## District of Columbia Municipal Regulations

## 5604 RESTRICTIONS ON MOVES FOR DEFAULT

- No participant Family moves shall be approved if the Repayment Agreement is in default, unless there is a request in writing from the Participant Family and documentation provided, satisfactory to HCVP, that the move is the result of one (1) of the following causes:
  - (a) Family size exceeds the Housing Quality Standard maximum occupancy number;
  - (b) The HAP contract is terminated due to owner non-compliance;
  - (c) A natural disaster occurs;
  - (d) Requests for Reasonable Accommodation;
  - (e) Other health and safety issues such as threat of physical violence to the participant Family, request for relocation under a "Witness Protection" order, or other legitimate request;
  - (f) Intrafamily violence, dating violence, or stalking as explained in § 4907; or
  - (g) Other circumstances that would authorize the issuance of an emergency transfer voucher under § 5334.
- The granting of permission to move shall not limit DCHA's other remedies for enforcement of repayment agreements that are in arrears as contained in § 5605 or elsewhere in the DCMR.

SOURCE: Final Rulemaking published at 59 DCR 7935 (June 29, 2012).