TO:          State Directors  
            Rural Development

ATTN:        Program Directors and  
            Multi-Family Housing Program Staff

FROM:        Elizabeth Walker Green  /s/ Elizabeth Walker Green  
            Acting Administrator  
            Rural Housing Service

SUBJECT:     Ensuring Access to Safe Housing for Rural Development Tenants  
            Violence Against Women Reauthorization Act of 2013

PURPOSE
The purpose of this Unnumbered Letter (UL) is to provide further guidance to all  
Multi-Family Housing (MFH) program staff so Borrowers and Management Agents  
can continue to effectively serve the needs of victims of domestic violence, dating  
violence, sexual assault, or stalking as well as comply with the Violence Against  
Women Reauthorization Act of 2013 (VAWA).

As an Agency that provides safe and affordable rural housing, it is our priority to  
fully protect the rights of applicants and tenants pursuant to all provisions of  
VAWA. Unfortunately, a victim of domestic violence could wrongfully receive an  
eviction notice for other lease violations that are related to the violence committed  
against them, such as criminal activity and property damage. VAWA protects  
victims from being evicted because of the violence committed against them.  
Agency staff should continue to remind Borrowers and Management Agents that  
they play a critical role in helping tenants obtain safe housing and supportive  
services. The guidance herein provides suggestions on how to best ensure VAWA  
protections are available to tenants that need them given concerns of limited staffing  
levels and capacity to improve victim outcomes. This UL applies to the Rural  
Development MFH Section 515 Rural Rental Housing, Section 514/516 Farm Labor  
Housing, Section 538 Guaranteed Rural Rental Housing, and Section 533 Housing  
Preservation Grant programs.

BACKGROUND
VAWA provides legal rights and protections for applicants and tenants who are  
actual or threatened victims of domestic violence, dating violence, sexual assault, or  
stalking, as well as members of their household.

EXPIRATION DATE:  
November 30, 2021

FILING INSTRUCTIONS:  
Housing Programs
These legal rights and protections include protections for victims from being denied admission to, denied assistance under, terminated from participation, or evicted from certain covered housing programs if the applicant or tenant otherwise qualifies for admission, assistance, participation, or occupancy.

VAWA protections are available to all eligible individuals and households regardless of gender identity, race, color, national origin, sex, sexual orientation, familial status, disability, or age. Under VAWA, Borrowers are subject to the Fair Housing Act and Civil Rights laws and must make reasonable accommodations as necessary to ensure that victims with disabilities can appropriately access any rules, policies, practices, or services in order to receive VAWA protections.

Borrowers should ensure effective communication with persons with disabilities, e.g., providing sign language interpreters for persons who are deaf, accessible documents and assistance filling out forms for persons who are blind or have low vision, and providing language assistance for persons with limited English proficiency.

Criminal activity directly related to domestic violence, dating violence, sexual assault, or stalking, engaged in by a member of a tenant’s household or any guest or other person under the tenant’s control, shall not be cause for termination of assistance, tenancy, or occupancy rights of the victim of the criminal acts.

**AGENCY RECOMMENDED GUIDANCE**

The Agency is in the process of updating current regulations to include updated VAWA policies through a proposed rule that was published in the Federal Register on September 23, 2020. Until the final rule is published please utilize the recommended guidance below.

- Borrowers should continue to follow current Agency policies for extended absences which the approved lease can allow the owner to approve with tenant notification. While this benefits a wide range of households, it would also benefit survivors of domestic violence, dating violence, sexual assault, and stalking who need to flee their homes immediately for safety.
- Borrowers must be responsive and urgently consider allowing eligible tenants (who reasonably believe that they are facing an actual and imminent threat of domestic violence, dating violence, sexual assault, or stalking) to transfer to another available and safe Rural Development unit. The Rural Development Local Servicing Official will issue a VAWA Letter of Priority Entitlement (LOPE) in accordance with Attachment A – Rural Development’s Emergency Transfer Plan, stating that the tenant may receive priority placement in an available Rural Development unit within given timeframes. Requests for an external transfer when a safe unit is not available must be handled with the same urgency.

Borrowers must continue to distribute form HUD-5380 “Notice of Occupancy Rights” and form HUD-5382 “Certification of Domestic Violence and Alternate Documentation Form” to all applicants and existing tenants upon each of the following three occasions: 1) when an individual
is denied residency; 2) when an individual is assigned a Rural Development unit; and 3) with any notification of eviction or termination of assistance. Documents, such as termination notice and the aforementioned U.S. Department of Housing and Urban Development (HUD) forms should be given to each adult member of the household, not just the head of household.

- Borrowers should prioritize victims’ requests and process emergency transfers and lease bifurcations as quickly as possible. This would include accepting verbal statements regarding incidents of violence or; if written documentation is requested, accept a self-certification or sworn statement. If the emergency transfer cannot be made immediately, frequent status updates must be given, while exercising extreme caution to maintain confidentiality.

- Evictions, lease bifurcations, and terminations of assistance against victims due to the presence of an actual and imminent threat caused by a perpetrator should be utilized only when there are no other actions that could be taken to reduce or eliminate the threat. Other possible actions include but are not limited to transferring the victim to a different Rural Development unit, barring the abuser from the property, and contacting law enforcement to increase police presence.

- When processing a bifurcation, Borrowers should consider allowing more time for victims to demonstrate eligibility for the existing housing program or another subsidized housing program, where a perpetrator, who was head of household, has been removed because of violence.

- HUD’s VAWA forms listed in this UL are available from HUD’s VAWA website. Form HUD-5380 “Notice of Occupancy Rights” and form HUD-5382 “Certification of Domestic Violence and Alternate Documentation Form” are available in multiple languages. HUD’s VAWA website link is: https://www.hud.gov/program_offices/housing/mfh/violence_against_women_act.

- When communicating with an applicant or tenant who has requested VAWA protections, the Borrower and Management Agent must provide safe options to communicate with victims while exercising strict measures for maintaining confidentiality. Precautionary steps must be taken to avoid inadvertent disclosure of confidential information to another individual or entity. See the checklist of best practices below.

- The following best practices are designed to address the challenges of collecting information from and communicating with a victim while maintaining flexibility and meeting the confidentiality requirements of VAWA:

  ✓ Conduct the intake session in a private room, where the individual and staff person can talk without the risk of other staff or clients overhearing.
  ✓ Explain the Management Agent’s information sharing policies.
  ✓ Communicate to the individual who is responsible for handling questions or complaints about confidentiality.
  ✓ Provide adequate time for the individual to review and sign forms.
  ✓ Post confidentiality notices in the intake room and around the property’s common areas.
Ensure relevant staff understand confidentiality policies and procedures through regular staff training.

Unless given permission from the victim to do so, do not send mail or leave messages of any type that contain confidential information or refer to VAWA. The perpetrator may have access to the victim’s mail or be the co-head of household, or the perpetrator may be employed at the residence of the victim.

When discussing these matters directly with the victim, ensure that no one can overhear the conversation. Make arrangements that do not place the victim at risk, such as making the documentation request in a private room; not in an open space at the management office.

Direct staff to respond to third-party inquiries only after verifying that written client consent has been obtained.

Clarify information sharing policies with referring/referral agencies and other service and business partners.

Maintain distinct phone lines for certain purposes.

Avoid using language referencing domestic violence or sexual assault in agency names, program names, organization names, and staff titles.

Use a Management Agent controlled post office box to receive written correspondence.

Serve individuals off-site as needed or when appropriate.

Provide interpretation and/or documents translated into the appropriate language when necessary.

Provide accessible documents or assistance filling out forms for individuals with disabilities.

Borrowers should consider adopting a preference for admission and make every effort to accept admission applications from victims at any time, even when a waiting list may be closed. In addition, eligible victims currently in congregate living situations should be permitted to move into safe housing which will allow for compliance with social distancing requirements.

To better accommodate victims who do not feel safe attending hearings where their perpetrators would be present, Borrowers should use available technology so that survivors have safe options to testify at hearings where their housing subsidy is at stake.

Borrowers should make available to tenants a list of other Rural Development and non-Rural Development housing providers in the local area who assist victims of VAWA-related crimes.

A list of programs and phone numbers of advocacy organizations that assist victims of domestic violence, dating violence, sexual assault, and stalking on an emergency basis should be made readily available. The following organizations may be contacted for assistance:

- The National Domestic Violence Hotline, (800) 799-SAFE (7233) or (TTY) (800) 787-3224 for immediate assistance.
- Rape, Abuse & Incest National Network’s National Sexual Assault Hotline, (800) 656-HOPE (4673) or https://ohl.rainn.org/online.
✓ National Center for Victims of Crime, (855) 4-VICTIM (855) 484-2846, or https://victimsofcrime.org/getting-help/.
✓ The Office of Women’s Health (OWH), (800) 994-9662, or https://www.womenshealth.gov/relationships-and-safety/get-help.

If you have any questions, you should contact your local Servicing Official.

Attachment A – Rural Development Emergency Transfer Process
Attachment B – VAWA LOPE
The Violence Against Women Reauthorization Act of 2013
Rural Development Emergency Transfer Plan

Rural Development tenants and household members who are actual or imminent victims of domestic violence, dating violence, sexual assault, or stalking, in accordance with Violence Against Women Reauthorization Act of 2013 (VAWA), shall be permitted by Rural Development property owner or manager to request a transfer to another safe dwelling unit in another Rural Development Multi-Family Housing (MFH) property, if (1) the tenant reasonably believes that he or she is threatened with imminent harm from further violence if he or she remains within the same dwelling; or (2) in the case of a tenant who is a victim of sexual assault, the sexual assault occurred on the premises during the 90-day period preceding the request for transfer. Transfers under this plan are subject to the availability of other Rural Development MFH units.

Tenants and household members who are actual or imminent victims of domestic violence, dating violence, sexual assault, or stalking and are requesting an emergency transfer under the Rural Development Emergency Transfer Plan may receive benefits by the use of a Letter of Priority Entitlement (LOPE) from the Agency, as Rural Development considers this to be a situation beyond the tenant’s control under 7 CFR 3560.159(c).

A LOPE entitles tenants who are actual or imminent victims receive priority for available housing at any Section 515 Rural Rental Housing or Section 514 Farm Labor Housing property, anywhere in the United States, if the victim otherwise meets the normal Rural Development program eligibility criteria. This letter may also help the victim receive preference in a U.S. Department of Housing and Urban Development (HUD) property if permitted by the occupancy policy.

Tenants who receive a LOPE and are beneficiaries of Rental Assistance (RA) may not transfer the RA to another Rural Development property. The RA will remain with the original Rural Development property.

Tenants should contact the property manager to request an emergency transfer. The property manager may request written certification and offer the tenant a form HUD-5382 “Certification of Domestic Violence, Dating Violence, Sexual Assault, or Stalking, and Alternate Documentation Form,” though this is not required when requesting an emergency transfer. The property manager shall immediately contact their MFH Rural Development local servicing office, who shall provide the LOPE along with a letter to the tenant indicating at a minimum, that the tenant may receive priority placement on a Rural Development waiting list or in an available Rural Development unit and the given timeframes.

Strict confidentiality measures must be practiced so the location of the victim’s new dwelling is not disclosed to the person who commits an actual or imminent act of violence.
Dear Tenant:

As a certified victim of a crime under the Violence Against Women Act of 2013 (VAWA), you are entitled to priority for placement on waiting lists of any Section 515 Rural Rental Housing property that has units for which you are eligible to occupy. There is no geographic limit on this entitlement. This letter may also serve to give you preference in non-Rural Development properties and rental programs served by the U.S. Department of Housing and Urban Development (HUD) if their occupancy policy allows. Please present this Letter of Priority Entitlement to your new landlord.

Dear Rural Development or Housing and Urban Development Property Owners:
The above-named tenant/family is eligible for this Letter of Priority Entitlement based on the Violence Against Women Act of 2013.

In accordance with 7 CFR 3560.11, this letter must be used within 120 days from the above date to give this tenant/family priority placement on your waiting list(s). The only other tenants who may receive priority over this tenant/family are those who have already entered your waiting list with a letter similar to this one or handicapped tenants who need the particular design features of a vacant apartment. The applicant is to remain in this position on your waiting list until they receive an apartment, or the list is purged in accordance with a Rural Development-approved policy.

After 120 days, they may continue to be placed on waiting lists for apartments for which they are eligible, but without priority.

NOTE: This priority places the above-named tenant/family at the top of all waiting lists in your properties, with exceptions as noted above regardless of other priorities such as income and apartment size, so long as your property has at least one apartment, presently occupied or not, for which this tenant/family is eligible. If this tenant/family occupies an apartment for which size or type they are not eligible for, the lease must read that this tenant/family will move to the first appropriate apartment available.

If this tenant/family is receiving Rental Assistance (RA) at the property from which they are moving, the RA may not be transferred and shall remain with the original property.
If the current security deposit is returnable to the tenant/family but has not been released to the tenant/family by the move-in date, it should be assigned directly to you by the original property if allowed by the laws of the State. Otherwise, you may have to wait to receive the security deposit until it is returned to this tenant/family.

Tenant Data:
Composition of Family ______________________________________________
Tenant/Family/Elderly/Handicapped ___________________________________
Unit-Size Eligibility ________________________________________________
Last Verified Income ____________________________ as of ______________
RA/Section 8 Voucher [Yes or No] _____________________________________
Current Security Deposit: __ _________________________________________

If you have any questions, please contact the Servicing Office at the address below:

[Rural Development Servicing Office]
[Address]
[Phone Number]

[Rural Development Servicing Official signature and title]