APPLICANT IS UNLIKELY TO RECEIVE SECTION 8 HOUSING CHOICE VOUCHER PROGRAM, SECTION 8 HOUSING PROJECT-BASED RENTAL ASSISTANCE, OR PUBLIC HOUSING

I am currently not an “eligible immigrant” (as defined in 42 USC §1436(a)) and therefore am not eligible for public housing or Section 8 rental assistance.

When I adjust my status to lawful permanent resident, I will become an eligible immigrant. However, I will not seek public housing assistance for one or more of the following reasons:

☐ I have been living in private housing since my last entry into the United States. I have never lived in nor applied to live in public housing, and I have never applied for Section 8 rental assistance. I have a demonstrated history of living in private housing, as set forth in my I-485, Application to Register Permanent Residence or Adjust Status, or DS-260 Immigrant Visa Electronic Application.

☐ I have never lived in the United States. When I immigrate to the United States, I plan to live in private housing, as indicated on my DS-260 Immigrant Visa Electronic Application.

☐ After I become a lawful permanent resident, I will live in private housing. Even if I were to apply for public housing, the waiting lists are long:

a. According to the HUD.gov website, “Since the demand for housing assistance often exceeds the limited resources available to HUD and the local housing agencies, long waiting periods are common,”

   www.hud.gov/program_offices/public_indian_housing/programs/hcv/about/fact_sheet

b. Waiting lists are also detailed in a report from the Center on Budget and Policy Priorities: Alicia Mazzara, CBPP, Housing Vouchers Work: Huge Demand, Insufficient Funding for Housing Vouchers Means Long Waits (Apr. 19, 2017),