PETITION FOR WAIVER

PETITIONER
Okaloosa Community Development Corporation
P.O. Box 2707
Fort Walton Beach, FL 32549
(850) 651-7376
(850) 651-7722 fax

RESPONDENT
Florida Housing Finance Corporation
227 North Bronough Street, Ste 5000
Tallahassee, FL 32301
(850) 488-4197
(850) 488-9809 fax

IN RE: HH03-046
North Okaloosa Scattered Sites, Phase I

A. Wherefore, the Petitioner, Okaloosa Community Development Corporation, by and through its undersigned President and pursuant to Section 120.542 Florida Statutes and Rule Chapter 28-104 Florida Administrative Code (F.A.C.) hereby files its Petition for Variance from or Waiver of Rule 67-50.005(6), for North Okaloosa Scattered Sites - Phase I Development (the Development) as set forth below.

i. Whereas, the Petitioner was awarded funding on July 30, 2004 from the 2003 Supplemental Application for North Okaloosa Scattered Sites - Phase I a scattered site development located in Okaloosa County, Florida.

ii. Whereas, the Petitioner’s authorized representative is as follows: Tammy Sue McLaughy, Chairperson, Okaloosa Community Development Corporation, P.O. Box 2707, Fort Walton Beach, Florida 32080. Telephone number (850) 651-7376, facsimile number (850) 651-7722.

iii. The applicable Rule which is the subject of this Petition is Florida Housing Finance Corporation Homeownership Loan Program Rule Chapter 67-50.005(6), which states, “Application”, “means the completed forms from the Application Package together with all exhibits submitted to the Corporation in order to apply for either HAP or HOME Loan funds, in accordance with this Rule Chapter and the Application Package instructions, which is adopted and incorporated herein by reference.”

iv. Petitioner requests the waiver of the Application Exhibit 23 requiring that the Applicant must demonstrate that a Phase I Environmental Site Assessment (ESA) has been performed in accordance with ASTM Practice #E1527-00 by providing a properly completed and executed the Verification of Environmental Safety – Phase I Site Assessment Form, Exhibit 23, behind a tab labeled “Exhibit 23”.

v. Whereas, the Petitioner is requesting a waiver for the relief of the Phase I ESA requirement. The Phase I ESA typically used for multifamily developments or single family subdivisions. The Phase I ESA identifies environmental issues with parcels of undeveloped land. The lots being utilized for this development are scattered sites within established neighborhoods, with existing roads, utilities, schools, shopping churches, parks, fire and police protection etc. Normally an appraisal report will point out any obvious environmental problems. The Phase I ESA is not a requirement to receive funds from the Department of Housing and Urban Development.

vi. Whereas, the application of the Rule will cause Petitioner to suffer substantial hardship in the following manner:
(a) The estimates of cost for a Phase I ESA are $1,500 to $2,000 per lot. This cost would ultimately be passed through to the homebuyer, but is currently requested to be paid by the Petitioner prior to receiving funds from Florida Housing Finance Corporation.

(b) If the Phase I ESA is required but not completed, the loss of the subsidy for North Okaloosa Scattered Sites - Phase I will make it not economically feasible for the potential home buyers; this in turn will cause a serious economic hardship for Okaloosa Community Development Corporation and Okaloosa County.

vii. Whereas, the waiver of the Rule will serve the purposes of the underlying statute as North Okaloosa Scattered Sites - Phase I will be providing safe and affordable housing to the citizens of Florida if the Development is permitted to continue.

viii. Wherefore, the Petitioner, Okaloosa Community Development Corporation, respectfully requests that the Florida Housing Finance Corporation enter an order granting Petitioner a waiver of the requirement to submit the Phase I ESA thereby permitting development and construction of much needed affordable single family homes in Okaloosa County, Florida.

ix. Whereas, this requested shall be permanent

B. Wherefore, the Petitioner, Okaloosa Community Development Corporation, by and through its undersigned President and pursuant to Section 120.542 Florida Statutes and Rule Chapter 28-104 Florida Administrative Code (F.A.C.) hereby files its Petition for Variance from or Waiver of Rule 67-50.005(6), for North Okaloosa Scattered Sites - Phase I Development (the Development) as set forth below.

i. Whereas, the Petitioner was awarded funding on July 30, 2004 from the 2003 Supplemental Application for North Okaloosa Scattered Sites - Phase I a scattered site development located in Okaloosa County, Florida.

ii. Whereas, the Petitioner’s authorized representative is as follows: Tammy Sue McGAUGHY, Chairperson, Okaloosa Community Development Corporation, P.O. Box 2707, Fort Walton Beach, Florida 32548. Telephone number (850) 651-7376, facsimile number (850) 651-7722.

iii. The applicable Rule which is the subject of this Petition is Florida Housing Finance Corporation Homeownership Loan Program Rule Chapter 67-50.005(6), which states: “Application”, “means the completed forms from the Application Package together with all exhibits submitted to the Corporation in order to apply for either HAP or HOME Loan funds, in accordance with this Rule Chapter and the Application Package instructions, which is adopted and incorporated herein by reference."

iv. Petitioner requests the waiver of the Rule and Application, Exhibit 21 Verification of Availability of Infrastructure for Roads, stating: “Existing paved roads provide access to the proposed development or paved roads will be constructed as part of the proposed development.”

v. Whereas, the Petitioner is requesting a waiver for the relief of this requirement and be granted to allow the eligibility and use of lots for new home construction which are located on a publicly maintained road, as there are lots within the scope of the application which are located on public roads which are not paved.
vi. Petitioner asserts that application of the Rule would result in a violation of the principle of fairness in that in many rural neighborhoods throughout the State there are developed subdivisions in which unpaved roads are owned and maintained by local government. Local conditions and customs make unpaved roads acceptable for HUD, VA, USDA – Rural Development and local bank financing.

vii. Whereas, the application of the Rule will cause Petitioner to suffer substantial hardship in the following manner:

(a) The costs associated with paving roads in rural areas could potential cause an economic hardship for the Petitioner and the local government. The costs would in turn be passed on to the potential homebuyer thus increasing the home purchase price and possibly making it impossible for those to purchase.

(b) Petitioner would suffer severe financial consequences should it be unable to proceed with the development of North Okaloosa Scattered Sites - Phase I.

viii. Whereas, the waiver of the Rule will serve the purposes of the underlying statute as North Okaloosa Scattered Sites - Phase I will be providing safe and affordable housing to the citizens of Florida if the Development is permitted to continue.

ix. Wherefore, the Petitioner, Okaloosa Community Development Corporation, respectfully requests that the Florida Housing Finance Corporation enter an order granting Petitioner a waiver of the requirement to construct new homes on paved roads thereby permitting development and construction of 35 much needed affordable single family homes in Okaloosa County, Florida.

x. Whereas, this requested shall be permanent

Respectfully submitted this 6th day of July, 2004

[Tammy Sue McGaughy]
Chairperson
Okaloosa Community Development Corporation

Witnesses:

[Tammy Sue McGaughy]