HOUSING AUTHORITY OF NEW ORLEANS  
BOARD OF COMMISSIONERS  
REGULAR MEETING  
MAY 29, 2018  

RESOLUTION NO. 2018-06  

WHEREAS, the U.S. Department of Housing and Urban Development (HUD), the Housing Authority of New Orleans, and plaintiffs Delores Clay and Miranda Cook entered into Conciliation Agreements for cases 06-17-6063-8 and 06-17-6064-8; and  

WHEREAS, these agreements require the Housing Authority of New Orleans (HANO) to amend its HCVP Administrative Plan and Reasonable Accommodation Policy; and  

WHEREAS, HANO staff must obtain training from HUD’s Fair Housing and Equal Opportunity Division; and  

WHEREAS, the amended Reasonable Accommodation Policy allows permanently disabled individuals to self-certify their continued need for a reasonable accommodation, once it is approved by the 504 Coordinator; and  

WHEREAS, HANO must review alternatives to a requested reasonable accommodation before changing or discontinuing this accommodation and, if it is changed or discontinued, must provide proper notice and the right to an informal hearing;  

BE IT THEREFORE RESOLVED, that the Board of Commissioners of the Housing Authority of New Orleans hereby approves the amended HCVP Administrative Plan and authorizes the Executive Director to execute any and all documents necessary to effectuate the policy.  

Executed this 29th day of May, 2018  

APPROVAL:  

ALICE RIEKER  
PRESIDENT, BOARD OF COMMISSIONERS
May 29, 2018

MEMORANDUM

To: Board of Commissioners
   President Alice Riener, Vice President Andreanecia M. Morris,
   Commissioner Toni Hackett Antrum, Commissioner Donna Johnigan,
   Commissioner Debra Joseph, Commissioner Vonda Rice and
   Commissioner Cantrese Wilson

Through Gregg Fortner
   Executive Director

From: Dawn Domengeaux
   Director, Housing Choice Voucher Program

Re: Approval of HANO’s HCVP Amended Reasonable Accommodation Policy

In accordance with the Conciliation Agreements between the United States Department of
Housing and Urban Development (HUD), plaintiffs Miranda Cook and Delores Clay, and the
Housing Authority of New Orleans for HUD cases 06-17-6063-8 and 06-17-6064-8, the Housing
Authority of New Orleans (HANO) is required by HUD to amend its Administrative Plan and its
Reasonable Accommodation Policy contained within the plan. The required changes address
self-certification rights, notice rights, hearing rights, and other rights provided by federal fair
housing law.

HANO has amended the HCVP Administrative Plan to ensure that the agency is in full compliance
with the HUD Conciliation Agreements for cases 06-17-6063-8 and 06-17-6064-8, which alleged
disparate treatment due to the fact that HANO did not allow individuals determined to be
permanently disabled to self-certify their continued need for a reasonable accommodation. HANO
has already made the necessary procedural changes as required by HUD. The changes to the
HCVP Administrative Plan require that HANO staff receive training from HUD’s Fair Housing and
Equal Opportunity Division, allow permanently disabled individuals to self-certify their continued
need for a reasonable accommodation, and require HANO to determine if there is a valid,
alternative basis for an accommodation prior to altering or discontinuing a reasonable
accommodation.

We ask the Board of Commissioners of the Housing Authority of New Orleans to hereby approve
the changes to the HANO HCVP Administrative Plan and Reasonable Accommodation Policy that
are required by HUD in accordance with the Conciliation Agreements between HUD, HANO, and
plaintiffs Miranda Cook and Delores Clay, with these changes becoming effective on June 1, 2018
and to authorize the Executive Director to execute any and all documents necessary to effectuate
the policy.