and prior address.

The above information will be provided when a landlord reference request form is completed and signed by the tenant (Head of Household). The landlord reference request form must be submitted together with the request for lease approval the request will indicate the name of the landlord and the address to which the Revere Housing Authority must send this information. The above information will not be given over the telephone.

The landlord is RESPONSIBLE for screening tenants.

The Revere Housing Authority will not provide the same types of information to all families and all landlords.

Tenant Lead Law Notification

What lead paint forms must owners of rental homes give to new tenants?

Before renting a home built before 1978, the property owner and the new tenant must sign two copies of this **Tenant Lead Law Notification** and **Tenant Certification Form**, and the property owner must give the tenant one of the signed copies to keep. If any of the following forms exist for the unit, tenants must also be given a copy of them: lead inspection or risk assessment report, Letter of Compliance, or Letter of Interim Control. **This form is for compliance with both Massachusetts and federal lead notification requirements.**

What is lead poisoning and who is at risk of becoming lead poisoned?

Lead poisoning is a disease. It is most dangerous for children under six years old. It can cause permanent harm to young children's brain, kidneys, nervous system and red blood cells. Even at low levels, lead in children's bodies can slow growth and cause learning and behavior problems. Young children are more easily and more seriously poisoned than others, but older children and adults can become lead poisoned too. Lead in the body of a pregnant woman can hurt her baby before birth and cause problems with the pregnancy. Adults who become lead poisoned can have problems having children, and can have high blood pressure, stomach problems, nerve problems, memory problems and muscle and joint pain.

How do children and adults become lead poisoned?

Lead is often found in paint on the inside and outside of homes built before 1978. The lead paint in these homes causes almost all lead poisoning in young children. The main way children get lead poisoning is from swallowing lead paint dust and chips. Lead is so harmful that even a small amount can poison a child. Lead paint under layers of nonleaded paint can still poison children, especially when it is disturbed, such as through normal wear and tear and home repair work.

Lead paint dust and chips in the home most often come from peeling or chipping lead painted surfaces; lead paint on moving parts of windows or on window parts that are rubbed by moving parts; lead paint on surfaces that get bumped or walked on, such as floors, porches, stairs, and woodwork; and lead paint on surfaces that stick out which a child may be able to mouth such as window sills.

Most lead poisoning is caused by children's normal behavior of putting their hands or other things in their mouths. If their hands or these objects have touched lead dust, this may add lead to their bodies. A child can also get lead from other sources, such as soil and water, but these rarely cause lead poisoning by themselves. Lead can be found in soil near old, lead-painted homes. If children play in bare, leaded soil, or eat vegetables or fruits grown in such soil, or if leaded soil is tracked into the home from outside and gets on children's hands or toys, lead may enter their bodies. Most adult lead poisoning is caused by adults breathing in or swallowing lead dust at work, or, if they live in older homes with lead paint, through home repairs.

How can you find out if someone is lead poisoned?

Most people who are lead poisoned do not have any special symptoms. The only way to find out if a child or adult is lead poisoned is to have his or her blood tested. Children in Massachusetts must be tested at least once a year from the time they are between nine months and one year old until they are four years old. Your doctor, other health care provider or Board of Health can do this. A lead poisoned child will need medical care. A home with lead paint must be deleaded for a lead poisoned child to get well.

What kind of homes are more likely to have lead paint?

In 1978, the United States government banned lead from house paint. Lead paint can be found in all types of homes built before 1978: single-family and multi-family; homes in cities, suburbs or the countryside; private housing or state or federal public housing. The older the home, the more likely it is to have lead paint. The older the paint, the higher its lead content is likely to be.

Can regular home repairs cause lead poisoning?

There is a danger of lead poisoning any time painted surfaces inside or outside the home are scraped for repainting, or woodwork is stripped or removed, or windows or walls are removed. This is because lead paint is found in almost all Massachusetts homes built before 1978, and so many of Massachusetts' homes are old. Special care must be taken whenever home repair work is done. No one should use power sanders, open flame torches, or heat guns to remove lead paint, since these methods create a lot of lead dust and fumes. Ask the owner of your home if a lead inspection has been done. The inspection report will tell you which surfaces have lead paint and need extra care in setting up for repair work, doing the repairs, and cleaning up afterwards. Temporarily move your family (especially children and pregnant women) out of the home while home repair work is being done and cleaned up. If this is not possible, tape up plastic sheets to completely seal off the area where the work is going on. No one should do repair work in older homes without learning about safe ways to do the work to reduce the danger of lead dust. Hundreds of cases of childhood and adult lead poisoning happen each year from home repair work.

What can you do to prevent lead poisoning?

- Talk to your child's doctor about lead.
- Have your child tested for lead at least once a year until he/she is four years old.
- Ask the owner if your home has been deleaded or call the state Childhood Lead Poisoning Prevention Program (CLPPP) at 1-800-532-9571 or www.mass.gov/dph/clppp. You can also check with your local Board of Health.
- Tell the owner if you have a new baby, or if a new child under six years old lives with you.
- If your home was deleaded, but has peeling paint, tell and write the owner. If he/she does not respond, call CLPPP or your local Board of Health.
- Make sure only safe methods are used to paint or make repairs to your home, and to clean up afterwards.
- If your home has not been deleaded, you can do some things to temporarily reduce the chances of your child becoming lead poisoned. You can clean your home regularly with paper towels and any household detergent and warm water to wipe up dust and loose paint chips. Rub hard to get rid of more lead. When you are done, put the dirty paper towels in a plastic bag and throw them out. The areas to clean most often are window wells, sills, and floors. Wash your child's hands often (especially before eating or sleeping) and wash your child's toys, bottles and pacifiers often. Make sure your child eats foods with lots of calcium and iron, and avoid foods and snacks that are high in fat. If you think your soil may have lead in it, have it tested. Use a door mat to help prevent dirt from getting into your home. Cover bare leaded dirt by planting grass or bushes, and use mats, bark mulch or other ground covers under swings and slides. Plant gardens away from old homes, or in pots using new soil. Remember, the only way to permanently lower the risk of your child getting lead poisoned is to have your home deleaded if it contains lead paint.

How do you find out where lead paint hazards may be in a home?

The only way to know for sure is to have a lead inspection or risk assessment done. The lead inspector will test the surfaces of your home and give the landlord and you a written report that tells you where there is lead in amounts that are a hazard by state law. For interim control, a temporary way to have your home made safe from lead hazards, a risk assessor does a lead inspection plus a risk assessment. During a risk assessment, the home is checked for the most serious lead hazards, which must be fixed right away. The risk assessor would give the landlord and you a written report of the areas with too much lead and the serious lead hazards. Lead inspectors and risk assessors have been trained, licensed by the Department of Public Health, and have experience using the state-approved methods for testing for lead paint. These methods are use of a sodium sulfide solution, a portable x-ray fluorescence machine or lab tests of paint samples. There is a list of licensed lead inspectors and risk assessors at www.mass.gov/cph/clppp.

In Massachusetts, what must the owner of a home built before 1978 do if a child under six years old lives there?

An owner of a home in Massachusetts built before 1978 must have the home inspected for lead if a child under six years old lives there. If lead hazards are found, the home must be deleaded or brought under interim control. Only a licensed deleader may do high-risk deleading work, such as removing lead paint or repairing chipping and peeling

lead paint. You can get a list of licensed deleaders from the state Department of Labor and Workforce Development. Deleaders are trained to use safe methods to prepare to work, do the deleading, and clean up. Either a deleader, the owner or someone who works for the owner who is not a licensed deleader can do certain other deleading and interim control work. Owners and workers must have special training to perform the deleading tasks they may do. After the work is done, the lead inspector or risk assessor checks the home. He or she may take dust samples to test for lead, to make sure the home has been properly cleaned up. If everything is fine, he or she gives the owner a Letter of Compliance or Letter of Interim Control. After getting one of these letters, the owner must take care of the home and make sure there is no peeling paint.

What is a Letter of Compliance?

It is a legal letter under state law that says either that there are no lead paint hazards or that the home has been deleaded. The letter is signed and dated by a licensed lead inspector.

What is a Letter of Interim Control?

It is a legal letter under state law that says work necessary to make the home temporarily safe from serious lead hazards has been done. The letter is signed and dated by a licensed risk assessor. It is good for one year, but can be renewed for another year. The owner must fully delead the home and get a Letter of Compliance before the end of the second year.

Where can I learn more about lead poisoning?

Massachusetts Department of Public Health Childhood Lead Poisoning Prevention Program (CLPPP) (For more copies of this form, as well as a full range of information on lead poisoning prevention, tenants' rights and responsibilities under the MA Lead Law, how to clean lead dust and chips, healthy foods to protect your children, financial help for owners, safe deleading and renovation work, and soil testing.)
1-800-532-9571 or 781-774-6611
www.mass.gov/dph/clppp

Massachusetts Department of Labor and Workforce Development (List of licensed deleaders) 617-626-6960 Your local lead poisoning prevention program or your Board of Health, www.mhoa.com/roster.htm

U.S. Consumer Product Safety Commission (Information about lead in consumer products) 1-800-638-2772 or www.cpsc.gov

U.S. Environmental Protection Agency, Region I (Information about federal laws on lead) 617-918-1328 or www.epa.gov/lead/

National Lead Information Center (General lead poisoning information) 1-800-424-Lead (or 5323)

Tenant Certification Form

Required Federal Lead Warning Statement

Housing built before 1978 may contain lead-based paint. Lead from paint, paint chips, and dust can pose health hazards if not managed properly. Lead exposure is especially harmful to young children and pregnant women. Before renting pre-1978 housing, lessors must disclose the presence of known lead-based paint and/or lead-based paint hazards in the dwelling. Lessees must also receive a federally approved pamphlet on lead poisoning prevention. The **Massachusetts Tenant Lead Law Notification** and **Certification Form** is for compliance with state and federal lead notification requirements.

(i)Known lead-ba (ii)Owner/Lessor (b) Records and reports ava (i)Owner/ Lessor and/or lead-based pair Lead Inspection Reports	has no knowledge of lead-based partial has no knowledge of lead-based lable to the owner/lessor (Cher has provided the tenant with the housing (circurt; Risk Assessment Report	n all available records and reports pert	ls in the housing. taining to lead –based paint of Compliance
(d)Tenant has received	t (initial) yed copies of all documents cived no documents listed above yed the Massachusetts Tenant	2.	
based paint disclosure and n Certification of Accuracy	ned the owner/lessor of the o otification and is aware of his	owner's/lessor's obligations under feder/her responsibility to ensure compliance we and certify, to the best of their known	ee.
Owner/Lessor	Date	Owner/Lessor	Date
Tenant	Date	Tenant	Date
Agent	Date	Agent	Date
Owner/Managing Agent In	nformation for Tenant (Plea	se Print):	
Name		Street	Apt.
City/Town	Zip	Telephone	
any existing Lead Law docu The tenant gave the following	ments to the tenant, but the tenar reason: w prohibits rental discrimination	the Tenant Lead Law Notification/ Tenant refused to sign this certification.	

Contact the Childhood Lead Poisoning Prevention Program for information on the availability of this form in other languages.

LANDLORD REFRENCE REQUEST

Under the Section 8 Certificate and Voucher Program Conforming Rule, the Revere Housing Authority is required to provide a prospective Section8 Landlord (if requested) with the family's current address and the names of the family's current and previous landlords (if Known). The prospective landlord is responsible for the screening of tenant. The Revere Housing Authority will provide the same type of information to all families and owners.

THIS SECTION IS TO BE COMPLETED BY TENANT

l,	Request that the following be release
	(HEAD OF HOUSEHOLD)
То	
	(NAME OF LANDLORD WHO IS SUBMITTING REQUEST OF LEASE APPROVAL)
	(NO. AND STREET MAILING ADDRESS OF LANDLORD)
	(CITY OR TOWN, STATE AND ZIP CODE OF LANDLORD)
	(SIGNATURE OF HEAD OF HOUSEHOLD) (DATE)
1 # # # # 1	***************************************
S SECTI	ON IS TO BE COMPLETED BY THE REVERE HOUSING AUTHORITY:
9	INFORMATION TO BE RELEASED
ne and ac	ldress of current landlord:
	ldress of previous landlord:

IMPORTANT NOTICE CONCERNING VIOLENCE AGAINST WOMEN ACT FOR OWNERS AND PROPERTY MANAGERS

A federal law that went into effect in 2013 protects individuals who are victims of domestic violence, dating violence, sexual assault, and stalking. The name of the law is the Violence against Women Act, or "VAWA." This notice explains your obligations under VAWA.

PROTECTIONS FOR VICTIMS

You cannot refuse to rent to an applicant solely because he or she is a victim of domestic violence, dating violence, sexual assault, or stalking.

You cannot evict a tenant who is the victim of domestic violence, dating violence, sexual assault, or stalking based on acts or threats of violence committed against the victim. Also, criminal acts directly related to the domestic violence, dating violence, sexual assault, or stalking that are caused by a household member or guest cannot be cause for evicting the victim of the abuse.

PERMISSIBLE EVICTIONS

You can evict a victim of domestic violence, dating violence, sexual assault, or stalking if you can demonstrate that there is an actual and imminent (immediate) threat to other tenants or employees at the property if the victim is not evicted. Also, you may evict a victim for serious or repeated lease violations that are not related to the domestic violence, dating violence, sexual assault, or stalking. You cannot hold a victim of domestic violence, dating violence, sexual assault, or stalking to a more demanding standard than you hold tenants who are not victims.

REMOVING THE ABUSER FROM THE HOUSEHOLD

You may bifurcate (split) the lease to evict a tenant who has committed criminal acts of violence against family members or others, while allowing the victim and other household members to stay in the unit. If you choose to remove the abuser, you may not take away the remaining tenants' rights to the unit or otherwise punish the remaining tenants. In removing the abuser from the household, you must follow federal, state, and local eviction procedures.

CERTIFICATION OF DOMESTIC VIOLENCE, DATING VIOLENCE, SEXUAL ASSAULT, OR STALKING

If a tenant asserts VAWA's protections, you can ask the tenant to certify that he or she is a victim of domestic violence, dating violence, sexual assault, or stalking. You are not required to demand official documentation and may rely upon the victim's statement alone. If you choose to request certification, you must do so in writing and give the tenant at least 14 business days to provide documentation. You are free to extend this deadline. A tenant can certify that he or she is a victim by providing any one of the following three documents:

- A completed, signed HUD-approved certification form. The most recent form is HUD- 50066. This
 form is available at the housing authority or online at
 http://www.hud.gov/offices/adm/hudclips/forms/hud5.cfm.
- A statement from a victim service provider, attorney, or medical professional who has helped the victim
 address incidents of domestic violence, dating violence, sexual assault, or stalking. The professional
 must state that he or she believes that the incidents of abuse are real. Both the victim and the
 professional must sign the statement under penalty of perjury.
- A police or court record, such as a protective order.

If the tenant fails to provide one of these documents within 14 business days, you may evict the tenant if authorized by otherwise applicable law and lease provisions.

CONFIDENTIALITY

You must keep confidential any information a tenant provides to certify that he or she is a victim of

domestic violence, dating violence, sexual assault, or stalking. The victim should inform you if the release of the information would put his or her safety at risk. You cannot enter the information into a shared database or reveal it to outside entities unless:

- The tenant provides written permission releasing the information.
- The information is required for use in an eviction proceeding, such as to evict the abuser.
- · Release of the information is otherwise required bylaw.

VAWA AND OTHER LAWS

VAWA does not limit your obligation to honor court orders regarding access to or control of the property. This includes orders issued to protect the victim and orders dividing property among household members in cases where a family breaks up. VAWA does not replace any federal, state, or local law that provides greater protection for victims of domestic violence, dating violence, sexual assault, or stalking.

ADDITIONAL INFORMATION

If you have any questions regarding VAWA, please contact Josh Fluke a 617-425-6678.

DEFINITIONS

For purposes of determining whether a tenant may be covered by VAWA, the following list of definitions applies:

VAWA defines <u>domestic violence</u> to include felony or misdemeanor crimes of violence committed by any of the following:

- A current or former spouse of the victim;
- A person with whom the victim shares a child in common;
- · A person who is cohabitating with or has cohabitated with the victim as a spouse;
- A person similarly situated to a spouse of the victim under the domestic or family violence laws of the jurisdiction receiving grant monies; or
- Any other person against an adult or youth victim who is protected from that person's acts under the domestic or family violence laws of the jurisdiction.

VAWA defines <u>dating violence</u> as violence committed by a person (1) who is or has been in a social relationship of a romantic or intimate nature with the victim AND (2) where the existence of such a relationship shall be determined based on a consideration of the following factors:

- The length of the relationship
- The type of relationship
- The frequency of interaction between the persons involved in the relationship

VAWA defines <u>sexual assault</u> as "any nonconsensual sexual act proscribed by federal, tribal, or state law, including when the victim lacks capacity to consent" (42 U.S.C. 13925(a)).

VAWA defines <u>stalking</u> as (A) (i) to follow, pursue, or repeatedly commit acts with the intent to kill, injure, harass, or intimidate another person OR (ii) to place under surveillance with the intent to kill, injure, harass, or intimidate another person AND (B) in the course of, or as a result of, such following, pursuit, surveillance, or repeatedly committed acts, to place a person in reasonable fear of the death of, or serious bodily injury to, or to cause substantial emotional harm to (i) that person, (ii) a member of the immediate family of that person, or (iii) the spouse or intimate partner of that person.

Owner/Agent Name	Date
Owner/Agent Signature	
RAA Staff Name	Date
IVAA Stall Name	Date
RAA Signature	,



Section 8

82 Cooledge Street, Revere Massachusetts 02151 Phone: 781-284-1700 FAX: 781-286-8093 / 781-286-8094

Payment Standards effective 12/1/24

FY 2025 FMRs will remain effective until the reevaluation of the FY 2025 FMRs has occurred.

Metropolitan Area	Efficiency	1 Bedroom	2 Bedroom	3 Bedroom	4 Bedroom
Boston-Cambridge-Quincy FY 2024	\$2012-\$2212	\$2177-\$2377	\$2627-\$2827	\$3218-\$3418	\$3565-\$3765

If all utilities are not included, the requested rent must be on the lower end of the rent range.



