GUIDEFORM
- NSP VOLUNTARY ACQUISITION OF FORECLOSED PROPERTY -
- Informational Notice -
(Agencies/Persons Without Eminent Domain Authority)

Grantee or Agency Letterhead (date)

Dear ________:

(Name of Agency/Person) ________________________, is interested in acquiring property you own at (address) ___________________________ for a proposed project which may receive funding assistance from the U.S. Department of Housing and Urban Development (HUD) under the Neighborhood Stabilization Program (NSP).

Please be advised that (Name of Agency/Person) ________________________ does not have authority to acquire your property by eminent domain. In the event we cannot reach an amicable agreement for the purchase of your property, we will not pursue this proposed acquisition.

Under the NSP, we are required to purchase residential foreclosed properties (which may include certain residential properties in mortgage or tax default status that meet the NSP definition of “foreclosed”) at a discount from their market appraised value.

The subject property is listed for purchase at $ ______________. (If currently listed)

Select one:  a) We currently believe that the property’s market value is $____________. We are prepared to purchase your property; however, depending on the results of the appraisal, our written offer may differ from this amount.

b) Our appraisal indicates the property’s market value is $______________. We are prepared to offer you $_______________ to purchase your property.

Please contact us at your convenience, if you are interested in selling your property.

If your property is in default, but foreclosure proceedings have not been initiated/completed, and our offer is for less than the current balance of your mortgage loan(s), we suggest that you seek legal counsel or guidance. We cannot provide you with legal advice regarding any tax, credit, or deficiency judgment consequences to you related to the sale.

In accordance with the Uniform Relocation Assistance and Real Property Acquisition Policies Act (URA), owner-occupants who move as a result of a voluntary acquisition are not eligible for relocation assistance. A tenant-occupant who moves as a result of a voluntary acquisition for a federally-assisted project may be eligible for relocation assistance as a displaced person. Such displaced persons may include not only current lawful occupants, but also former tenants required to move for any reason other than an eviction for cause in accordance with applicable federal, state, and local law. If your property is currently tenant-occupied or a tenant lawfully occupied your property within the past 3 months prior to our offer, we need to know immediately. Further, you should not order current occupant(s) to move, or fail to renew a lease, in order to sell the property to us as vacant.
If you have any questions about this notice or the proposed project, please contact
(name)______________________, (title)____________,
(address)_________________________________, (phone)_________________.

NOTES to NSP Voluntary Acquisition Notice (Agency/person without Eminent Domain
authority).

1. The case file must indicate the manner in which this notice was delivered (e.g., personally served
or via certified mail, return receipt requested) and the date of delivery. (See 49 CFR 24.5 and
Paragraph 2-3 J of Handbook 1378.)

2. Tenant-occupants displaced as a result of a voluntary acquisition may be entitled to URA
relocation assistance and must be so informed per 49 CFR 24.2(a)(15)(iv) – Initiation of Negotiations
(ION), and 49 CFR 24 Appendix A - 24.2(a)(15)(iv) and


4. This guideform may only be used if all of the requirements of 49 CFR 24.101(b)(2)(i) and (ii) or 49
CFR 24.101(b)(3) are met.

5. This is a guideform. It should be revised to reflect the circumstances. NSP defines
“foreclosed” to include residential properties in which the property’s current delinquency status is at
least 60 days delinquent under the Mortgage Bankers of America delinquency calculation and the
owner has been notified of this delinquency, or (b) the property owner is 90 days or more delinquent
on tax payments. While considered “foreclosed” for NSP purposes, such properties may still be
owned by the mortgagor unless the State foreclosure process is complete and title to the property
transferred. Short sales and other foreclosure alternatives are complex transactions involving
coordination and cooperation among a number of parties (e.g., owners, lenders, servicers, investors).