Affordable Housing Trust Fund Spending Plan Borough of New Milford May 2025

INTRODUCTION

The Borough of New Milford, Bergen County has prepared a Housing Element and Fair Share plan that addresses its regional fair share of the affordable housing need in accordance with the Municipal Land Use Law (N.J.S.A. 40:55D-1 et seq.) and the Fair Housing Act (N.J.S.A. 52:27D-301). A development fee ordinance creating a dedicated revenue source for affordable housing was approved by COAH and the Superior Court and adopted by the municipality. The ordinance establishes the New Milford affordable housing trust fund for which this spending plan is prepared.

As of December 31, 2024, New Milford has collected \$578,521 and expended \$175,966, resulting in an affordable housing trust fund balance of \$402,555 as of that date. All development fees, payments in lieu of constructing affordable units on site, funds from the sale of units with extinguished controls, and interest generated by the fees are deposited in a separate interest-bearing affordable housing trust fund in NVE Bank for the purposes of affordable housing. These funds shall be spent in accordance with N.J.A.C. 5:97-8.7-8.9 as described in the sections that follow.

The Borough reserves the right and authority to further amend or modify the within spending plan to address or take into account changes which may be warranted due to new rules or rule amendments or judicial determinations, which may change standards or establish new criteria for the Borough to address its affordable housing obligation.

1. REVENUES FOR CERTIFICATION PERIOD

To calculate a projection of revenue anticipated during the Fourth Round, New Milford considered the following:

- (a) Development fees:
 - 1. Residential and nonresidential projects which have had development fees imposed upon them at the time of preliminary or final development approvals;
 - 2. All projects currently before the planning and zoning boards for development approvals that may apply for building permits and certificates of occupancy; and
 - 3. Future development that is likely to occur based on historical rates of development.
- (b) Payment in lieu (PIL):

Actual and committed payments in lieu (PIL) of construction from developers as follows: none.

(c) Other funding sources:

Funds from other sources, including, but not limited to, the sale of units with extinguished controls, repayment of affordable housing program loans, rental income and proceeds from the sale of affordable units. No other funds have been or are anticipated to be collected.

(d) Projected interest:

Interest on the projected revenue in the municipal affordable housing trust fund at the current average interest rate. According to the Borough Administrator, monthly interest income in 2024 ranged from \$629 to \$796. Therefore, an average monthly interest of \$712 has been assumed, which would be an estimated annual interest amount of approximately \$8,500.

No large development projects are anticipated in the coming years due to the lack of vacant and developable land in New Milford.

SOURCE OF F	UNDS	PROJECTED REVENUE SCHEDULE JANUARY 1, 2025-JUNE 30, 2035					
		2026	2027	2028	2029	2030	
(a) Development	fees:						
1. Approved Development		\$0	\$0	\$0	\$0	\$0	
2. Developme Approval	nt Pending	\$0	\$0	\$0	\$0	\$0	
3. Projected D	evelopment	\$40,000	\$40,000	\$40,000	\$40,000	\$40,000	
(b) Payments in Lieu of Construction		\$0	\$0	\$0	\$0	\$0	
(c) Other Funds (Specify source(s))		\$0	\$0	\$0	\$0	\$0	
(d) Interest		\$8,544	\$8,544	\$8,544	\$8,544	\$8,544	
Total		\$48,500	\$48,500	\$48,500	\$48,500	\$48,500	
	2031	2032	2033	2034	2035	Total	
(a) Dev. fees:							
1. Appr.	\$0	\$0	\$0	\$0	\$0	\$0	
2. Pending	\$0	\$0	\$0	\$0	\$0	\$0	
3. Projected	\$40,000	\$40,000	\$40,000	\$40,000	\$40,000	\$400,000	
(b) In Lieu	\$0	\$0	\$0	\$0	\$0	\$0	
(c) Other	\$0	\$0	\$0	\$0	\$0	\$0	
(d) Interest	\$8,500	\$8,500	\$8,500	\$8,500	\$8,500	\$85,000	
Total	\$48,500	\$48,500	\$48,500	\$48,500	\$48,500	\$485,000	

New Milford projects a total of \$485,000 in revenue to be collected between July 1, 2025 and June 30, 2035. All interest earned on the account shall accrue to the account to be used only for the purposes of affordable housing.

2. ADMINISTRATIVE MECHANISM TO COLLECT AND DISTRIBUTE FUNDS

The following procedural sequence for the collection and distribution of development fee revenues shall be followed by New Milford:

(a) <u>Collection of development fee revenues:</u>

Collection of development fee revenues shall be consistent with New Milford's development fee ordinance for both residential and non-residential developments in accordance with COAH's rules and P.L.2008, c.46, sections 8 (C. 52:27D-329.2) and 32-38 (C. 40:55D-8.1 through 8.7).

(b) <u>Distribution of development fee revenues</u>:

The disbursement of monies in New Milford's affordable housing trust fund will be coordinated by its Municipal Housing Liaison. In some instances, funds will be provided to other entities, such as an entity responsible for administering a rehabilitation program, for eventual disbursement.

3. DESCRIPTION OF ANTICIPATED USE OF AFFORDABLE HOUSING FUNDS

(a) Rehabilitation program (<u>N.J.A.C.</u> 5:97-8.7)

New Milford will dedicate \$471,255 to its rehabilitation program.

(b) Affordability Assistance (<u>N.J.A.C.</u> 5:97-8.8)

Projected minimum affordability assistance requirement:

Actual development fees and other income through 12/31/2024		\$402,555
Development fees projected 2025-2035	+	\$400,000
Interest projected 2025-2035	+	\$85,000
Total	=	\$887,555
30 percent requirement	x 0.30 =	\$266,267
Less Affordability assistance expenditures through 12/31/2024	-	\$0
PROJECTED MINIMUM Affordability Assistance Requirement 1/1/2025 through 6/30/2035	=	\$266,267
PROJECTED MINIMUM Very Low-Income Affordability Assistance Requirement 1/1/2025 through 6/30/2035	÷ 3 =	\$88,756

New Milford will dedicate \$266,300 from the affordable housing trust fund to render units more affordable, including \$88,800 to render units more affordable to households earning 30 percent or less of median income by region, as follows:

New Milford will address this requirement through subsidizing the provision of very lowincome housing and through other means such as down payment assistance, security deposit assistance, low interest loans, rental assistance, assistance with homeowners association or condominium fees and special assessments and assistance with emergency repairs.

(c) Administrative Expenses (<u>N.J.A.C.</u> 5:97-8.9)

New Milford projects that \$150,000 will be available from the affordable housing trust fund to be used for administrative purposes. Projected administrative expenditures, subject to the 20 percent cap, are as follows:

- Administering a housing rehabilitation program
- Managing the provision of affordability assistance to low-income households
- Provision of professional planning and legal services related to the planning for affordable housing

4. EXPENDITURE SCHEDULE

New Milford intends to use affordable housing trust fund revenues for the creation and/or rehabilitation of housing units. Where applicable, the creation/rehabilitation funding schedule below parallels the implementation schedule set forth in the Housing Element and Fair Share Plan and is summarized as follows.

		PROJECTED EXPENDITURE SCHEDULE						
Program		JANUARY 1, 2025-JUNE 30, 2035						
		2026	2027	2028	2029	2030		
Rehabilitation		\$ 47,126	\$ 47,126	\$ 47,126	\$47,126	\$47,126		
Affordability	Assistance	\$ 26,630	\$ 26,630	\$ 26,630	\$26,630	\$26,630		
Administration		\$ 15,000	\$ 15,000	\$ 15,000	\$15,000	\$15,000		
Total	Total		\$ 88,756	\$ 88,756	\$88,756	\$88,756		
	2031 2032 2033		2034	2035	Total			
Rehab.	\$47,126	\$47,126	\$47,126	\$47,126	\$47,126	\$471,255		
Aff. Asst. \$26,630		\$26,630	\$26,630	\$26,630	\$26,630	\$266,300		
Admin. \$15,000		\$15,000	\$15,000	\$15,000	\$15,000	\$150,000		
Total	\$88,756	\$88,756	\$88,756 \$88,756		\$88,756	\$887,555		

5. EXCESS OR SHORTFALL OF FUNDS

Pursuant to the Housing Element and Fair Share Plan, the governing body of New Milford will adopt a resolution agreeing to fund any shortfall of funds required for implementing the rehabilitation program, providing affordability assistance and helping with the creation of new affordable housing. In the event that a shortfall of anticipated revenues occurs, New Milford will utilize a capital ordinance to provide the necessary funds. A copy of the adopted resolution of intent to adopt such an ordinance if necessary is attached.

In the event of excess funds, any remaining funds above the amount necessary to satisfy the municipal affordable housing obligation will be used to provide affordability assistance, aid with the rehabilitation of units and/or encourage provision of affordable accessory apartments.

SUMMARY

New Milford intends to spend affordable housing trust fund revenues pursuant to $\underline{N.J.A.C}$. 5:97-8.7 through 8.9 and consistent with the housing programs outlined in its housing element and fair share plan.

New Milford had a balance of \$402,555 as of December 31, 2024 and anticipates an additional \$485,000 in revenues from 2025 to 2035. The municipality will dedicate \$471,255 towards rehabilitation, \$266,300 to render units more affordable, and \$150,000 to administrative costs. Any shortfall of funds will be offset by funds appropriated from general revenue. The municipality will dedicate any excess funds toward providing affordability assistance, aiding with the rehabilitation of units and/or encouraging provision of affordable accessory apartments.

SPENDING PLAN SUMMARY		
Balance as of December 31, 2024		\$402,555
PROJECTED REVENUE 2025-2035		
Development fees	+	\$400,000
Payments in lieu of construction	+	\$0
Other funds	+	\$0
Interest	+	\$85,000
TOTAL REVENUE	=	\$887,555
EXPENDITURES		
Funds used for Rehabilitation	-	\$471,255
Affordability Assistance	-	\$266,300
Administration	-	\$150,000
TOTAL PROJECTED EXPENDITURES	=	\$887,555
REMAINING BALANCE	=	\$0

Proposed Affordable Housing Zoning Amendments Borough of New Milford

Note: additions shown in <u>underline</u>, deletions in strikethrough

CHAPTER XXXII AFFORDABLE HOUSING

32-1 AFFORDABLE HOUSING REGULATIONS AND PROCEDURES.

32-1.1. Purpose and applicability.

The purpose of this chapter is to include provisions addressing the Borough of New Milford's constitutional obligation to provide for its fair share of low- and moderate-income housing, as directed by the Administrative Director of the Courts and as stipulated by P.L.2024, c. 2 and N.J.S.A. 52:27D-301 *et seq.* (the amended Fair Housing Act). These regulations supersede N.J.A.C. 5:93-1 *et seq.*, as amended and supplemented, and N.J.A.C 5:94-1 *et seq.* as amended and supplemented, where applicable, which otherwise remain valid. P.L. 2024, c.2 established the Affordable Housing Dispute Resolution Program ("Dispute Resolution Program"), which provides a new process for municipalities to come into constitutional compliance with their affordable housing obligations. This chapter is intended to assure compliance with the foregoing provisions and with the regulations of the Uniform Housing Affordability Controls, N.J.A.C. 5:80-26.1 *et seq.*, as amended and supplemented, including provisions for unit affordability controls as well as eligibility for low- and moderate-income households. This chapter shall apply except where inconsistent with applicable law.

The purpose of this chapter is to include provisions addressing the Borough of New Milford's constitutional obligation to provide for its fair share of low- and moderate-income housing, as directed by the Supreme Court and consistent with N.J.A.C. 5:93 1 *et seq.*, as amended and supplemented, N.J.A.C. 5:80 26.1 *et seq.*, as amended and supplemented, and the New Jersey Fair Housing Act of 1985. This chapter is intended to assure compliance with the regulations of the Council on Affordable Housing ("COAH") set forth at N.J.A.C. 5:93 1 *et seq.*, and the Uniform Housing Affordability Controls, N.J.A.C. 5:80 26.1 *et seq.*, including provisions for unit affordability controls as well as eligibility for low- and moderate-income households. This chapter shall apply except where inconsistent with applicable law.

32-1.2. Intent.

It is the intent of this chapter to regulate the development and management of low- and moderate-income units constructed in compliance with the Housing Plan Element and Fair Share Plan of the Borough of New Milford.

32-1.3. Reporting requirements.

- a. Trust fund activity. New Milford shall comply with the reporting requirements set forth in N.J.S.A. 52:27D-329.2.
- b. Affordable housing activity. New Milford shall comply with the reporting requirements set forth in N.J.S.A. 52:27D-329.4.
- a. Trust fund activity. On the first anniversary of the entry of the order granting New Milford a final judgment of compliance and repose in *In re Borough of New Milford Compliance with Mount Laurel Third Round Affordable Housing Obligation*, and every anniversary thereafter through the end of the repose period, the Borough shall provide annual reporting of its affordable housing trust fund activity to the New Jersey Department of Community Affairs, Council on Affordable Housing or Division of Local Government Services, or other entity designated by the State of New Jersey, with a copy provided to Fair Share Housing Center and posted on the municipal website, using forms developed for this purpose by the New Jersey Department of Community Affairs, Council on Affordable Housing or Division of Local Government Services. The reporting shall include an accounting of all affordable Housing trust fund activity, including the source and amount of funds collected and the amount and purpose for which any funds have been expended.
- b. Affordable housing activity. On the first anniversary of the entry of the order granting New Milford a final judgment of compliance and repose in *In re Borough of New Milford Compliance with Mount Laurel Third Round Affordable Housing Obligation*, and every anniversary thereafter through the end of the repose period, the Borough shall provide annual reporting of the status of all affordable housing activity within the Borough through posting on the municipal website, with copies provided to Fair Share Housing Center, using forms previously developed for this purpose by the Council on Affordable Housing or any other forms endorsed by the court appointed special master and Fair Share Housing Center. For the midpoint realistic opportunity review due on July 1, 2020, as required pursuant to N.J.S.A. 52:27D 313, the Borough shall post on its municipal website, with

July 1, 2020, as required pursuant to N.J.S.A. 52:27D 313, the Borough shall post on its municipal website, with copies provided to Fair Share Housing Center, a status report as to its implementation of its affordable housing plan and an analysis of whether any unbuilt sites or unfulfilled mechanisms continue to present a realistic opportunity. Such posting shall invite any interested party to submit comments to the Borough, with copies provided to Fair Share Housing Center, regarding whether any sites no longer present a realistic opportunity and should be replaced. Any interested party may by motion request a hearing before the court regarding these issues.

c. Very low income housing. For the review of very low income housing requirements required by N.J.S.A. 52:27D-329.1, within 30 days of the third anniversary of the entry of the order granting New Milford a final judgment of compliance and repose in *In re Borough of New Milford Compliance with Mount Laurel Third Round Affordable Housing Obligation*, and every third year thereafter, the Borough will post on its municipal website, with copies provided to Fair Share Housing Center, a status report as to its satisfaction of its very low income requirements, including the family very low income requirements referenced herein. Such posting shall invite any interested party to submit comments to the Borough, with copies provided to Fair Share Housing Center, on the issue of whether the Borough has complied with its very low income housing obligation.

32-1.4. Definitions.

The following terms when used in this chapter shall have the meanings given in this Section:

ACCESSORY APARTMENT

A self-contained residential dwelling unit with a kitchen, sanitary facilities, sleeping quarters and a private entrance, which is created within an existing home, or through the conversion of an existing structure on the same site, or by an addition to an existing home or accessory building, or by the construction of a new accessory structure on the same site.

ACT

The Fair Housing Act of 1985, P.L. 1985, c. 222 (N.J.S.A. 52:27D-301 et seq.), as amended through P.L. 2024, c.2.

ADAPTABLE

Constructed in compliance with the technical design standards of the Barrier Free Subcode, N.J.A.C. 5:23-7.

ADMINISTRATIVE AGENT

The entity designated by the Borough to administer affordable units in accordance with this chapter, the regulations of the <u>amended Fair Housing Act (P.L.1985, c. (N.J.S.A. 52:27D-301 et seq.)</u>)Council on Affordable Housing set forth at N.J.A.C. 5:93 et seq., and the Uniform Housing Affordability Controls set forth at N.J.A.C. 5:80-26 et seq.

AFFIRMATIVE MARKETING

A regional marketing strategy designed to attract buyers and/or renters of affordable units pursuant to N.J.A.C. 5:80-26.1<u>6</u>5.

AFFORDABILITY AVERAGE

The average percentage of median income at which new restricted units in an affordable housing development are affordable to low- and moderate-income households.

AFFORDABLE

A sales price or rent level that is within the means of a low- or moderate-income household as defined within N.J.A.C. 5:93-7.4, and, in the case of an ownership unit, that the sales price for the unit conforms to the standards set forth in N.J.A.C. 5:80-26.76, as may be amended and supplemented, and, in the case of a rental unit, that the rent for the unit conforms to the standards set forth in N.J.A.C. 5:80-26.123, as may be amended and supplemented.

AFFORDABLE HOUSING DEVELOPMENT

A development included in or approved pursuant to the Housing Element and Fair Share Plan or otherwise intended to address the Borough's fair share obligation, and includes, but is not limited to, an inclusionary development, a municipal construction project or a 100 percent affordable housing development.

AFFORDABLE HOUSING PROGRAM(S)

Any mechanism in a municipal fair share plan prepared or implemented to address a municipality's fair share obligation.

AFFORDABLE UNIT

A housing unit proposed or created pursuant to the Fair Housing Act and approved for crediting by the court and/or funded through an affordable housing trust fund.

AGENCY

The New Jersey Housing and Mortgage Finance Agency established by P.L. 1983, c. 530 (N.J.S.A. 55:14K-1 et seq.).

AGE-RESTRICTED UNIT

A housing unit designed to meet the needs of, and exclusively for, the residents of an age-restricted segment of the population such that: 1) all the residents of the development wherein the unit is situated are 62 years of age or older; or 2) at least 80 percent of the units are occupied by one person who is 55 years of age or older; or 3) the development has been designated by the Secretary of the U.S. Department of Housing and Urban Development as "housing for older persons" as defined in Section 807(b)(2) of the Fair Housing Act, 42 U.S.C. § 3607.

ALTERNATIVE LIVING ARRANGEMENTS

A structure in which households live in distinct bedrooms, yet share kitchen and plumbing facilities, central heat and common areas. Alternative living arrangements include, but are not limited to: transitional facilities for the homeless; Class A, B, C, D and E boarding homes as regulated by the State of New Jersey Department of Community Affairs; residential health care facilities as regulated by the New Jersey Department of Health; group homes for the developmentally disabled and mentally ill as licensed and/or regulated by the New Jersey Department of Human Services; and congregate living arrangements.

ASSISTED LIVING RESIDENCE

A facility that is licensed by the New Jersey Department of Health and Senior Services to provide apartment-style housing and congregate dining and to assure that assisted living services are available when needed for four or more adult persons unrelated to the proprietor and that offers units containing, at a minimum, one unfurnished room, a private bathroom, a kitchenette and a lockable door on the unit entrance.

BOROUGH

The Borough of New Milford, in Bergen County, New Jersey.

CERTIFIED HOUSEHOLD

A household that has been certified by an administrative agent as a low-income household or moderate-income household.

COAH or THE COUNCIL

The Council on Affordable Housing, as <u>previously</u> established by the New Jersey Fair Housing Act (N.J.S.A. 52:27D-301 *et seq.*), prior to its abolition through P.L.2024, c.2.

DCA

The State of New Jersey Department of Community Affairs.

DEFICIENT HOUSING UNIT

A housing unit with health and safety code violations that requires the repair or replacement of a major system. A major system includes weatherization, roofing, plumbing (including wells), heating, electricity, sanitary plumbing (including septic systems), lead paint abatement and/or load bearing structural systems.

DEVELOPER

Any person, partnership, association, company or corporation that is the legal or beneficial owner or owners of a lot or any land included in a proposed development including the holder of an option to contract to purchase, or other person having an enforceable proprietary interest in such land.

DEVELOPMENT

The division of a parcel of land into two or more parcels, the construction, reconstruction, conversion, structural alteration, relocation, or enlargement of any use or change in the use of any building or other structure, or of any mining, excavation or landfill, and any use or change in the use of any building or other structure, or land or extension of use of land, for which permission may be required pursuant to N.J.S.A. 40:55D-1 *et seq.*

DISPUTE RESOLUTION PROGRAM

The Affordable Housing Dispute Resolution Program, established pursuant to section 5 of P.L. 2024, c.2 (N.J.S.A. 52:27D-313.2). The Dispute Resolution Program is established within the Judiciary of the State, for the purpose of resolving disputes associated with the Fair Housing Act with respect to municipalities seeking to obtain a certification of compliance of their adopted Housing Element & Fair Share Plan.

FAIR SHARE PLAN

The plan that describes the mechanisms, strategies and the funding sources, if any, by which the Borough proposes to address its affordable housing obligation as established in the Housing Element, including the draft ordinances necessary to implement that plan, and addresses the requirements of <u>P.L.1985</u>, c.222 (N.J.S.A. 52:27D-301 *et seq.*), *N.J.A.C.* 5:93–5.

HOUSING ELEMENT

The portion of the Borough's Master Plan, required by the Municipal Land Use Law ("MLUL"), *N.J.S.A.* 40:55D-28b(3) and the Act, that includes the information required by <u>N.J.S.A. 52:27D-301 et seq.</u> <u>*N.J.A.C.* 5:93 5.1</u>-and establishes the Borough's fair share obligation.

INCLUSIONARY DEVELOPMENT

A development containing both affordable units and market rate units. This term includes, but is not limited to: new construction, the conversion of a non-residential structure to residential use and the creation of new affordable units through the gut rehabilitation or reconstruction of a vacant residential structure.

LOW-INCOME HOUSEHOLD

A household with a total gross annual household income equal to 50 percent or less of the regional median household income by household size.

LOW-INCOME UNIT

A restricted unit that is affordable to a low-income household.

MAJOR SYSTEM

The primary structural, mechanical, plumbing, electrical, fire protection, or occupant service components of a building which include but are not limited to, weatherization, roofing, plumbing (including wells), heating, electricity, sanitary plumbing (including septic systems), lead paint abatement and load bearing structural systems.

MARKET-RATE UNITS

Housing not restricted to low- and moderate-income households that may sell or rent at any price.

MEDIAN INCOME

The median income by household size for the applicable housing region, as adopted annually by <u>the Affordable</u> <u>Housing Professionals of New Jersey COAH</u> or an <u>successor</u> entity approved by the court.

MODERATE-INCOME HOUSEHOLD

A household with a total gross annual household income in excess of 50 percent but less than 80 percent of the regional median household income by household size.

MODERATE-INCOME UNIT

A restricted unit that is affordable to a moderate-income household.

MULTIFAMILY UNIT

A structure containing five or more dwelling units.

MUNICIPAL HOUSING LIAISON

The employee charged by the Mayor and Council with the responsibility for oversight and administration of the affordable housing program for New Milford.

NON-EXEMPT SALE

Any sale or transfer of ownership other than the transfer of ownership between husband and wife; the transfer of ownership between former spouses ordered as a result of a judicial decree of divorce or judicial separation, but not

including sales to third parties; the transfer of ownership between family members as a result of inheritance; the transfer of ownership through an executor's deed to a class A beneficiary and the transfer of ownership by court order.

RANDOM SELECTION PROCESS

A process by which currently income-eligible households are selected for placement in affordable housing units such that no preference is given to one applicant over another except for purposes of matching household income and size with an appropriately priced and sized affordable unit (e.g., by lottery).

REGIONAL ASSET LIMIT

The maximum housing value in each housing region affordable to a four-person household with an income at 80 percent of the regional median as defined by duly adopted Regional Income Limits published annually by <u>the Affordable Housing Professionals of New Jersey or other COAH or a successor</u> entity <u>approved by the court</u>.

REHABILITATION

The repair, renovation, alteration or reconstruction of any building or structure, pursuant to the Rehabilitation Subcode, N.J.A.C. 5:23-6.

RENT

The gross monthly cost of a rental unit to the tenant, including the rent paid to the landlord, as well as an allowance for tenant-paid utilities computed in accordance with allowances published by DCA for its Section 8 program. In assisted living residences, rent does not include charges for food and services.

RESTRICTED UNIT

A dwelling unit, whether a rental unit or an ownership unit, that is subject to the affordability controls of N.J.A.C. 5:80-26.1, as amended and supplemented, but does not include a market-rate unit financed under UHORP or MONI.

UHAC

The Uniform Housing Affordability Controls set forth in N.J.A.C. 5:80-26 et seq., as amended and supplemented.

VERY LOW-INCOME HOUSEHOLD

A household with a total gross annual household income equal to 30 percent or less of the regional median household income by household size.

VERY LOW-INCOME UNIT

A restricted unit that is affordable to a very low-income household.

WEATHERIZATION

Building insulation (for attic, exterior walls and crawl space), siding to improve energy efficiency, replacement storm windows, replacement storm doors, replacement windows and replacement doors, and is considered a major system for purposes of a rehabilitation program.

32-1.5. Inclusionary housing requirements for rezonings and variances.

Any residential development consisting of five or more dwelling units, at a density above six units per acre, that is permitted pursuant to a variance or rezoning shall produce low- and moderate-income housing on-site or elsewhere in the Borough or pay a fee in lieu of providing affordable units. The number of affordable units to be provided or in lieu payment shall be equal to 20 percent of the residential units in the development, or 15 percent for affordable rental units. The amount of the payment in lieu of providing shall be as determined by the appropriate rules of the New Jersey Council on Affordable Housing and any other relevant state regulations.

32-1.6. New construction

The required income and bedroom distributions of affordable housing units, as well as additional applicable standards, shall be as set forth in UHAC, N.J.A.C. 5:80-26.1 *et seq*, as amended and supplemented.

a. Low/moderate split and bedroom distribution of affordable housing units:

- 1. The fair share obligation shall be divided equally between low- and moderate-income units, except that where there is an odd number of affordable housing units, the extra unit shall be a low-income unit.
- 2. At least 13 percent of all restricted rental units within each bedroom distribution shall be very lowincome units (affordable to a household earning 30 percent or less of median income). The very lowincome units shall be counted as part of the required number of low income units within the development.
- 3. At least 25 percent of the obligation shall be met through rental units, including at least half in rental units available to families.
- 4. A maximum of 25 percent of the Borough's obligation may be met with age restricted units. At least half of all affordable units in the Borough's Plan shall be available to families.
- 5. In each affordable development, at least 50 percent of the restricted units within each bedroom distribution shall be low-income units including that 13% shall be very-low income.
- 6. Affordable developments that are not age-restricted shall be structured in conjunction with realistic market demands such that:
 - (a) The combined number of efficiency and one-bedroom units shall be no greater than 20 percent of the total low- and moderate-income units;
 - (b) At least 30 percent of all low- and moderate-income units shall be two-bedroom units;
 - (c) At least 20 percent of all low- and moderate-income units shall be three-bedroom units; and
 - (d) The remaining units may be allocated among two and three-bedroom units at the discretion of the developer.
- 7. Affordable developments that are age-restricted shall be structured such that the number of bedrooms shall equal the number of age-restricted low- and moderate-income units within the inclusionary development. This standard may be met by having all one-bedroom units or by having a two-bedroom unit for each efficiency unit.
- b. Accessibility requirements:
 - 1. The first floor of all restricted townhouse dwelling units and all restricted units in all other multistory buildings shall be subject to the technical design standards of the Barrier Free Subcode, N.J.A.C. 5:23-7.
 - 2. All restricted townhouse dwelling units and all restricted units in other multistory buildings in which a restricted dwelling unit is attached to at least one other dwelling unit shall have the following features:
 - (a) An adaptable toilet and bathing facility on the first floor; and
 - (b) An adaptable kitchen on the first floor; and
 - (c) An interior accessible route of travel on the first floor; and
 - (d) An adaptable room that can be used as a bedroom, with a door or the casing for the installation of a door, on the first floor; and
 - (e) If not all of the foregoing requirements in 2.(a) through 2.(d) can be satisfied, then an interior accessible route of travel must be provided between stories within an individual unit, but if all of the terms of paragraphs 2.(a) through 2.(d) above have been satisfied, then an interior accessible route of travel shall not be required between stories within an individual unit; and
 - (f) An accessible entranceway as set forth at P.L. 2005, c. 350 (N.J.S.A. 52:27D-311a *et seq.*) and the Barrier Free Subcode, N.J.A.C. 5:23-7, or evidence that the Borough has collected funds

from the developer sufficient to make 10 percent of the adaptable entrances in the development accessible:

- (1) Where a unit has been constructed with an adaptable entrance, upon the request of a person with disabilities who is purchasing or will reside in the dwelling unit, an accessible entrance shall be installed.
- (2) To this end, the builder of restricted units shall deposit funds within the Borough affordable housing trust fund sufficient to install accessible entrances in 10 percent of the affordable units that have been constructed with adaptable entrances.
- (3) The funds deposited under paragraph (f)(2) above shall be used by the Borough for the sole purpose of making the adaptable entrance of an affordable unit accessible when requested to do so by a person with a disability who occupies or intends to occupy the unit and requires an accessible entrance.
- (4) The developer of the restricted units shall submit a design plan and cost estimate to the Borough Construction Official for the conversion of adaptable to accessible entrances.
- (5) Once the Construction Official has determined that the design plan to convert the unit entrances from adaptable to accessible meet the requirements of the Barrier Free Subcode, N.J.A.C. 5:23-7, and that the cost estimate of such conversion is reasonable, payment shall be made to the Borough's affordable housing trust fund in care of the Borough Chief Financial Officer who shall ensure that the funds are deposited into the affordable housing trust fund and appropriately earmarked.
- (6) Full compliance with the foregoing provisions shall not be required where an entity can demonstrate that it is "site impracticable" to meet the requirements. Determinations of site impracticability shall be in compliance with the Barrier Free Subcode, N.J.A.C. 5:23-7.
- c. Maximum rents and sales prices:
 - 1. In establishing rents and sales prices of affordable housing units, the administrative agent shall follow the procedures set forth in UHAC utilizing the most recently published regional weighted average of the <u>uncapped</u> Section 8 income limits published by HUD and by the Superior Court.
 - 2. The maximum rent for restricted rental units within each affordable development shall be affordable to households earning no more than 60 percent of median income, and the average rent for restricted rental units shall be affordable to households earning no more than 52 percent of median income.
 - 3. The developers and/or municipal sponsors of restricted rental units shall establish at least one rent for each bedroom type for both low-income and moderate-income units, provided that at least 13 percent of all low- and moderate-income rental units shall be affordable to very low-income households, earning 30 percent or less of the regional median household income, with such very low-income units counted toward the low-income housing requirement.
 - 4. The maximum sales price of restricted ownership units within each affordable development shall be affordable to households earning no more than 70 percent of median income, and each affordable development must achieve an affordability average of 55 percent for restricted ownership units; in achieving this affordability average, moderate-income ownership units must be available for at least three different sales prices for each bedroom type, and low-income ownership units must be available for at least two different sales prices for each bedroom type.
 - 5. In determining the initial sales prices and rent levels for compliance with the affordability average requirements for restricted units other than assisted living facilities and age-restricted developments, the following standards shall be used:

- (a) A studio unit shall be affordable to a one-person household;
- (b) A one-bedroom unit shall be affordable to a one and one-half person household;
- (c) A two-bedroom unit shall be affordable to a three-person household;
- (d) A three-bedroom unit shall be affordable to a four and one-half person household; and
- (e) A four-bedroom unit shall be affordable to a six-person household.
- 6. In determining the initial sales prices and rents for compliance with the affordability average requirements for restricted units in assisted living facilities and age-restricted developments, the following standards shall be used:
 - (a) A studio shall be affordable to a one-person household;
 - (b) A one-bedroom unit shall be affordable to a one and one-half person household; and
 - (c) A two-bedroom unit shall be affordable to a two-person household or to two one-person households.
- 7. The initial purchase price for all restricted ownership units shall be calculated so that the monthly carrying cost of the unit, including principal and interest (based on a mortgage loan equal to 95 percent of the purchase price and the Federal Reserve H.15 rate of interest), taxes, homeowner and private mortgage insurance and condominium or homeowner association fees do not exceed 28 percent of the eligible monthly income of the appropriate size household as determined under N.J.A.C. 5:80-26.54, as may be amended and supplemented; provided, however, that the price shall be subject to the affordability average requirement of N.J.A.C. 5:80-26.43, as may be amended and supplemented.
- 8. The initial rent for a restricted rental unit shall be calculated so as not to exceed 30 percent of the eligible monthly income of the appropriate size household, including an allowance for tenant paid utilities, as determined under N.J.A.C. 5:80-26.54, as may be amended and supplemented; provided, however, that the rent shall be subject to the affordability average requirement of N.J.A.C. 5:80-26.34, as may be amended and supplemented.
- 9. The price of owner-occupied low- and moderate-income units may increase annually based on the percentage increase in the regional median income limit for each housing region. In no event shall the maximum resale price established by the administrative agent be lower than the last recorded purchase price.
- 10. The rent of low- and moderate-income units may be increased annually based on the permitted percentage increase in the Regional Income Limits chart. This increase shall not exceed nine percent in any one year. Rents for units constructed pursuant to low- income housing tax credit regulations shall be indexed pursuant to the regulations governing low- income housing tax credits.

32-1.7. Utilities.

- a. Affordable units shall utilize the same type of heating source as market units within an inclusionary development.
- b. Tenant-paid utilities included in the utility allowance shall be set forth in the lease and shall be consistent with the utility allowance approved by HUD for its Section 8 program.

32-1.8. Occupancy Standards.

- a. In referring certified households to specific restricted units, the administrative agent shall, to the extent feasible and without causing an undue delay in the occupancy of a unit, strive to:
 - 1. Provide an occupant for each bedroom;

- 2. Provide children of different sexes with separate bedrooms;
- 3. Provide separate bedrooms for parents and children; and
- 4. Prevent more than two persons from occupying a single bedroom.

32-1.9. Control periods for restricted ownership units and enforcement mechanisms.

- a. Control periods for restricted ownership units shall be in accordance with N.J.A.C. 5:80-26.<u>65</u>, as may be amended and supplemented, and each restricted ownership unit shall remain subject to the requirements of this chapter for a period of at least thirty (30) years and thereafter until the Borough takes action by ordinance to release the unit from such requirements; prior to such action, a restricted ownership unit shall remain subject to the requirements of N.J.A.C. 5:80-26.1, as may be amended and supplemented.
- b. The affordability control period for a restricted ownership unit shall commence on the date the initial certified household takes title to the unit.
- c. Prior to the issuance of the initial certificate of occupancy for a restricted ownership unit and upon each successive sale during the period of restricted ownership, the administrative agent shall determine the restricted price for the unit and shall also determine the non-restricted, fair market value of the unit based on either an appraisal or the unit's equalized assessed value without the restrictions in place.
- d. At the time of the initial sale of the unit, the initial purchaser shall execute and deliver to the administrative agent a recapture note obligating the purchaser (as well as the purchaser's heirs, successors and assigns) to repay, upon the first non-exempt sale after the unit's release from the restrictions set forth in this chapter, an amount equal to the difference between the unit's non-restricted fair market value and its restricted price, and the recapture note shall be secured by a recapture lien evidenced by a duly recorded mortgage on the unit.
- e. The affordability controls set forth in this chapter shall remain in effect despite the entry and enforcement of any judgment of foreclosure with respect to restricted ownership units.
- f. A restricted ownership unit shall be required to obtain a continuing certificate of occupancy or a certified statement from the Construction Official stating that the unit meets all Uniform Construction Code standards upon the first transfer of title following the removal of the restrictions provided under N.J.A.C. 5:80-26.65(a), as may be amended and supplemented.

32-1.10. Price restrictions for restricted ownership units, homeowner association fees and resale prices.

- a. Price restrictions for restricted ownership units shall be in accordance with N.J.A.C. 5:80-26.1, as may be amended and supplemented, including:
 - 1. The initial purchase price for a restricted ownership unit shall be approved by the administrative agent.
 - 2. The administrative agent shall approve all resale prices, in writing and in advance of the resale, to assure compliance with the foregoing standards.
 - 3. The master deeds of inclusionary developments shall provide no distinction between the condominium or homeowner association fees and special assessments paid by low- and moderate-income purchasers and those paid by market purchasers.
 - 4. The owners of restricted ownership units may apply to the administrative agent to increase the maximum sales price for the unit on the basis of anticipated capital improvements. Eligible capital improvements shall be those that render the unit suitable for a larger household or the addition of a bathroom.

32-1.11. Buyer Income Eligibility.

a. Buyer income eligibility for restricted ownership units shall be in accordance with N.J.A.C. 5:80-26.1, as may be amended and supplemented, such that low-income ownership units shall be reserved for households with a gross

household income less than or equal to 50 percent of median income and moderate-income ownership units shall be reserved for households with a gross household income less than 80 percent of median income.

- b. Notwithstanding the foregoing, however, the administrative agent may, upon approval by the Mayor and Council, and subject to the court's approval, permit moderate-income purchasers to buy low-income units in housing markets if the administrative agent determines that there is an insufficient number of eligible low-income purchasers to permit prompt occupancy of the units. All such low-income units to be sold to moderate-income households shall retain the required pricing and pricing restrictions for low-income units.
- c. A certified household that purchases a restricted ownership unit must occupy it as the certified household's principal residence and shall not lease the unit; provided, however, that the administrative agent may permit the owner of a restricted ownership unit, upon application and a showing of hardship, to lease the restricted unit to another certified household for a period not to exceed one year.
- d. The administrative agent shall certify a household as eligible for a restricted ownership unit when the household is a low-income household or a moderate-income household, as applicable to the unit, and the estimated monthly housing cost for the particular unit (including principal, interest, taxes, homeowner and private mortgage insurance and condominium or homeowner association fees, as applicable) does not exceed 33 percent of the household's eligible monthly income.

32-1.12. Limitations on indebtedness secured by ownership unit; subordination.

- a. Prior to incurring any indebtedness to be secured by a restricted ownership unit, the owner shall apply to the administrative agent for a determination in writing that the proposed indebtedness complies with the provisions of this Section, and the administrative agent shall issue such determination prior to the owner incurring such indebtedness.
- b. With the exception of first purchase money mortgages, neither an owner nor a lender shall at any time cause or permit the total indebtedness secured by a restricted ownership unit to exceed 95 percent of the maximum allowable resale price of the unit, as such price is determined by the administrative agent in accordance with N.J.A.C.5:80-26.67(cb).

32-1.13. Capital improvements to ownership units.

- a. The owners of restricted ownership units may apply to the administrative agent to increase the maximum sales price for the unit on the basis of capital improvements made since the purchase of the unit. Eligible capital improvements shall be those that render the unit suitable for a larger household or that adds an additional bathroom. In no event shall the maximum sales price of an improved housing unit exceed the limits of affordability for the larger household.
- b. Upon the resale of a restricted ownership unit, all items of property that are permanently affixed to the unit or were included when the unit was initially restricted (for example, refrigerator, range, washer, dryer, dishwasher, wall-to-wall carpeting) shall be included in the maximum allowable resale price. Other items may be sold to the purchaser at a reasonable price that has been approved by the administrative agent at the time of the signing of the agreement to purchase. The purchase of central air conditioning installed subsequent to the initial sale of the unit and not included in the base price may be made a condition of the unit resale provided the price, which shall be subject to 10-year, straight-line depreciation, has been approved by the administrative agent. Unless otherwise approved by the administrative agent, the purchase of any property other than central air conditioning shall not be made a condition of the unit resale. The owner and the purchaser must personally certify at the time of closing that no unapproved transfer of funds for the purpose of selling and receiving property has taken place at the time of or as a condition of resale.

32-1.14. Control periods for restricted rental units.

a. Control periods for restricted rental units shall be in accordance with N.J.A.C. 5:80-26.124, as may be amended and supplemented, and each restricted rental unit shall remain subject to the requirements of this chapter for a period of at least 30 years and thereafter until the Borough takes action by ordinance to release the unit from such requirements. Prior to such action, a restricted rental unit shall remain subject to the requirements of N.J.A.C. 5:80-26.1, as may be amended and supplemented. For new projects receiving nine percent low income housing

tax credits, a control period of not less than a 30 year compliance period plus a 15 year extended use period shall be required.

- b. Deeds of all real property that include restricted rental units shall contain deed restriction language. The deed restriction shall have priority over all mortgages on the property, and the deed restriction shall be filed by the developer or seller with the records office of the County of Bergen. The deed shall also identify each affordable unit by apartment number and/or address and whether that unit is designated as a very low, low or moderate income unit. Neither the unit nor its affordability designation shall change throughout the term of the deed restriction. A copy of the filed document shall be provided to the administrative agent within 30 days of the receipt of a certificate of occupancy.
- c. A restricted rental unit shall remain subject to the affordability controls of this chapter despite the occurrence of any of the following events:
 - 1. Sublease or assignment of the lease of the unit;
 - 2. Sale or other voluntary transfer of the ownership of the unit; or
 - 3. The entry and enforcement of any judgment of foreclosure on the property containing the unit.

32-1.15. Rent restrictions for rental units; leases.

- a. A written lease shall be required for all restricted rental units and tenants shall be responsible for security deposits and the full amount of the rent as stated on the lease. A copy of the current lease for each restricted rental unit shall be provided to the administrative agent.
- b. No additional fees or charges shall be added to the approved rent (except, in the case of units in an assisted living residence, to cover the customary charges for food and services) without the express written approval of the administrative agent.
- c. Application fees (including the charge for any credit check) shall not exceed five percent of the monthly rent of the applicable restricted unit and shall be payable to the administrative agent to be applied to the costs of administering the controls applicable to the unit as set forth in this chapter.

32-1.16. Tenant income eligibility.

- a. Tenant income eligibility shall be in accordance with N.J.A.C. 5:80-26.143, as may be amended and supplemented, and shall be determined as follows:
 - 1. Very low-income rental units shall be reserved for households with a gross household income less than or equal to 30 percent of median income.
 - 2. Low-income rental units shall be reserved for households with a gross household income less than or equal to 50 percent of median income.
 - 3. Moderate-income rental units shall be reserved for households with a gross household income less than 80 percent of median income.
- b. The administrative agent shall certify a household as eligible for a restricted rental unit when the household is a very low-income household, low-income household or a moderate-income household, as applicable to the unit, and the rent proposed for the unit does not exceed 35 percent (40 percent for age-restricted units) of the household's eligible monthly income as determined pursuant to N.J.A.C. 5:80-26.176, as may be amended and supplemented; provided, however, that this limit may be exceeded if one or more of the following circumstances exists:
 - 1. The household currently pays more than 35 percent (40 percent for households eligible for age-restricted units) of its gross household income for rent, and the proposed rent will reduce its housing costs;

- 2. The household has consistently paid more than 35 percent (40 percent for households eligible for agerestricted units) of eligible monthly income for rent in the past and has proven its ability to pay;
- 3. The household is currently in substandard or overcrowded living conditions;
- 4. The household documents the existence of assets with which the household proposes to supplement the rent payments; or
- 5. The household documents reliable anticipated third-party assistance from an outside source such as a family member in a form acceptable to the administrative agent and the owner of the unit.
- c. The applicant shall file documentation sufficient to establish the existence of the circumstances in b.1 through 5 above with the administrative agent, who shall counsel the household on budgeting.

32-1.17. Municipal housing liaison.

- a. The Borough shall appoint a specific municipal employee to serve as a municipal housing liaison responsible for administering the affordable housing program, including affordability controls, the affirmative marketing plan, monitoring and reporting, and, where applicable, supervising any contracted administrative agent. The Borough shall adopt an ordinance creating the position of municipal housing liaison. The Borough shall adopt a resolution appointing a municipal housing liaison. The municipal housing liaison shall be appointed by the governing body and may be a full or part time municipal employee. The municipal housing liaison shall be approved by the court and shall be duly qualified through a training program sponsored by Affordable Housing Professionals of New Jersey before assuming the duties of municipal housing liaison.
- b. The municipal housing liaison shall be responsible for oversight and administration of the affordable housing program for the Borough, including the following responsibilities which may not be contracted out to the administrative agent:
 - 1. Serving as the Borough's primary point of contact for all inquiries from the State, affordable housing providers, administrative agents and interested households;
 - 2. Monitoring the status of all restricted units in the Borough's Fair Share Plan;
 - 3. Compiling, verifying and submitting annual monitoring reports as may be required by the court;
 - 4. Coordinating meetings with affordable housing providers and administrative agents, as needed; and
 - 5. Attending continuing education opportunities on affordability controls, compliance monitoring and affirmative marketing at least annually and more often as needed.
- c. Subject to the approval of the court, the Borough shall designate one or more administrative agent(s) to administer newly constructed affordable units in accordance with UHAC. An Operating Manual for each affordable housing program shall be provided by the administrative agent(s) to be adopted by resolution of the governing body and subject to approval of the court. The Operating Manual(s) shall be available for public inspection in the office of the Borough Clerk, in the office of the municipal housing liaison, and in the office(s) of the administrative agent(s).

32-1.18. Administrative agent.

The administrative agent shall be an independent entity serving under contract to and reporting to the Borough. For new sale and rental developments, all of the fees of the administrative agent shall be paid by the owners of the affordable units for which the services of the administrative agent are required. For resales, single-family homeowners and condominium homeowners shall be required to pay three percent of the sales price for services provided by the administrative agent related to the resale of their homes. That fee shall be collected at closing and paid directly to the administrative agent. The administrative agent shall perform the duties and responsibilities of an administrative agent as set forth in UHAC, including those set forth in Sections 5:80-26.154, 176 and 198 thereof, which include:

a. Affirmative marketing:

- 1. Conducting an outreach process to affirmatively market affordable housing units in accordance with the Borough's affirmative marketing plan and the provisions of N.J.A.C. 5:80-26.165; and
- 2. Providing counseling or contracting to provide counseling services to low- and moderate-income applicants on subjects such as budgeting, credit issues, mortgage qualification, rental lease requirements, and landlord/tenant law.
- b. Household certification:
 - 1. Soliciting, scheduling, conducting and following up on interviews with interested households;
 - 2. Conducting interviews and obtaining sufficient documentation of gross income and assets upon which to base a determination of income eligibility for a low- or moderate-income unit;
 - 3. Providing written notification to each applicant as to the determination of eligibility or non-eligibility;
 - 4. Requiring that all certified applicants for restricted units execute a certificate substantially in the form, as applicable, of either the ownership or rental certificates set forth in Appendices J and K of N.J.A.C. 5:80-26.1 et seq.;
 - 5. Creating and maintaining a referral list of eligible applicant households living in the housing region and eligible applicant households with members working in the housing region where the units are located; and
 - 6. Employing a random selection process as provided in the affirmative marketing plan of the Borough when referring households for certification to affordable units.
 - 7. Notifying the following entities of the availability of affordable housing units in the Borough of New Milford: Fair Share Housing Center, the New Jersey State Conference of the NAACP, the Latino Action Network, the Supportive Housing Association, and the New Jersey Housing Resource Center.
- c. Affordability controls:
 - 1. Furnishing to attorneys or closing agents forms of deed restrictions and mortgages for recording at the time of conveyance of title of each restricted unit;
 - 2. Creating and maintaining a file on each restricted unit for its control period, including the recorded deed with restrictions, recorded mortgage and note, as appropriate;
 - 3. Ensuring that the removal of the deed restrictions and cancellation of the mortgage note are effectuated and properly filed with the Bergen County Register of Deeds or County Clerk's office after the termination of the affordability controls for each restricted unit;
 - 4. Communicating with lenders regarding foreclosures; and
 - 5. Ensuring the issuance of continuing certificates of occupancy or certifications pursuant to N.J.A.C. 5:80-26.110.
- d. Resales and rentals:
 - 1. Instituting and maintaining an effective means of communicating information between owners and the administrative agent regarding the availability of restricted units for resale or rental; and
 - 2. Instituting and maintaining an effective means of communicating information to low- and moderateincome households regarding the availability of restricted units for resale or re-rental.
- e. Processing requests from unit owners:

- 1. Reviewing and approving requests for determination from owners of restricted units who wish to take out home equity loans or refinance during the term of their ownership that the amount of indebtedness to be incurred will not violate the terms of this chapter;
- 2. Reviewing and approving requests to increase sales prices from owners of restricted units who wish to make capital improvements to the units that would affect the selling price, such authorizations to be limited to those improvements resulting in additional bedrooms or bathrooms and the depreciated cost of central air conditioning systems;
- 3. Notifying the Borough of an owner's intent to sell a restricted unit; and
- 4. Making determinations on requests by owners of restricted units for hardship waivers.
- f. Enforcement:
 - 1. Securing annually from the Borough a list of all affordable housing units for which tax bills are mailed to absentee owners, and notifying all such owners that they must either move back to their unit or sell it;
 - 2. Securing from all developers and sponsors of restricted units, at the earliest point of contact in the processing of the project or development, written acknowledgement of the requirement that no restricted unit can be offered, or in any other way committed, to any person, other than a household duly certified to the unit by the administrative agent;
 - 3. Posting annually in all rental properties, including two-family homes, of a notice as to the maximum permitted rent together with the telephone number of the administrative agent where complaints of excess rent or other charges can be made;
 - 4. Sending annual mailings to all owners of affordable dwelling units, reminding them of the notices and requirements outlined in N.J.A.C. 5:80-26.198(d)4;
 - 5. Establishing a program for diverting unlawful rent payments to the Borough's affordable housing trust fund; and
 - 6. Creating and publishing a written operating manual for each affordable housing program administered by the administrative agent, to be approved by the Mayor and Council and the court, setting forth procedures for administering the affordability controls.
- g. Additional responsibilities:
 - 1. The administrative agent shall have the authority to take all actions necessary and appropriate to carry out its responsibilities hereunder.
 - 2. The administrative agent shall prepare monitoring reports for submission to the municipal housing liaison in time to meet any monitoring requirements and deadlines imposed by the court.
 - 3. The administrative agent shall attend continuing education sessions on affordability controls, compliance monitoring, and affirmative marketing at least annually and more often as needed.

32-1.19. Affirmative marketing requirements.

- a. The Borough shall adopt by resolution an affirmative marketing plan, subject to approval of the court, that is compliant with N.J.A.C. 5:80-26.165, as may be amended and supplemented.
- b. The affirmative marketing plan is a regional marketing strategy designed to attract buyers and/or renters of all majority and minority groups, regardless of race, creed, color, national origin, ancestry, marital or familial status, gender, affectional or sexual orientation, disability, age or number of children to housing units which are being marketed by a developer, sponsor or owner of affordable housing. The affirmative marketing plan is intended to target those potentially eligible persons who are least likely to apply for affordable units in that region. In addition, the affirmative marketing plan shall maintain certain notification requirements. It is a continuing program that

directs marketing activities toward Housing Region 1 and is required to be followed throughout the period of restriction.

- c. The affirmative marketing plan shall provide a regional preference for all households that live and/or work in Housing Region 1, comprised of Bergen, Hudson, Passaic and Sussex Counties.
- In accordance with N.J.S.A. 52:27D-311 (j), as amended and supplemented, the Borough and Developer or d. residential development owner may enter into an agreement to provide a preference for affordable housing to low to moderate income veterans who served in time of war or other emergency, as defined in section 1 of P.L. 1963, c. 171 (C.54:4-8.10), of up to fifty (50) percent of the affordable units in that particular project. This preference shall be established in the applicant selection process for affordable units so that applicants who are veterans who served in time of war or other emergency, as referenced in this subsection, and who apply within ninety (90) days of the initial marketing period shall receive preference for the rental of the agreed-upon percentage of affordable units. After the first ninety (90) days of the initial 120-day marketing period, if any of those units subject to the preference remain available, then applicants from the general public shall be considered for occupancy. Following the initial 120-day marketing period, previously qualified applicants and future qualified applicants who are veterans who served in time of war or other emergency, as referenced in this subsection, shall be placed on a special waiting list as well as the general waiting list. The veterans on the special waiting list shall be given preference for affordable units, as the units become available, whenever the percentage of preference-occupied units falls below the agreed upon percentage. Any agreement to provide affordable housing preferences for veterans pursuant to this subsection shall not affect a municipality's ability to receive credit for the unit for the New Jersey Council of Affordable Housing or its successor from the Dispute Resolution Program.
- e. The Borough has the ultimate responsibility for adopting the affirmative marketing plan and for the proper administration of the affirmative marketing program, including initial sales and rentals and resales and rerentals. The administrative agent designated by the Borough shall implement the affirmative marketing plan to assure the affirmative marketing of all affordable units.
- f. In implementing the affirmative marketing plan, the administrative agent shall provide a list of counseling services to low- and moderate-income applicants on subjects such as budgeting, credit issues, mortgage qualification, rental lease requirements, and landlord/tenant law.
- g. The affirmative marketing plan shall describe the media to be used in advertising and publicizing the availability of housing. In implementing the affirmative marketing plan, the administrative agent shall consider the use of language translations where appropriate.
- h. The affirmative marketing process for available affordable units shall begin at least four months (120 days) prior to the expected date of occupancy.
- i. Applications for affordable housing shall be available in several locations, including, at a minimum, the County Administration Building and/or the County Library for each county within the housing region; the municipal administration building and the municipal library in the Borough in which the units are located; and the developer's rental office. Pre-applications shall be emailed or mailed to prospective applicants upon request.
- j. In addition to other affirmative marketing strategies, the Administrative Agent shall provide specific notice of the availability of affordable housing units in New Milford, and copies of the applications forms, to the following entities: Fair Share Housing Center, the New Jersey State Conference of the NAACP, the Latino Action Network, the Supportive Housing Association, and the New Jersey Housing Resource Center.
- k. The costs of advertising and affirmative marketing of the affordable units shall be the responsibility of the developer, sponsor or owner.

32-1.20. Enforcement of affordable housing regulations.

a. Upon the occurrence of a breach of any of the regulations governing the affordable unit by an owner, developer or tenant, the Borough shall have all remedies provided at law or equity, including but not limited to foreclosure, tenant eviction, a requirement for household recertification, acceleration of all sums due under a mortgage, recuperation of any funds from a sale in violation of the regulations, injunctive relief to prevent further violation of the regulations, entry on the premises, and specific performance.

- b. After providing written notice of a violation to an owner, developer or tenant of a low- or moderate-income unit and advising the owner, developer or tenant of the penalties for such violations, the Borough may take the following action(s) against the owner, developer or tenant for any violation that remains uncured for a period of 60 days after service of the written notice:
 - 1. The Borough may file a court action pursuant to N.J.S.A. 2A:58-11 alleging a violation or violations of the regulations governing the affordable housing unit. If the owner, developer or tenant is adjudged by the court to have violated any provision of the regulations governing affordable housing units the owner, developer or tenant shall be subject to one or more of the following penalties, at the discretion of the court:
 - (a) A fine of not more than \$500.00 per day or imprisonment for a period not to exceed 90 days, or both, provided that each and every day that the violation continues or exists shall be considered a separate and specific violation of these provisions and not a continuation of the initial offense;
 - (b) In the case of an owner who has rented a low- or moderate-income unit in violation of the regulations governing affordable housing units, payment into the Borough affordable housing trust fund of the gross amount of rent illegally collected;
 - (c) In the case of an owner who has rented a low- or moderate-income unit in violation of the regulations governing affordable housing units, payment of an innocent tenant's reasonable relocation costs, as determined by the court.
 - 2. The Borough may file a court action in the Superior Court seeking a judgment that would result in the termination of the owner's equity or other interest in the unit, in the nature of a mortgage foreclosure. Any such judgment shall be enforceable as if the same were a judgment of default of the first purchase money mortgage and shall constitute a lien against the low- or moderate-income unit.
 - (a) The judgment shall be enforceable, at the option of the Borough, by means of an execution sale by the sheriff, at which time the low- and moderate-income unit of the violating owner shall be sold at a sale price which is not less than the amount necessary to fully satisfy and pay off any first purchase money mortgage and prior liens and the costs of the enforcement proceedings incurred by the Borough, including attorney's fees. The violating owner shall have his right to possession terminated as well as his title conveyed pursuant to the sheriff's sale.
 - The proceeds of the sheriff's sale shall first be applied to satisfy the first purchase money (b) mortgage lien and any prior liens upon the low- and moderate-income unit. The excess, if any, shall be applied to reimburse the Borough for any and all costs and expenses incurred in connection with either the court action resulting in the judgment of violation or the sheriff's sale. In the event that the proceeds from the sheriff's sale are insufficient to reimburse the Borough in full as aforesaid, the violating owner shall be personally responsible for the full extent of such deficiency, in addition to any and all costs incurred by the Borough in connection with collecting such deficiency. In the event that a surplus remains after satisfying all of the above, such surplus, if any, shall be placed in escrow by the Borough for the owner and shall be held in such escrow for a maximum period of two years or until such earlier time as the owner shall make a claim with the Borough for such. Failure of the owner to claim such balance within the two-year period shall automatically result in a forfeiture of such balance to the Borough. Any interest accrued or earned on such balance while being held in escrow shall belong to and shall be paid to the Borough, whether such balance shall be paid to the owner or forfeited to the Borough.
 - (c) Foreclosure by the Borough due to violation of the regulations governing affordable housing units shall not extinguish the restrictions of the regulations governing affordable housing units as the same apply to the low- and moderate-income unit. Title shall be conveyed to the purchaser at the sheriff's sale, subject to the restrictions and provisions of the regulations governing the affordable housing unit. The owner determined to be in violation of the

provisions of this plan and from whom title and possession were taken by means of the sheriff's sale shall not be entitled to any right of redemption.

- (d) If there are no bidders at the sheriff's sale, or if insufficient amounts are bid to satisfy the first purchase money mortgage and any prior liens, the Borough may acquire title to the low- and moderate-income unit by satisfying the first purchase money mortgage and any prior liens and crediting the violating owner with an amount equal to the difference between the first purchase money mortgage and any prior liens and costs of the enforcement proceedings, including legal fees and the maximum resale price for which the low- and moderate-income unit could have been sold under the terms of the regulations governing affordable housing units. This excess shall be treated in the same manner as the excess which would have been realized from an actual sale as previously described.
- (e) Failure of the low- and moderate-income unit to be either sold at the sheriff's sale or acquired by the Borough shall obligate the owner to accept an offer to purchase from any qualified purchaser which may be referred to the owner by the Borough, with such offer to purchase being equal to the maximum resale price of the low- and moderate-income unit as permitted by the regulations governing affordable housing units.
- (f) The owner shall remain fully obligated, responsible and liable for complying with the terms and restrictions of governing affordable housing units until such time as title is conveyed from the owner.

32-1.21. Appeals.

Appeals from all decisions of an administrative agent appointed pursuant to this chapter shall be filed in writing with the court.

32-2 DEVELOPMENT FEES.

32-2.1. Purpose.

- a. In <u>Holmdel Builder's Association v. Holmdel Township</u>, 121 N.J. 550 (1990), the New Jersey Supreme Court determined that mandatory development fees are authorized by the Fair Housing Act of 1985, N.J.S.A. 52:27D-301 et seq., and the State Constitution, subject to the then functioning COAH developing adoption of rules as amended from time to time and/or in accordance with the enacted legislation and/or in accordance with directives from the courts.
- b. Pursuant to P.L. 2008, c. 46, § 8 (N.J.S.A. 52:27D-329.2) and the Statewide Non-Residential Development Fee Act (N.J.S.A. 40:55D-8.1 through 40:55D-8.7), COAH was authorized to adopt and promulgate regulations necessary for the establishment, implementation, review, monitoring and enforcement of municipal affordable housing trust funds and corresponding spending plans. Municipalities that were under the jurisdiction of the Council or court of competent jurisdiction and had a COAH-approved spending plan were able to retain fees collected from nonresidential development.
- In Re: Adoption of N.J.A.C. 5:96 and 5:97 by the New Jersey Council on Affordable Housing, 221 N.J. 1 (2015), also known as the Mount Laurel IV decision, the Supreme Court remanded COAH's duties to the Superior Court. As a result, affordable housing development fee collections and expenditures from the municipal affordable housing trust funds to implement municipal Third Round Fair Share Plans through July 1, 2025 were under the Court's jurisdiction and were subject to approval by the Court.
- d. Pursuant to P.L.2024, c. 2, the authority relating to rulemaking on the collection of residential and non-residential development fees is appropriately delegated to the Department of Community Affairs, following the abolition of COAH. As such, municipalities which have obtained or are in the process of seeking compliance certification may retain and expend these development fees. The regulations set forth in P.L.2024, c. 2 amend those regulations originally established in accordance with P.L. 2008, c. 46, §§ 8 and 32 through 38, and supersede COAH's regulations where in conflict, which remain otherwise valid.

The purpose of this section is to establish standards for the collection, maintenance and expenditure of development fees pursuant to the above. Fees collected pursuant to this section shall be used for the sole purpose of providing low- and moderate-income housing.

32-2.2. Definitions.

The following terms, as used in this article, shall have the following meanings:

AFFORDABLE HOUSING DEVELOPMENT

A development included in the Housing Element and Fair Share Plan, and includes, but is not limited to, an inclusionary development, a municipal construction project or a one hundred (100%) percent affordable development.

COAH

The Council on Affordable Housing, as previously established by the New Jersey Fair Housing Act (N.J.S.A. 52:27D-301 *et seq.*), prior to its abolition through P.L.2024, c.2. The New Jersey Council on Affordable Housing.

DEVELOPER

The legal or beneficial owner or owners of a lot or of any land proposed to be included in a proposed development, including the holder of an option or contract to purchase, or other person having an enforceable proprietary interest in such land.

DEVELOPMENT FEES

Money paid by a developer for the improvement of property as permitted in N.J.A.C. 5:93-8, as amended and applicable.

DISPUTE RESOLUTION PROGRAM

"Dispute Resolution Program" means the Affordable Housing Dispute Resolution Program, established pursuant to section 5 of P.L. 2024, c.2 (N.J.S.A. 52:27D-313.2). The Dispute Resolution Program is established within the Judiciary of the State, for the purpose of resolving disputes associated with the Fair Housing Act with respect to municipalities seeking to obtain a certification of compliance of their adopted Housing Element & Fair Share Plan.

EQUALIZED ASSESSED VALUE

The value of a property determined by the Municipal Tax Assessor through a process designed to ensure that all property in the municipality is assessed at the same assessment ratio or ratios required by law. Estimates at the time of issuance of a building permit may be obtained utilizing estimates for construction cost. Final equalized assessed value will be determined at project completion by the Municipal Tax Assessor.

32-2.3. Residential Development Fees.

- a. Imposed Fees.
 - 1. Within all zone districts, developers of residential housing, except for developers of the types of development specifically exempted below, shall pay a fee of one and one-half (1 1/2%) percent of the equalized assessed value for residential development, provided that no increased density is permitted.
 - 2. When an increase in residential density has been permitted pursuant to N.J.S.A. 40:55D-70d (known as a "d" variance) or pursuant to zoning amendment or pursuant to the adoption of a redevelopment plan pursuant to New Jersey Local Redevelopment and Housing Law (N.J.S.A. 40A-12-1 et seq.), developers shall be required to pay a development fee of a maximum of six (6%) percent of the equalized assessed value for each additional unit that may be realized.
- b. Eligible Exactions, Ineligible Exactions and Exemptions for Residential Development.
 - 1. The housing portion of affordable housing developments, developments where the developer is providing for the construction of affordable units elsewhere in the municipality, and developments where the developer has made a payment in lieu of on-site construction of affordable units shall be exempt from development fees. Other site improvements ancillary or accessory to an affordable housing development shall pay the fee.

- 2. Developments that have received preliminary or final site plan approval prior to the adoption of a municipal development fee ordinance shall be exempt from development fees, unless the developer seeks a substantial change in the approval or the developer has accepted responsibility to pay a development fee. Where a site plan approval does not apply, a zoning and/or building permit shall be synonymous with preliminary or final site plan approval for this purpose. A development fee shall be based on the percentage that applies on the date that a building permit is issued, regardless of the time of collection of the fee.
- 3. Owner-occupied residential structures demolished and replaced as a result of a fire, flood, or natural disaster shall be exempt from paying a development fee.
- 4. Development fees shall be imposed and collected when an existing structure undergoes a change that results in an increased assessed value, not exempt as set forth in subsection 32-2.3b5 below. The development fee shall be calculated on the increase in the equalized assessed value of the improved structure.
- 5. The development fee shall not apply to the expansion of a single- or two-family home where the net increase interior floor area is less than fifteen (15%) percent of the existing structure. In no event shall the development fee be collected where the total increase in floor area is five hundred (500) square feet or less. Upon the request of the Zoning Officer, the property owner shall produce, within thirty (30) days, a set of certified plans signed by a licensed architect, confirming the amount of previously existing and as-built conditions.

32-2.4. Nonresidential Development Fees.

- a. Imposed Fees.
 - 1. Within all zoning districts, nonresidential developers, except for developers of the types of development specifically exempted, shall pay a fee equal to two and one-half (2.5%) percent of the equalized assessed value of the land and improvements for all new nonresidential construction.
 - 2. Nonresidential developers, except for developers of the types of development specifically exempted, shall also pay a fee equal to two and one-half (2.5%) percent of the increase in equalized assessed value resulting from any additions to existing structures to be used for nonresidential purposes.
 - 3. Development fees shall be imposed and collected when an existing structure is demolished and replaced. The development fee of two and one-half (2.5%) percent shall be calculated on the difference between the equalized assessed value of the preexisting land and improvement and the equalized assessed value of the newly improved structure, i.e., land and improvement, at the time the final certificate of occupancy is issued. If the calculation required under this section results in a negative number, the nonresidential development fee shall be zero.
- b. *Eligible Exactions, Ineligible Exactions and Exemptions for Nonresidential Development.*
 - 1. The nonresidential portion of a mixed-use inclusionary or market-rate development shall be subject to the two and one-half (2.5%) percent development fee, unless otherwise exempted below.
 - 2. The two and one-half (2.5%) percent fee shall not apply to an increase in equalized assessed value resulting from alterations, change in use within existing footprint, reconstruction, renovations and repairs.
 - 3. The two and one-half (2.5%) percent fee shall not apply to developers of any not-for-profit use; federal, state and municipal government uses; churches and other places of worship; and public schools.
 - 3. Nonresidential developments shall be exempt from the payment of nonresidential development fees in accordance with the exemptions required pursuant to P.L. 2008, c. 46, <u>as amended and supplemented</u>, as specified in the Form N-RDF, State of New Jersey Nonresidential Development

Certification/Exemption Form. Any exemption claimed by a developer shall be substantiated by that developer.

- 4. A developer of a nonresidential development exempted from the nonresidential development fee pursuant to P.L. 2008, c. 46, as amended and supplemented, shall be subject to it at such time the basis for the exemption no longer applies and shall make the payment of the nonresidential development fee, in that event, within three (3) years after that event or after the issuance of the final certificate of occupancy of the nonresidential development, whichever is later.
- 5. If a property which was exempted from the collection of a nonresidential development fee thereafter ceases to be exempt from property taxation, the owner of the property shall remit the fees required pursuant to this section within forty-five (45) days of the termination of the property tax exemption. Unpaid nonresidential development fees under these circumstances may be enforceable by the Borough of New Milford as a lien against the real property of the owner.

32-2.5. Collection of Fees.

- a. *Collection Procedures.*
 - 1. Upon the granting of a preliminary, final or other applicable approval for a development, the applicable approving authority shall direct its staff to notify the Construction Official responsible for the issuance of a building permit.
 - 2. For nonresidential developments only, the developer shall also be provided with a copy of Form N-RDF, State of New Jersey Nonresidential Development Certification/Exemption, to be completed as per the instructions provided. The developer of a nonresidential development shall complete Form N-RDF as per the instructions provided. The Construction Official shall verify the information submitted by the nonresidential developer as per the instructions provided in the Form N-RDF. The Tax Assessor shall verify exemptions and prepare estimated and final assessments as per the instructions provided in Form N-RDF.
 - 3. The Construction Official responsible for the issuance of a building permit shall notify the local Tax Assessor of the issuance of the first building permit for a development which is subject to a development fee.
 - 4. Within ninety (90) days of receipt of that notice, the Municipal Tax Assessor, based on the plans filed, shall provide an estimate of the equalized assessed value of the development.
 - 5. The Construction Official responsible for the issuance of a final certificate of occupancy notifies the local Assessor of any and all requests for the scheduling of a final inspection on property which is subject to a development fee.
 - 6. Within ten (10) business days of a request for the scheduling of a final inspection, the Municipal Assessor shall confirm or modify the previously estimated equalized assessed value of the improvements of the development, calculate the development fee and thereafter notify the developer of the amount of the fee.
 - 7. Should the Borough of New Milford fail to determine or notify the developer of the amount of the development fee within ten (10) business days of the request for final inspection, the developer may estimate the amount due and pay that estimated amount consistent with the dispute process set forth in Subsection b of Section 37 of P.L. 2008, c. 46 (N.J.S.A. 40:55D-8.6), as amended and supplemented.
 - 8. Fifty (50%) percent of the development fee shall be collected at the time of issuance of the building permit. The remaining portion shall be collected at the issuance of the certificate of occupancy. The developer shall be responsible for paying the difference between the fee calculated at building permit and that determined at issuance of certificate of occupancy.
- b. *Appeal of Development Fees.*

- 1. A developer may challenge residential development fees imposed by filing a challenge with the County Board of Taxation. Pending a review and determination by the Board, collected fees shall be placed in an interest-bearing escrow account by the Borough of New Milford. Appeals from a determination of the Board may be made to the Tax Court in accordance with the provisions of the State Uniform Tax Procedure Law, N.J.S.A. 54:48-1 et seq., within ninety (90) days after the date of such determination. Interest earned on amounts escrowed shall be credited to the prevailing party.
- 2. A developer may challenge nonresidential development fees imposed by filing a challenge with the Director of the Division of Taxation. Pending a review and determination by the Director, which shall be made within forty-five (45) days of receipt of the challenge, collected fees shall be placed in an interest-bearing escrow account by the Borough of New Milford. Appeals from a determination of the Director may be made to the Tax Court in accordance with the provisions of the State Uniform Tax Procedure Law, N.J.S.A. 54:48-1 et seq., within ninety (90) days after the date of such determination. Interest earned on amounts escrowed shall be credited to the prevailing party.
- c. *Retention of Fees.*

Any fees collected prior to the adoption or amendment of this section shall be retained by the Borough of New Milford pursuant to COAH's-DCA's rules regarding the retention of development fees.

32-2.6. Contested Fees.

Imposed and collected development fees that are challenged shall be placed in an interest bearing escrow account by Borough of New Milford. If all or a portion of the contested fees are returned to the developer, the accrued interest on the returned amount shall also be returned.

32-2.7. Affordable Housing Trust Fund.

- a. There is hereby created a separate, interest-bearing housing trust fund in a bank utilized by the Borough for its ordinary business purposes, for the purpose of depositing development fees collected from residential and nonresidential developers, any other payments made pursuant to this section from residential and nonresidential developers and proceeds from the sale of units with extinguished controls. All development fees paid by developers pursuant to this section shall be deposited into this fund.
- b. The following additional funds shall be deposited in the affordable housing trust fund and shall at all times be identifiable by source and amount:
 - 1. Payments in lieu of on-site construction of affordable units;
 - 2. Developer-contributed funds to make 10% of the adaptable entrances in a townhouse or other multistory attached development accessible;
 - 3. Rental income from municipally operated units;
 - 4. Repayments from affordable housing program loans;
 - 5. Recapture funds;
 - 6. Proceeds from the sale of affordable units; and
 - 7. Any other funds collected in connection with the Borough of New Milford's affordable housing program.

32-2.8. Use of funds.

a. Money deposited in a housing trust fund may be used for any activity approved by COAH or the Dispute <u>Resolution Program or</u> in accordance with any directives from the courts for addressing the Borough of New Milford's low- and moderate-income housing obligation. Such activities may include, but are not necessarily limited to: housing rehabilitation; new construction; the purchase of land for low- and moderate-income housing; preservation or purchase of housing for the purpose of maintaining or implementing affordability controls, including the extension of controls, accessory apartment, market to affordable, or regional housing partnership programs, conversion of existing nonresidential buildings to create new affordable units, extensions and/or improvements of roads and infrastructure to low- and moderate-income housing sites; assistance designed to render units to be more affordable to low- and moderate-income households; and administrative costs necessary to implement the Borough of New Milford's housing element. The expenditure of all money shall conform to a spending plan approved by COAH-the Dispute Resolution Program or by the courts.

- b. At least thirty (30%) percent of all development fees collected and interest earned shall be used to provide affordability assistance to low- and moderate-income households in affordable units included in the municipal Fair Share Plan. One-third (1/3) of the affordability assistance portion of development fees collected shall be used to provide affordability assistance to those households earning thirty (30%) percent or less of median income by region.
 - 1. Affordability assistance programs may include down payment assistance, security deposit assistance, low-interest loans, rental assistance, assistance with homeowners' association or condominium fees and special assessments, and assistance with emergency repairs.
 - 2. Affordability assistance to households earning thirty (30%) percent or less of median income may include buying down the cost of low- or moderate-income units in the municipal Fair Share Plan to make them affordable to households earning thirty (30%) percent or less of median income.
 - 3. Payments in lieu of constructing affordable units on site and funds from the sale of units with extinguished controls shall be exempt from the affordability assistance requirement.
- c. The Borough of New Milford may contract with a private or public entity to administer any part of its Housing Element and Fair Share Plan, including the requirement for affordability assistance, in accordance with <u>N.J.S.A.</u> <u>52:27D-301 et seq. and</u> N.J.A.C. 5:96-18, as applicable.
- d. No more than twenty (20%) percent of all revenues collected from development fees may be expended on administration, including but not limited to salaries and benefits for municipal employees or consultant fees necessary to develop or implement a new construction program, a Housing Element and Fair Share Plan, and/or an affirmative marketing program. In the case of a rehabilitation program, no more than twenty (20%) percent of the revenues collected from development fees shall be expended for such administrative expenses. Administrative funds may be used for income qualification of households, monitoring the turnover of sale and rental units, and compliance with COAH's Dispute Resolution Program's or the courts monitoring requirements. Legal or other fees related to litigation opposing affordable housing sites or objecting to the DCA or other court approved entity's Council's regulations and/or action are not eligible uses of the affordable housing trust fund.
- e. Funds shall not be expended to reimburse the Borough of New Milford for housing activities carried out prior to the establishment of the Affordable Housing Trust Fund.
- f. This section is intended to be interpreted and applied consistent with the Statewide Non-Residential Development Fee Act (N.J.S.A. 40:55D-8.1 et seq.), as amended and supplemented. In the event of any inconsistency, this section shall be read so as to comply with the Act.

32-2.9. Monitoring.

New Milford shall comply with the reporting requirements set forth in N.J.S.A. 52:27D-329.2.

The Borough of New Milford shall complete and return to COAH or to the courts all monitoring forms included in monitoring requirements related to the collection of development fees from residential and nonresidential developers, payments in lieu of constructing affordable units on site, funds from the sale of units with extinguished controls, barrier free escrow funds, rental income, repayments from affordable housing program loans, and any other funds collected in connection with the Borough of New Milford's housing program, as well as to the expenditure of revenues and implementation of the plan certified by COAH or the courts. All monitoring reports shall be completed on forms designed by COAH or the courts.

32-2.10. Ongoing collection of fees.

The ability for the Borough of New Milford to impose, collect and expend development fees shall expire with its substantive certification or judgment of compliance unless New Milford has filed an adopted Housing Element and Fair Share Plan with

COAH the Dispute Resolution Program, has petitioned for substantive certification certification of compliance, and has received COAH's Dispute Resolution Program or court approval of its development fee ordinance. If the Borough of New Milford fails to renew its ability to impose and collect development fees prior to undetermined date in 2018 the expiration of its certification of compliance, it may resume the imposition and collection of development fees only by complying with requirements of N.J.S.A. 52:27D-301 *et seq* and N.J.A.C. 5:94-6, as applicable. The Borough of New Milford shall not impose a development fee on a development that receives a building permit after the expiration of its substantive certification or judgment of compliance on such a development. The Borough of New Milford will not expend development fees after the expiration of its substantive certification of its substantive certification of its substantive fees after the expiration of its fees after the expiration of its substantive fees after the expiration of its fees after the expiration of its substantive fees after the expiration of its fees after th

BE IT FURTHER ORDAINED that this ordinance shall become effective upon passage and publication in accordance with law and that the remainder of this ordinance remains unchanged.

John S. Hogan Bergen County Clerk Bergen County Clerk One Bergen County Plaza Hackensack, NJ 07601 (201) 336-7000 www.bergencountyclerk.org/	THE RGEN COLUMN	INSTRUMENT# 2020063530 V 3637 578 RECORDED DATE: 07/07/2020			
Document Type: DECL	ARATION/ RESTRICTIONS	Transaction #: 1538434 Document Page Count: 6 Operator Id: DS			
RETURN TO: MEGAN YORK CGP&H 1249 SOUTH RIVER ROAD SUITE 301 CRANBURY, NJ 08512		SUBMITTED BY: KELLY KELLY MAROTTA & TUCHMAN LL 25 EAST SPRING VALLEY AVE SUITE 320 MAYWOOD ,NJ 07607			
PRIMARY NAME		SECONDARY NAME			
CGP&H LLC		CGP&H LLC			
ADDITIONAL PRIMARY I NEW MILFORD BOROUGH		ADDITIONAL SECONDARY NAMES			
MARGINAL REFERENCE	S: File Number: Volume:	NEW MILFORD BOROUGH OF Page:			
DOCUMENT DATE: 02/19/2 MUNICIPALITY: NEW MILFO LOT: 18 BLOCK: 104 FEES/ TAXES: RECORDING FEE HOMELESSNESS TRUST FUND		INSTRUMENT#: 2020063530 Recorded Date: 07/07/2020 I hereby CERTIFY that this document is recorded in the Clerk's Office in Bergen County, New Jersey. John S. Hogan Bergen County Clerk			
NPNR Basic County Basic State PHPF Extra-Aide Gen-Purpose Mansion-Tax	\$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00	Recording Fees: \$11.00 Realty Transfer Tax Fees: \$0.00			

OFFICIAL RECORDING COVER PAGE

Page 1 of 6

PLEASE DO NOT DETACH

THIS PAGE IS NOW PART OF THIS LEGAL DOCUMENT

Bergen County Recording Data Page Honorable John S. Hogan Bergen County Clerk	Official Use Only - Barcode
Official Use Only – Realty Transfer Fee	
Date of Document: 02/19/2020	Type of Document: Deed Restriction
First Party Name: CGP&H, LLC on behalf of the Borough of New Milford	Second Party Name: DHMC America Corporation
Additional Parties:	

ТНІ	FOLLOWING SECTION IS REQUIRED FOR DEEDS ONLY	
Block:	Lot:	
104	18	
Municipality:		
New Milford		
Consideration:		
Of Benefits and/or right to	develop received by the owner from the Municipality	
Mailing Address of Grantee:		
930 River Road, New Milfe	rd, NJ 07646	

	CORIGINAL MORTGAGE BOOKING & PAGE INFORMATION FOR ASSIGNMENTS, NS, DISCHARGES & OTHER ORIGINAL MORTGAGE AGREEMENTS ONLY
Original Book:	Original Page:

BERGEN COUNTY RECORDING DATA PAGE	
Please do not detach this page from the original document as it	
contains important recording information and is part of the permanent record	

After Recording Return To:

Prepared by: Megan York

Megan York CGP&H 1249 South River Road, Suite 301 Cranbury, NJ 08512

Deed Restriction

THIS DEED RESTRICTION, entered into as of this the $//9^{++}$ day of February, 2020, by and between CGP&H, LLC, with offices at 1249 South River Road, Suite 301, Cranbury, NJ 08512 ("Administrative Agent"), or its successor, acting on behalf of the Borough of New Milford, with offices at 930 River Road, New Milford, New Jersey 07646 and DHMC America Corporation whose mailing address is 16 Van Buren Court, Cresskill, NJ 07626, the developer/sponsor (the "Owner") of a residential low- or moderate-income rental project (the "Project"):

WITNESSETH

Article 1. Consideration

In consideration of benefits and/or right to develop received by the Owner from the Municipality regarding this rental Project, the Owner hereby agrees to abide by the covenants, terms and conditions set forth in this Deed restriction, with respect to the land and improvements more specifically described in Article 2, hereof (the Property).

Article 2. Description of Property

The Property consists of all of the land, and a portion of the improvements thereon, that is located in the municipality of the Borough of New Milford, County of Bergen, State of New Jersey, and described more specifically as Block No. 104; lot 18, and known by the street address 1070 River Road, New Milford, New Jersey.

There shall be four affordable housing units, of which one shall be very low (affordable to households making 30 percent or less of median income in the housing region, as defined in the New Jersey Fair Housing Act), 1 low income and two moderate income. Of the four affordable housing units, there shall be three 2-bedroom units and one 3-bedroom unit.

More specifically, the four units designated by unit number, bedroom size, and income restriction are listed below:

1070 River Road, unit 101, 2-bedroom, Very Low Income 1070 River Road, unit 204, 2-bedroom, Moderate Income 1070 River Road, unit 304, 2-bedroom, Moderate Income 1070 River Road, unit 102, 3-bedroom, Low Income

Article 3. Affordable Housing Covenants

The following covenants (the "Covenants") shall run with the land for the period of time (the "Control Period"), determined separately with respect for each dwelling unit, commencing upon the date on which the first certified household occupies the unit, and shall expire as determined under the Uniform Controls, as defined below.

In accordance with <u>N.J.A.C.</u> 5:80-26.11, each restricted unit shall remain subject to the requirements of this subchapter, the "Control Period," until the municipality in which the unit is located elects to release the unit from such requirements. Prior to such a municipal election, a restricted unit must remain subject to the requirements of this subchapter for a period of at least 50 years.

- A. Sale and use of the Property is governed by regulations known as the Uniform Housing Affordability Controls, which are found in New Jersey Administrative Code at Title 5, chapter 80, subchapter 26 (NJ.A.C. 5:80-26.1, et seq., the "Uniform Controls")
- B. The Property shall be used solely for the purpose of providing dwelling units for very low, low, or moderate income households, and no commitment for any such dwelling unit shall be given or implied, without exception, to any person who has not been certified for that unit in writing by the Administrative Agent. So long as any dwelling unit remains within its Control Period, sale of the Property must be expressly subject to these Deed Restrictions, deeds of conveyance must have these Deed Restrictions appended thereto, and no sale of the Property shall be lawful, unless approved in advance and in writing by the Administrative Agent.
- C. No improvements may be made to the Property that would affect the bedroom configuration of any of its dwelling units, and any improvements to the Property must be approved in advance and in writing by the Administrative Agent.
- D. The Owner shall notify the Administrative Agent and the Municipality of any foreclosure actions filed with respect to the Property within five (5) business days of service upon Owner.
- E. The Owner shall notify the Administrative Agent and the Municipality within three (3) business days of the filing of any petition for protection from creditors or reorganization filed by or on behalf of the Owner.

Article 4. Remedies for Breach of Affordable Housing Covenants

A breach of the Covenants will cause irreparable harm to the Administrative Agent, to the Municipality and to the public, in light of the public policies set forth in the New Jersey Fair Housing Act, the Uniform Housing Affordability Control rules found at <u>N.J.A.C.</u> 5:80-26, and the obligation for the provision of low and moderate-income housing.

- A. In the event of a threatened breach of any of the Covenants by the Owner, or any successor in interest of the Property, the Administrative Agent and the Municipality shall have all remedies provided at law or equity, including the right to seek injunctive relief or specific performance.
- B. Upon the occurrence of a breach of any Covenants by the Grantee, or any successor in interest or other owner of the Property, the Administrative Agent and the Municipality shall have all remedies provided at law or equity, including but not limited to, forfeiture, foreclosure,

acceleration of all sums due under any mortgage, recouping of any funds from a sale in violation of the Covenants, diverting of rent proceeds from illegal rentals, injunctive relief to prevent further violation of said Covenants, entry on the premises, those provided under Title 5, Chapter 80, Subchapter 26 of the New Jersey Administrative Code and specific performance.

IN WITNESS WHEREOF, the Administrative Agent and the Owner have executed this Deed Restriction in triplicate as of the date first above written.

CGP&H, LLC

BY Megan York

Vice President

DHMC AMERICA CORPORATION

Changhwan Seo President

APPROVED BY THE BOROUGH OF NEW MILFORD

BY:

Michael J. Putrino Mayor

ACKNOWLEDGEMENTS

STATE OF NEW JERSEY

COUNTY OF Middlesex SS:

On this the 21^{st} day of February, 2020 before me came Megan York, to me known and known to me to be the Administrative Agent for the Borough of New Milford who states that (s)he has signed said Agreement on behalf of said Municipality for the purposes stated therein.

OTARY PUBLIC of the STATE OF NEW JERSEY

STEPHANIE

Commission # 50098692 ublic. State of New Jersey

Commission Expires February 12, 2024

C RUBIN

(Seal)

My commission expires:

STATE OF NEW JERSEY

COUNTY OF Bergen SS:

On this the 19 day of February, 2020 before me came Changhwan Seo to me known and known to me to be the Owner of the Property, who states that (s)he has signed said Agreement for the purposes stated therein.

NADN A NOTARY PUBLIC of the STATE

(Seal)

(Seal)

MEDICA W My commission expires: DICKADY SUIPLOC Inn Frit

STATE OF NEW JERSEY

COUNTY OF SREEK SS:

On this the day of February, 2020 before me came Michael J. Putrino known and known to me to be Mayor of the Borough of New Milford, the Municipality identified as such in the foregoing Agreement, who states that (s)he is duly authorized to execute said Agreement on behalf of said Municipality, and that (s)he has so executed the foregoing Agreement for the purposes stated therein

A NOTARY PUBLIC of the STATE OF NEW JERSEY

My commission expires:

CHRISTINE DEMIRIS NOTARY PUBLIC OF NEW JERSEY Comm. # 2296252 My Commission Expires 1/29/2023

Unit List

Unit ID	Address	Unit/Block/Lot/Qualifi er #	Unit/Apt#	Total Completed Units	Category (Check all that apply)	Bonus Type
81911	1070 RIVER ROAD,		101	1	2 BEDROOM COMPLETED NEW FAMILY NEW CONSTRUCTION (& GUT REHAB) RENTAL VERY LOW INCOME - 30%	
81912	1070 RIVER ROAD,		204	1	2 BEDROOM COMPLETED NEW FAMILY MODERATE INCOME NEW CONSTRUCTION (& GUT REHAB) RENTAL	
81913	1070 RIVER ROAD,		304	1	2 BEDROOM COMPLETED NEW FAMILY MODERATE INCOME NEW CONSTRUCTION (& GUT REHAB) RENTAL	
81914	1070 RIVER ROAD,		102	1	3 BEDROOM COMPLETED NEW FAMILY LOW INCOME NEW CONSTRUCTION (& GUT REHAB) RENTAL	

YORK, MEGAN

BER-L-000668-25 05/22/2025 2:15:33 PM Pg 39 of 43 Trans ID: LCV20251568089

	Special Needs Hou	ising Survey
Municipa	ality: New Hilford	County: Bergen
Sponsor:	NIPO-NJ (National Firstitute br Reple w/ Disabilities 02 25	Developer:
Block:	ISD3 Lot: 15 Street Address	s: 13/ Grand St
Facility 1	Name: National Fristitute for People will New HI (Hod En	Disabilition of NJ
Type o	f Fagility:	
	Group Home for developmentally disabled as licensed and/or regulated by the NJ Dept. of Human Services (Division of Developmental Disabilities (DDD))	Sources of funding committed to the project: Capital funding from State – Amount \$ Balanced Housing – Amount \$ HUD – Amount \$ Federal Home Loan Bank – Amount \$
•	Group Home for mentally ill as licensed and/or regulated by the NJ Dept. of Human Services (Division of Mental Health Services) (DMHS))	 Farmers Home Administration – Amount \$ Development fees – Amount \$ Bank financing – Amount \$
Ci	Transitional facility for the homeless	[] Other – Please specify:
Q	Residential health care facility (licensed by NJ Dept. of Community Affairs)	□ Please provide a pro forma for proposed projects
a	Congregate living arrangement	
a	Other Please Specify:	
Total #	of clients 5	Total of total bedrooms (excluding supervisor) $\underline{5}$
# of ve	ry low-income (<30%) clients 5	# of very low-income (<30%) bedrooms 5
# of lov	w-income (<50%) clients	# of low-income (<50%) bedrooms
# of mo	oderate-income (<80%) clients	# of moderate-income (<80%) bedrooms
# of ma	arket-income clients	# of market-income bedrooms
Length	of Controls: years Since 1998	CO Date://
Effectiv	ve Date of Controls:/_/	Indicate licensing agency:
Expirat	tion Date of Controls:/_/_PerPetun	🗹 DDD 🗆 DMHS 🗆 DHSS 🗆 DCA
Averag	e Length of Stay: months (transitional	Initial License Date: 8/1/1/1999
facilitie	es only) permanent residence	Current License Date: 1 13/1 2025 -> 1/31/20
The fol	llowing verification is attached:	
D	Copy of deed restriction or mortgage and/or mortga FHA, FHLB, BHP deed restriction, etc.)	age note with deed restriction (30-year minimum, HUD,
a	Copy of capital Application Funding Unit (CAFU) deed restriction required)	or DHS Capital Application Letter (20-year minimum, n
a	Award letter/financing commitment (proposed new	construction projects only)
. Second		1
Resider	nts 18 yrs or older? Yes No	Age-restricted (55+)? Yes V No

Residents 18 yrs or older? <u>Yes</u> <u>No</u> Population Served (describe): <u>legale</u> \approx 1DD <u>Hard</u> UT DDD

Accessible (in accordance with NJ Barrier Free Subcode)? Yes No





State of New Jersey Department of Human Services Office of Licensing

LICENSE

NATIONAL INSTITUTE FOR PEOPLE WITH DISABILITIES NJ

301 Rte 17 N Ste 832 Rutherford, NJ 07070

Having met the requirements of the New Jersey Statute, P.L. 1977, c. 448, and the regulations of this

Department, is hereby licensed as a

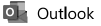
Group Home Developmental Disability

for 5 individuals

at 131 GRAND ST NEW MILFORD, NJ 07646

This License is effective from 01/31/2025 to 01/31/2026

Sarah M. Adelman, Commisioner, Department of Human Services -l-m. Idelan



Group Home Facility New Milford NJ

From Nikhil Ramachandran <nramachandran@phillipspreiss.com>

Date Wed 4/9/2025 11:04 AM

To ralph.coloma@yai.org <ralph.coloma@yai.org>

1 attachment (325 KB) Housing Survey.pdf;

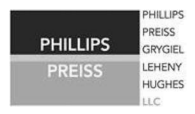
Good Morning,

My name is Nikhil Ramachandran and I work with Phillips Preiss as the planners for the Borough of New Milford. We are currently acquiring information regarding existing affordable housing units within the Borough, as required by law and court decision in New Jersey as part of the submission of the Borough's Housing Element and Fair Share Plan. This required documentation will allow the Borough to obtain credit toward its municipal affordable housing obligations.

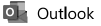
The Borough's tax records indicate that the **National Institute for People with Disabilities is the owner of a group home facility located at 131 Grand Street** and designated as Block 1503, Lot 15 in New Milford. I have accordingly attached a survey which details the information required to be submitted with respect to the housing facility. If you could **please fill out the attached form and return it to us by Friday, April 25th, 2025**, that would be greatly appreciated.

Thank you for your help!

Best, Nikhil Ramachandran



Nikhil Ramachandran, Planner Phillips Preiss Grygiel Leheny Hughes LLC / Planning & Real Estate Consultants 70 Hudson Street, Suite 5B / Hoboken, NJ 07030 Phone 201.420.6262 / Fax 420-6222/ <u>nramachandran@phillipspreiss.com</u> www.phillipspreiss.com



Advance Housing New Milford Group Home

From Nikhil Ramachandran <nramachandran@phillipspreiss.com>

Date Wed 4/9/2025 11:04 AM

To ggawryluk@advancehousing.org <ggawryluk@advancehousing.org>

1 attachment (325 KB)Housing Survey.pdf;

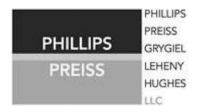
Good Morning,

My name is Nikhil Ramachandran and I work with Phillips Preiss as the planners for the Borough of New Milford. We are currently acquiring information regarding existing affordable housing units within the Borough, as required by law and court decision in New Jersey as part of the submission of the Borough's Housing Element and Fair Share Plan. This required documentation will allow the Borough to obtain credit toward its municipal affordable housing obligations.

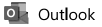
The Borough's tax records indicate that **Advance Housing is the owner of a group home facility located at 241 Boulevard** and designated as Block 1407, Lot 56 in New Milford. I have accordingly attached a survey which details the information required to be submitted with respect to the housing facility. If you could **please fill out the attached form and return it to us by Friday, April 25th, 2025** that would be greatly appreciated.

Thank you for your help!

Best, Nikhil Ramachandran



Nikhil Ramachandran, Planner Phillips Preiss Grygiel Leheny Hughes LLC / Planning & Real Estate Consultants 70 Hudson Street, Suite 5B / Hoboken, NJ 07030 Phone 201.420.6262 / Fax 420-6222/ <u>nramachandran@phillipspreiss.com</u> <u>www.phillipspreiss.com</u>



Center For Family Support New Milford Group Home

From Nikhil Ramachandran <nramachandran@phillipspreiss.com>

Date Wed 4/9/2025 11:04 AM

To Iroman@cfsny.org <Iroman@cfsny.org>

1 attachment (325 KB) Housing Survey.pdf;

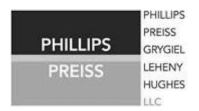
Good Morning,

My name is Nikhil Ramachandran and I work with Phillips Preiss as the planners for the Borough of New Milford. We are currently acquiring information regarding existing affordable housing units within the Borough, as required by law and court decision in New Jersey as part of the submission of the Borough's Housing Element and Fair Share Plan. This required documentation will allow the Borough to obtain credit toward its municipal affordable housing obligations.

The Borough's tax records indicate that the **Center for Family Support is the owner of a group home facility located at 777 Boulevard** and designated as Block 818, Lot 13 in New Milford. I have accordingly attached a survey which details the information required to be submitted with respect to the housing facility. If you could **please fill out the attached form and return it to us by Friday, April 25th, 2025**, that would be greatly appreciated.

Thank you for your help!

Best, Nikhil Ramachandran



Nikhil Ramachandran, Planner

Phillips Preiss Grygiel Leheny Hughes LLC / Planning & Real Estate Consultants 70 Hudson Street, Suite 5B / Hoboken, NJ 07030 Phone 201.420.6262 / Fax 420-6222/ <u>nramachandran@phillipspreiss.com</u> <u>www.phillipspreiss.com</u>