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Addendum

SOLICITATION NAME	Project-Based Vouchers Q1801	ADDENDUM NUMBER	3	DATE	08-11-17
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This addendum answers questions raised about this solicitation. To aid in readability, the questions are in black, the answers are in **bolded blue**, and the answers follow immediately below.

Q1	Does the owner who has accepted the PBV on his or her complex have a financial obligation to assist the tenant based voucher households who opt not to convert to PBV to move somewhere else if they can identify such alternative housing that they find suitable in an effort to retain their portable voucher freedoms?
	The example provided does not meet KCDC's interpretation of the definition of a displaced person because that individual has a choice to stay in the unit-therefore they are not displaced. See Section 9(ii) D of 49 CFR 24.2. With that said, the owner will be responsible for payment of relocation costs, if at any point in the future, HUD provides an interpretation of the regulation that is contrary to KCDC's stated position. Please note that the owner must follow the Uniform Relocation Assistance and Real Property Acquisition Policies Act. The owners need to read this and follow what it states in this act.

