DHCD is committed to providing housing assistance during this time of uncertainty. DHCD is waiving various MRVP regulations and policies, as described in the guidance below. These policy changes will be in effect during the “state of emergency,” or until otherwise updated by further notice.

- DHCD is extending voucher search time for those with looking for units with their mobile vouchers.
- Until further notice, DHCD will not require evidence that a unit has passed inspection prior to occupancy. Units are still expected to comply with state building and sanitary codes.
- Any government stimulus payments made directly to an individual shall be excluded from gross income and there will be no requirements of individuals to notify Administering Agencies (AAs) of receipt of such payments.
- DHCD is suspending most subsidy terminations.

**General Considerations**

- AAs shall give all applicants and participants reasonable additional time to supply requested information.
- During the state of emergency, documents will not be required to be notarized or signed in the presence of AA staff.
  - Depending on the situation, AAs may require appropriate documentation after the state of emergency.
  - See, for example, pages 114-115 and 189 in the MRVP Administrative Plan.
- AAs may do all eligibility, issuance briefings, and recertifications via the mail or remotely.
- AAs shall be flexible with applicants and participants when verifying income and expenses (especially medical and childcare expenses). Households may have highly variable income and expenses during this time.
- If an AA cannot accept phone messages and email during a closure or remote working, the AA shall assume that all participants promptly attempted to report changes in household income and composition.
- Even if not officially quarantined or ill, participants may be uncomfortable leaving their home.

**Denial of Eligibility**

760 CMR 49.06; MRVP Administrative Plan pages 61-65
If AAs have the ability to continue to conduct eligibility determinations, they shall continue to do so, with the following considerations:

- AAs may not determine an applicant is ineligible due to lack of response during the state of emergency.
- AAs shall suspend eligibility determination until after the state of emergency if requested by an applicant.
- AAs shall give all applicants reasonable additional time to submit documentation.
- Any applicant found ineligible on or after February 15, 2020 shall be given until the end of the state of emergency to request a private conference.
- AAs shall not require in person voucher issuance.

**Voucher Search Period**
760 CMR 49.02; MRVP Administrative Plan pages 88-90

**DHCD will extend voucher search times due to the state of emergency.** This means that the clock will effectively be frozen for any vouchers issued prior to or during the emergency. DHCD will release additional guidance after the state of emergency clarifying the extension times and how to calculate new voucher expiration dates.

If feasible, AAs shall process any Request for Program Payments submitted during the state of emergency.

**Inspection Certification**
760 CMR 49.06(2), 760 CMR 49.07(2); MRVP Administrative Plan pages 124-125

**Until further notice DHCD will not require evidence that a unit has passed inspection prior to occupancy.** It is important to note that all units in Massachusetts are required to be in compliance with the state sanitary code.

**Government Stimulus Payments**
760 CMR 49.05(5)(b)(13)

**Any government stimulus payments made directly to household members shall be excluded from gross income.** Participants are not required to report this income to AAs. Unemployment insurance payments shall continue to be included in gross income.

**Annual Recertification**
760 CMR 49.05(7)(a); MRVP Administrative Plan page 161

DHCD understands that some AAs may not be able to complete annual recertifications within the typically required timeframe. If necessary, DHCD will waive this requirement on a case by case basis.

**Tenant Rent Share Grievances**
During the state of emergency, AAs shall give participants until the end of the state of emergency to submit a tenant rent share grievances.

**Repayment Agreements**  
760 CMR 49.03(2)(a); MRVP Administrative Plan pages 200-201

As outlined below, participants shall not be terminated for failure to comply with repayment agreements during the state of emergency. Furthermore, after the state of emergency, AAs may have to recalculate repayment agreements based on changes to household income. See pages 194-196 in the MRVP Administrative Plan.

**Termination**  
760 CMR 49.03, 760 CMR 49.05(7)(b)(6), 760 CMR 49.06(4-5), 760 CMR 49.10(1)(a-c); MRVP Administrative Plan pages 199-208

During the state of emergency, DHCD is suspending most terminations. This suspension of terminations is provisional and subject to review at any time by DHCD. DHCD is committed to continuing to provide assistance to those participants who, through no fault of their own may be affected by administrative barriers or access to public safety and public health entities. This is not intended in any manner to ignore, sanction, or waive addressing criminal activity or fraud. DHCD remains committed to the safety and health of housing elements within our rental assistance programs. As such, DHCD’s AAs are expected to use reasoned steps in delaying terminations based upon applicable program obligations and other policies. This suspension of terminations is not and shall not be construed as providing immunity, amnesty, or waiver of any violations by participants.

After the state of emergency, the reason for termination shall be carefully reviewed and additional mitigating circumstances considered. Especially when reviewing evictions for cause, AAs shall carefully consider what role COVID-19 may have had on the participant.

Terminations already in process shall be suspended as well. Participants who were terminated just prior to the state of emergency shall be given until the end of the state of emergency to grieve their termination.

**Termination Notice Policies**
- Pre-termination meetings may be held remotely only if the participant agrees. If it becomes unfeasible or there appears to be confusion during a remote meeting, it shall be ended and postponed.

<table>
<thead>
<tr>
<th>Termination Reason</th>
<th>Updated Policy</th>
</tr>
</thead>
<tbody>
<tr>
<td>Voluntary Termination</td>
<td>Terminations may be delayed, unless requested by participant and feasible for the AA.</td>
</tr>
<tr>
<td>Termination Reason</td>
<td>Updated Policy</td>
</tr>
<tr>
<td>------------------------------------------</td>
<td>-------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Over-Income Termination</td>
<td>Terminusations shall be delayed through the state of emergency.</td>
</tr>
<tr>
<td>Failure to Comply with a Repayment</td>
<td>Terminations shall be delayed through the state of emergency.</td>
</tr>
<tr>
<td>Agreement*</td>
<td></td>
</tr>
<tr>
<td>Eviction for Cause*</td>
<td>Terminations shall be delayed through the state of emergency.</td>
</tr>
<tr>
<td>Falsified Application</td>
<td>Terminations shall be delayed through the state of emergency.</td>
</tr>
<tr>
<td>Criminal Activity</td>
<td>Terminations shall be delayed through the state of emergency.</td>
</tr>
<tr>
<td>Failure to Comply with MRVP Voucher*</td>
<td>Terminations shall be delayed through the state of emergency.</td>
</tr>
<tr>
<td>Abuse Towards an AA*</td>
<td>Terminations may be delayed through the state of emergency at the AA’s discretion.</td>
</tr>
<tr>
<td>Failure to Provide Information*</td>
<td>Terminations shall be delayed through the state of emergency.</td>
</tr>
<tr>
<td>Unit is Not Sole Residence*</td>
<td>Terminusations shall be delayed through the state of emergency.</td>
</tr>
<tr>
<td>Vacating/Abandoning a Unit*</td>
<td>Terminusations shall be delayed through the state of emergency.</td>
</tr>
<tr>
<td>Illegal Drug Use</td>
<td>Terminusations shall be delayed through the state of emergency.</td>
</tr>
<tr>
<td>Intentional Damages</td>
<td>Terminusations shall be delayed through the state of emergency.</td>
</tr>
<tr>
<td>Failure to Report Changes in Income</td>
<td>Terminusations shall be delayed through the state of emergency.</td>
</tr>
<tr>
<td>or Household Composition*</td>
<td></td>
</tr>
<tr>
<td>Death of Only Household Member</td>
<td>Terminusations shall proceed on the same timeline, although notice may be delayed through the state of emergency.</td>
</tr>
<tr>
<td>Refusing an Offer of Housing Assistance-Project Based Only*</td>
<td>Terminusations shall be delayed through the state of emergency.</td>
</tr>
<tr>
<td>Voucher Expiration-Mobile Only*</td>
<td>Terminusations shall be delayed through the state of emergency.</td>
</tr>
<tr>
<td>No Longer Residing in Unit-Project Based Only*</td>
<td>Terminusations shall be delayed through the state of emergency.</td>
</tr>
</tbody>
</table>

* See below for additional considerations before proceeding with a termination, even after the state of emergency has ended.

Additional Consideration for Terminations—After the State of Emergency
After the state of emergency has ended, AAs shall carefully consider the following mitigating circumstances. **Termination may no longer be appropriate.**

- Households may experience sudden and unpredictable changes in earned income due to the COVID-19 crisis. Among other things, this could be due to:
- Quarantine of themselves or a family member;
- Sick leave for themselves or a family member;
- Reduced hours;
- Layoff; and
- Inability to work due to changes in childcare or being in a high risk population.

- Participants who work in essential positions may see an increase in earned income due to increased hours or overtime pay.

- Childcare and/or medical expenses may increase without warning.

- Increased household expenses (unrelated to a subsidy) may make it harder for participants to pay their rent and/or remain in compliance with a repayment agreement.
  - Obtaining a two week supply of food and household goods can be extremely expensive, especially for low-income families.
  - This should be carefully considered when reviewing evictions for non-payment of rent.

- Participants may need to vacate their unit and/or be out of their unit for more than 30 days due to COVID-19. This could be due to hospitalization, quarantine, or the need to care for others.

- Participants may not report changes to income or household composition promptly due to COVID-19.
  - AAs may be closed or staff working remotely.
  - Participants may be stressed and focused elsewhere.
  - Participants may be unable to report changes due to quarantine or illness.

- Households may need additional time to submit requested documentation.

- AAs shall be sensitive to the stress COVID-19 may place on some participants.

- It may take households much longer to find a unit with their mobile voucher. See Voucher Search Period above.

- Households may be unwilling or unable to move during the state of emergency.

Grievance Hearings
- Informal settlement conferences and grievance hearings may be delayed, if necessary.
- Informal settlement conferences and grievance hearings **must** be held as soon as is feasible.
- Informal settlement conferences and grievance hearings may be held remotely *only* if the participant agrees. If it becomes unfeasible or there appears to be confusion during a hearing, it shall be ended and postponed.

To the extent that the provisions of 760 CMR 49.00 and the MRVP Administrative Plan explicitly noted herein and previous DHCD guidance conflict with this guidance, this guidance supersedes the above
noted provisions of the MRVP Administration Plan, 760 CMR 49.00, and previous DHCD guidance for as long as each waiver is in effect.

If you have any questions, please do not hesitate to contact Cecilia Woodworth, Assistant Director of State Programs, at cecilia.woodworth@mass.gov.