

REGULATION NO. 01-09

RESOLUTION OF THE MAYOR AND CITY COUNCIL
ADOPTING AMENDMENTS TO THE GAITHERSBURG
MODERATELY PRICED DWELLING UNIT (MPDU)
AND WORKFORCE HOUSING UNIT (WFHU)
PROGRAM REGULATIONS AS PROVIDED
BY CHAPTER 2 OF THE CITY CODE
ENTITLED "ADMINISTRATION"

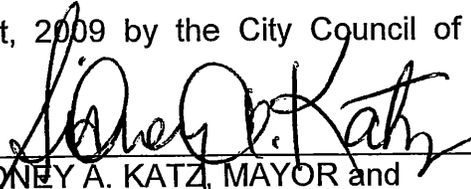
WHEREAS, Section 24-257 of the City Code requires the City Council to adopt regulations to implement the City's Affordable Housing Ordinance with respect to administration, enforcement, pricing, eligibility requirements for purchasers and renters, control period for ownership units, procedures governing waiver requests, and resell restrictions; and

WHEREAS, the City's Affordable Housing Regulations were originally adopted on January 16, 2007; and

WHEREAS, the Mayor and City Council have determined that modifications to the existing Regulations are in the public interest:

NOW, THEREFORE, BE IT RESOLVED, by the Mayor and City Council of the City of Gaithersburg, that the Gaithersburg Moderately Priced Dwelling Unit (MPDU) and Workforce Housing Unit (WFHU) Program Regulations, as amended and attached hereto, are hereby adopted by the Mayor and City Council.

ADOPTED this 17th day of August, 2009 by the City Council of Gaithersburg, Maryland.

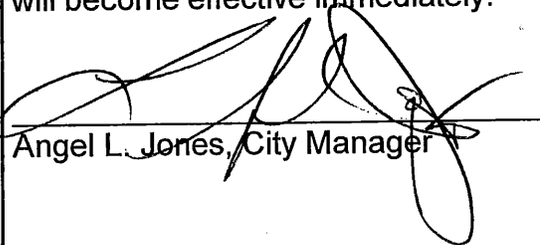


SIDNEY A. KATZ, MAYOR and
President of the Council

DELIVERED to the Mayor of the City of Gaithersburg, Maryland, this 17th day of August, 2009. APPROVED by the Mayor of the City of Gaithersburg, this 17th day of August, 2009.


SIDNEY KATZ, Mayor

THIS IS TO CERTIFY that the foregoing Regulation was adopted by the City Council of the City of Gaithersburg, in public meeting assembled, on the 17th day of August, 2009 and that the same was approved by the Mayor of the City of Gaithersburg on the 17th day of August, 2009. This Regulation will become effective immediately.


Angel L. Jones, City Manager

REGULATION NO. 01-09

MODERATELY PRICED DWELLING UNIT (MPDU)
AND WORK FORCE HOUSING UNIT (WFHU) REGULATIONS

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AFFORDABLE HOUSING PROGRAM REGULATIONS

SECTION ONE: PURPOSE AND DEFINITIONS

1. **Purpose:** These regulations establish policies, procedures, and guidelines for the administration and implementation of the affordable housing requirements adopted by the City of Gaithersburg pursuant to Chapter 24 of the Gaithersburg City Code. It is the purpose and intent of the ordinance and regulations to ensure that new residential developments within the City of Gaithersburg offer affordable ownership and rental housing opportunities to households earning between 50 and 120 percent of Area Median Income. The regulations apply to all Moderately Priced Dwelling Units ("MPDU") and Workforce Housing Units ("WFHU") administered by the City of Gaithersburg in its affordable housing program, to all developers and Applicants required to construct said affordable units pursuant to Article XVI of Chapter 24 of the City Code, and to all persons and/or households participating in the program.

2. **Periodic Revision:** It is anticipated that these regulations will require additions and revisions from time to time in order to address evolving housing needs in the City of Gaithersburg and to respond to issues not specifically delineated herein.

3. Definitions

- (a) *Area Median Income ("AMI"):* the median income for the Washington, D.C. Metropolitan Area, adjusted for household size, as determined by the U.S. Department of Housing and Urban Development ("HUD") and updated from time to time.
- (b) *Affordable Housing Ordinance:* Article XVI of Chapter 24 of the City Code and any amendments.
- (c) *Affordable Housing Fund:* a fund established to support the creation and maintenance of affordable housing in the City of Gaithersburg.
- (d) *Affordable Unit:* any residential unit purchased or rented pursuant to the Affordable Housing Ordinance and these Regulations.
- (e) *Applicant:* any person, firm, partnership, association, joint venture, corporation, or any other entity or combination of entities, and any transferee of all or part of the land at one location developing a total of 20 or more new residential dwelling units in the City of Gaithersburg.
- (f) *Approved Sales Price:* price at which a for-sale unit is determined to be affordable. For Moderately Priced Dwelling Units, the approved sales price will be affordable to households earning 70 percent of AMI adjusted for household size. For Workforce Housing Units, the approved sales price will be affordable to households earning 90 percent of AMI adjusted for household size.
- (g) *Approved Rental Price:* price at which rental units are determined to be affordable. The approved rental price will be affordable to households earning 60 percent of Area Median Income adjusted for household size.
- (h) *Location:* all adjacent land of the Applicant if (1) the property lines are contiguous or nearly contiguous at any point; (2) the property lines are separated only by a

public or private street, road, highway or utility right of way, or other public or private right of way at any point; or (3) the property lines are separated only by other land of the Applicant that is not subject to the Affordable Housing Ordinance or these Regulations at the time of any permit, site plan, development or subdivision application by the Applicant.

- (i) *Certificate of Eligibility*: a certificate issued by the City of Gaithersburg to a Participant in the affordable housing program.
- (j) *Consumer Price Index ("CPI")*: the latest published version of the Consumer Price Index for all Urban Consumers (CPI-U) of the U.S. Department of Labor for the Washington-Baltimore Metropolitan Area.
- (k) *Control Period*: the time a Moderately Priced Dwelling Unit or Workforce Housing Unit is subject to the restrictions of the Affordable Housing Ordinance. All ownership and rental units governed by the provisions of the Affordable Housing Ordinance are subject to a 30 year control period to commence on the date of the original sale or lease of a property.
- (l) *Date of Original Sale*: the date of settlement for the first purchase of an affordable unit by a Participant.
- (m) *Date of Original Lease*: the date the first lease agreement for a moderately priced dwelling unit takes effect.
- (n) *Dwelling Unit*: a building or part of a building that provides complete living facilities for one family household, including at a minimum facilities for cooking, sanitation and sleeping.
- (o) *Eligible Person*: a person or household whose income qualifies that person or household to participate in the affordable housing program and who satisfies all requirements of eligibility as established by regulation.
- (p) *Enterprise Zone*: A geographic area designated as an enterprise zone pursuant to State law.
- (q) *Fair Market Value of Capital Improvements*: the actual and reasonable costs of materials, professional fees, contractor's costs, and permit fees associated with furnishing and installing improvements.
- (r) *Household*: all the persons who occupy a housing unit. The occupants may be a single family, one person living alone or up to five unrelated individuals living together as a housekeeping unit.
- (s) *Household Income*: any and all sources of income from all adult wage earners, aged 18 and older, who occupy, or seek to occupy, an affordable unit.
- (t) *Housing Costs*: principal and interest, mortgage insurance, taxes, and common ownership fees.
- (u) *Moderately Priced Dwelling Unit ("MPDU")*: unit that is offered to eligible Participants under the terms of the affordable housing program and is available to households earning at least 50 percent of AMI, but not more than 80 percent of AMI, adjusted for household size.
- (v) ~~*Olde Towne Central Business District ("OTCBD")*: a geographic area within the City of Gaithersburg, consisting of all the sectors included in the Gaithersburg Olde Towne District Master Plan adopted by the Mayor and City Council on July 18, 2005, or subsequent versions thereof.~~

- (w) *Participant*: a qualified eligible household or person who, upon certification by the City, is eligible to participate in the affordable housing program. ~~and whose name will be placed in a lottery drawing.~~ A participant must have lived or worked within the City of Gaithersburg for at least one year prior to the date on which an application for an available unit has been received.
- (x) *Priority Participants*: full-time City of Gaithersburg employees, Public Safety Workers, or K-12 Montgomery County public school employees and employees of private educational institutions located in Montgomery County and licensed by the State of Maryland. Priority participants are not required to have lived or worked in the City prior to submitting an application for an affordable unit. ~~who have been employed in one of those categories for at least 365 days prior to the date on which an application for an available unit has been received.~~
- (y) *Program*: the Affordable Housing Program administered by the City of Gaithersburg.
- (z) *Program Applicants*: any person or household who submits an application to purchase or lease an affordable unit.
- (aa) *Public Safety Workers*: full-time federal, state, or local law enforcement personnel, Emergency Medical Technicians, and fire fighters having some jurisdiction in Gaithersburg. ~~and who have held those positions for at least 365 days prior to the date on which an application for an available unit has been received.~~
- (bb) *Redevelopment*: the removal of an existing structure or structures and replacement with a new structure or structures.
- (cc) *Undue Economic Hardship*: deprivation of all viable economic use of land.
- (dd) *Work Force Housing Unit ("WFHU")*: unit that is offered to eligible Participants under the terms of the affordable housing program and is available to households earning at least 80 percent of AMI, but no more than 120 percent of AMI, adjusted for household size.

SECTION TWO: FOR-SALE DEVELOPMENT REQUIREMENTS

1. **Applicability:** Unless otherwise exempted by Ordinance, the requirements of the Affordable Housing Ordinance shall be imposed on all residential dwelling units in any new for-sale construction project or redevelopment of 20 or more units. The requirements of the Ordinance shall be imposed on any Applicant who submits a housing development plan for any type of site plan review or development approval required by law and which proposes the construction of 20 or more residential dwelling units at one Location. Nothing in these Regulations prohibits an Applicant from voluntarily building MPDUs or WFHUs in any residential development with fewer than 20 dwelling units at one Location. An Applicant who voluntarily elects to build MPDUs or WFHUs in a development with fewer than 20 dwelling units must comply with all procedures, requirements, and standards of the Affordable Housing Ordinance and these Regulations.

- (a) **Piecemeal Applications:** An Applicant may not avoid the requirements of the Affordable Housing Ordinance or these Regulations by submitting piecemeal applications or approval requests for subdivision plats, site or development plans,

or building permits.

1. An applicant may submit applications for development approvals, record plats, or request for building permits for less than 20 units at any time; however, the applicant must agree in writing that, upon the next such application or request, the applicant will comply with the requirements of the Affordable Housing Ordinance and these Regulations when the total number of dwelling units at one Location contained in successive applications has reached or exceeded 20 dwelling units.
2. In calculating whether a development contains a total of 20 or more dwelling units for purposes of the Affordable Housing Ordinance, the development shall include all land at one Location in the City available for building development under common ownership or control by an applicant, including land owned or controlled by separate corporations in which any stockholder or family of the stockholder owns or controls at least 10 percent of the stock.

(b) **Responsibility of Applicant/Developer:** Applicants for any project or development shall be responsible for providing current, complete, accurate, and valid information regarding any proposed development and for responding to inquiries by the City Manager or his designee with timely and complete information. The Applicant shall be required to provide preliminary information on a proposed development including, but not limited to:

1. Project Name
2. Address/Location
3. Project Type: rental and/or for-sale
4. Unit Type: (e.g., townhouse/condo/s/f detached)
5. Number of Units by Type

(c) **Affordable Housing Plan:** Following a determination that the requirements of the Affordable Housing Ordinance apply to a proposed development, and subsequent notification of that determination to the Applicant, the Applicant must submit an affordable housing plan. The affordable housing plan must be submitted and approved prior to receiving Mayor and City Council approval of any relevant schematic development plan and before receiving Planning Commission approval of any relevant site plan. The affordable housing plan shall include the following:

1. the number of units by type;
2. the number of MPDUs and WFHUs to be built and the proposed location of these units within the proposed development;
3. the name of the subdivision at which the units will be built, along with the condominium name if applicable;
4. a copy of the applicable covenants in recordable form;

5. an agreement that the MPDUs and/or WFHUs will be built along with, or before, other units in the development;

2. **Exemption:** The requirements of the Affordable Housing Ordinance shall not apply to residential construction in an enterprise zone ~~the OTCBD~~. Applicants who propose to construct residential units in an enterprise zone ~~the OTCBD~~ shall be required to tender a per unit fee, in the amount of \$1.00, to the City Affordable Housing Fund for every unit constructed in a development. The amount of the unit fee shall be subject to annual review by the Mayor and Council and may be revised by Resolution upon a finding that a higher fee is warranted.

3. **Alternative Payment Procedure For Affordable Units Required But Not Built (outside an enterprise zone ~~OTCBD~~):** Upon written request by the Applicant, the Mayor and City Council may, by Resolution, permit an Applicant to contribute a fee to a City Affordable Housing Fund for each affordable unit required to be built under the terms of the Affordable Housing Ordinance but not actually built.

- (a) Such a contribution shall be permitted only upon a documented showing by the Applicant that the required units will not be reasonably affordable to eligible purchasers under the program because of high common ownership community fees.
- (b) A determination of what constitutes reasonable affordability shall be made on a case by case basis and shall include a review of documented information presented by the Applicant and any other reasonable factors the Mayor and Council may consider.
- (c) The amount paid to the Affordable Housing Fund pursuant to this provision shall be the difference between the actual market price of a particular market unit and the actual cost of construction of that unit for each unit required but not built. The cost of construction must be documented by verifiable financial data and be subject to review and approval by the City Manager or his designee and, if appropriate, by an independent financial analyst retained by the City Manager or his designee.

4. **Control Period:** Sale price controls and other restrictions imposed by law, regulation, or covenant on MPDUs and WFHUs shall remain in effect for a period of 30 years, commencing from the date of original sale of a unit. The control period shall run continuously without interruption or re-set from the original date of sale of a unit regardless of any transfer in ownership during the 30 year time period.

5. **Percentage and Mix of Affordable Units to be Set-Aside**

- (a) In any new construction or redevelopment containing 20 or more for-sale units, an Applicant shall set-aside a total of 15 percent of the units as affordable MPDUs and WFHUs. The Applicant shall divide the number of affordable units evenly,

constructing 7.50 percent as MPDUs and 7.50 percent as WFHU units.

1. In calculating the number of units to be created, if the calculation results in the creation of a partial unit, the number of units required shall be rounded to the nearest whole number. For example, 7.50 percent of 110 units calculates to 8.25 units. Under this regulation, 8 units would be required. If 100 units are constructed, the calculation would result in 7.5 units. Under this regulation, 8 units would be required.
 2. Fifteen percent constitutes a minimum affordable unit requirement. Nothing in the Affordable Housing Ordinance or these Regulations prohibits an Applicant from providing more than 15 percent of the units in a development as affordable.
- (b) The mix of MPDUs and WFHUs shall be comparable to the mix of market rate units in the overall development; however, when a development is a mixed use housing project, single family detached MPDUs and WFHUs shall not be a required component of the affordable unit mix, provided the total number of affordable units satisfies the 15 percent minimum requirement. In a mixed use residential housing project, the City Manager shall determine what percentage of the affordable housing units shall be multi-family dwellings and what percentage shall be single family attached dwelling units.

6. Notice of Unit Availability: Prior to offering any MPDU or WFHU for sale, an Applicant must submit to the City Manager or his designee an offering agreement notifying the City of a proposed offering and the date on which the Applicant will be ready to market properties or floor plans to eligible Participants. Before any units may be marketed, the offering agreement must be reviewed and accepted by the City Manager or his designee. The offering agreement must include, but is not limited to, the following information:

- (a) a description of the property (the lot/block, street addresses, and tax account numbers of the units);
- (b) the number of units offered, including information on the bedroom mix;
- (c) a physical description of individual units, including the floor area and a description of the amenities offered in each unit;
- (d) a copy of the floor plan options for each unit type;
- (e) a schedule of purchase prices for each unit, including the settlement costs to be paid by the developer;
- (f) a warranty that the units will conform to the minimum specifications for all residential dwelling units as required by City laws and regulations;
- (g) recorded subdivision plat;
- (h) house location plat;
- (i) a copy of the approved preliminary plan and/or development plan designating location of the units;

- (j) a delivery schedule, including an agreement by the developer that the property will be available for occupancy within 365 days of the date of acceptance of the offering agreement by the City or from the date of the lottery, whichever is later;
- (k) an agreement by the developer to establish a priority marketing period in which it agrees to market the affordable units exclusively to eligible lottery Participants for a minimum of 180 days from the date of the lottery;
- (l) a statement agreeing that, within 15 days of the execution of a sales contract for each unit, the developer must provide the City Manager or his designee with copies of: the sales contract, the purchaser's original Certificate of Eligibility, the purchaser's acknowledgment of receipt of covenants, the purchaser's agreement described below in paragraph 12, and the purchaser's homebuyer seminar certificate as required in Section 5 of these Regulations;
- (m) a statement agreeing that within 15 days after settlement, the developer must provide the City Manager or his designee with copies of the settlement sheet for each unit sold and copies of the deed for every unit;
- (n) an executed copy of the applicable covenants in recordable form.

7. Participant Eligibility: A person or household interested in purchasing an MPDU or WFHU must submit an application to the City Manager, or his designee, to be certified as eligible to participate in the Program. A household determined to be eligible shall be issued a non-transferable Certificate of Eligibility identifying the eligible Participant, the name of the project for which the Participant has been deemed eligible, and an expiration date. Eligibility determinations shall be based on the following criteria:

(a) **Income Eligibility:**

1. MPDU Purchasers: Household incomes may not be less than ~~60~~ 50 percent, nor more than 80 percent of AMI adjusted for household size.
2. WFHU Purchasers: Household incomes may not be less than 80 percent, nor more than 120 percent of AMI adjusted for household size.
3. For purposes of determining income eligibility, sources of income include, but are not limited to:
 - a. interest from savings and checking accounts;
 - b. dividends from stocks, mutual funds, and bonds;
 - c. interest from certificates of deposit;
 - d. social security benefits;
 - e. VA benefits;
 - f. wage and salary;
 - g. child support;
 - h. alimony;
 - i. overtime;
 - j. unemployment insurance;
 - k. bonus payments;

- l. pension and retirement payments;
- m. long term disability payments;
- n. any other trusts, annuities, or stipends, or royalties;
- o. any and all sources of income reasonably attributable to members of a household as determined by the City Manager or his designee.

4. AMI shall be adjusted as follows in order to calculate Household Income:

Household Size	1	2	3	4	5+
Adjustment Factor	.70	.80	.90	1.00	1.08

(b) Other Eligibility Requirements:

1. A Program Participant must have lived or worked within the City of Gaithersburg for at least 365 days one year prior to the date on which an application for an available unit has been received.
2. A Priority Participant (full-time City of Gaithersburg employees, Public Safety Workers, K-12 Montgomery County public and private school employees) ~~must have been employed in a priority category for at least 365 days prior to the date on which an application for an available unit has been received.~~ are not required to have lived or worked in the City prior to submitting an application for an affordable unit. Any individual or household seeking to receive priority status must, upon submission of an application for the program, provide documented evidence of employment in a priority category.
3. A Participant must not have previously owned a home within ~~5~~ 3 years of the date on which an application for the program is received. This provision may be waived by the City Manager or his designee for good cause.
4. A Participant must certify that, during the period of ownership, the Participant will occupy the unit as his/her only residence. Affordable unit owners must submit to the City, on or before June 1 of each year they own a unit, an executed affidavit certifying continued occupancy of the unit. An owner who fails to occupy an MPDU or WFHU while the control period is in effect shall be subject to the enforcement procedures set forth in Section 6 of these Regulations.
5. MPDU and WFHU owners shall not rent-out said unit, nor any portion thereof, to another person or persons at any time during which the control period is in effect. An owner who rents out an affordable unit, or any portion thereof, while the control period is in effect shall be subject to the enforcement procedures set forth in Section 6 of these Regulations.

6. An owner may submit a written request seeking a temporary waiver of the occupancy requirement in order to rent out an affordable unit for a designated period of time not to exceed 24 months. To be considered for a waiver, the owner must demonstrate that he/she is required to move from the Washington metropolitan area for employment or health reasons. The owner must also certify that he/she shall reoccupy the unit within the term of the waiver.
 - (a) Affordable unit owners who are granted a waiver permitting temporary rental of a unit shall be required to extend the applicable covenant on the property for a period of time equal to the rental period. The owner must execute a new covenant before approval shall be granted and shall bear the administrative and recordation costs thereto.
 - (b) The City Manager, or his designee, must establish the allowable rent an owner may charge during the temporary rental period based on the documented Housing Costs of the owner. In no case shall the allowable rent exceed the Housing Costs of the unit.
7. An owner of an affordable unit may not maintain an ownership interest in any other dwelling while the affordable unit remains under control. This requirement does not prohibit an affordable unit owner from acting as a guarantor on another dwelling unit. An owner of an MPDU or WFHU who purchases an additional dwelling and holds an ownership interest in that dwelling while the control period remains in effect shall be subject to the enforcement procedures set forth in Section 6 of these Regulations.
8. Affordable unit owners may place a purchase contract on another dwelling unit while the control period is in effect provided the affordable unit is sold prior to the date of settlement on the new unit.
9. In the event a single individual owning an affordable dwelling unit shall be married, pursuant to Section 2.201 of the Annotated Code of Maryland, he/she may initiate action to have his/her spouse added to the deed.
10. A Participant must be a U.S. citizen or permanent legal resident of the United States whose status permits that resident to remain in the country indefinitely.

8. Pricing Formula:

- (a) Maximum sales prices for MPDUs and WFHUs shall be established for each new development by the City Manager or his designee pursuant to the standards set forth below. MPDUs and WFHUs may not be sold at prices that exceed the established maximum prices as determined by the City Manager or his designee.
- (b) **MPDU Pricing:** Based on industry standards, prevailing economic circumstances, current local housing market conditions and prices in the

private market, and other factors within his discretion, the City Manager, or his designee, shall require MPDUs to be priced so as to render them affordable to households earning 70 percent of AMI, adjusted for household size.

1. A determination of affordability shall be based on an industry standard calculation that a household can reasonably spend 33 percent of Household Income on Housing Costs.
2. The price calculation for affordable units shall be based on the household income of 1.5 people per bedroom and shall correspond to the midpoint income between two households as follows:
 - a. The price for a studio shall be determined by what is affordable to the income of a one person household.
 - b. The price for a one bedroom unit shall be determined by what is affordable to the midpoint income of a one person and a two person household.
 - c. The price for a two bedroom unit shall be determined by what is affordable to the midpoint income of a two person and three person household.
 - d. The price for a three bedroom unit shall be determined by what is affordable to the midpoint income of a three person and four person household.
 - e. The price for a single family detached home shall be determined by what is affordable to the midpoint income of a four person and five person household.
3. Nothing in these Regulations prohibits a purchaser from negotiating with an Applicant to pay for upgrades to an affordable unit so long as the negotiated upgrades do not increase the purchase price by more than 5 percent.
4. The following chart demonstrates a sample pricing formula for an MPDU as applied to 2006 income levels. Based on annual changes in AMI, the City Manager, or his designee, shall issue revised prices on or before June 30 of each year.

NUMBER OF PEOPLE IN HOUSEHOLD	INCOME AT 70% OF AMI (2006 LEVELS)	TYPE OF UNIT AFFORDABLE	FORMULA: INCOME AT 70% MULTIPLIED BY 3.33	PRICE
1	\$44,240	STUDIO	\$44,240x3.33	\$147,240
1.5	\$47,390	ONE BR	\$47,390x3.33	\$157,809
2.5	\$53,725	TWO BR	\$53,725x3.33	\$178,904
3.5	\$60,060	THREE BR	\$60,060x3.33	\$200,000
4.5	\$65,730	SF HOME	\$65,730x3.33	\$218,881

(c) **WFHU Pricing:** Based on industry standards, prevailing economic circumstances, current local housing market conditions and prices in the private market, and other factors within his discretion, the City Manager or his designee shall require WFHUs to be priced so as to render them affordable to households earning 90 percent of AMI, adjusted for household size.

1. A determination of affordability shall be based on an industry standard calculation that a household can reasonably spend 33 percent of Household Income in Housing Costs.
2. The price calculation for affordable units shall be based on the household income of 1.5 people per bedroom and shall correspond to the midpoint AMI income between two households as follows:
 - a. The price for a studio shall be determined by what is affordable to the income of a one person household.
 - b. The price for a one bedroom unit shall be determined by what is affordable to the midpoint income of a one person and a two person household.
 - c. The price for a two bedroom unit shall be determined by what is affordable to the midpoint income of a two person and three person household.
 - d. The price for a three bedroom unit shall be determined by what is affordable to the midpoint income of a three person and four person household.
 - e. The price for a single detached family home shall be determined by what is affordable to the midpoint income of a four person and five person household.
3. Nothing in these Regulations prohibits a purchaser from negotiating with an Applicant to pay for upgrades to an affordable unit so long as the negotiated upgrades do not increase the purchase price by more than 5 percent.
4. The following chart demonstrates a sample pricing formula for a WFHU as applied to 2006 income levels. Based on annual

changes in AMI, the City Manager, or his designee, shall issue revised prices on or before June 30 of each year.

NUMBER OF PEOPLE IN HOUSEHOLD	INCOME AT 90% OF AMI (2006 LEVELS)	TYPE OF UNIT AFFORDABLE	FORMULA: INCOME AT 90% MULTIPLIED BY 3.33	PRICE
1	\$56,880	STUDIO	\$56,880x3.33	\$189,410
1.5	\$60,930	ONE BR	\$60,930x3.33	\$202,897
2.5	\$69,075	TWO BR	\$69,075x3.33	\$230,020
3.5	\$77,220	THREE BR	\$77,220x3.33	\$257,143
4.5	\$84,510	SF HOME	\$84,510x3.33	\$281,418

9. Buyer Selection Process:

(a) Following the submission and approval of an offering agreement, the City Manager or his designee shall conduct a series of lotteries to select purchasers for units included in the offering agreement. The names in the lotteries shall include only households that have been issued a Certificate of Eligibility for that specific project.

1. **MPDU Lottery:** A first set of lotteries shall be held for available MPDUs.

- a. An initial lottery shall be conducted for Priority Participants, filling not more than 25 percent of available MPDUs.
- b. The remaining ~~75 percent~~ of MPDUs shall be available in a separate lottery for all other Participants holding a valid Certificate of Eligibility for that project.
- c. Once the lotteries have been held, units shall be made available to selected households in the order in which names were drawn.

2. **WFHU Lottery:** A second set of lotteries shall be held for available WFHUs.

- a. An initial lottery shall be conducted for Priority Participants, filling not more than 25 percent of available WFHUs.
- b. The remaining ~~75 percent~~ of WFHU units shall be available in a separate lottery for all other Participants holding a valid Certificate of Eligibility for that project.
- c. Once the lotteries have been held, units shall be made available to selected households in the order in which names were drawn.

3. **Pre-Lottery Purchases:** ~~In the event a redevelopment project results in tenant displacement, the City Manager may permit displaced tenants,~~ The City Manager may permit tenants displaced by previous or pending redevelopment who apply for and otherwise qualify for the Program to purchase a unit in the new development prior to the conduct of any lottery for that development. If

units remain unsold after qualified displaced tenants have been given 7 30 business days in which to place a purchase contract on a unit, lotteries shall be conducted as described above.

(b) Failure to Purchase:

1. Participants selected in the lottery are under no obligation to purchase a unit. No penalty may be imposed on any lottery Participant who declines to purchase a unit.
2. **Eligibility Terminated:** Participants who have been given an opportunity to purchase a unit but decline to do so shall relinquish eligibility for that project. Such Participants will not be placed on a waiting list, but may re-apply for future lottery drawings for different projects. In such cases, Participants must submit entirely new applications.

(c) Waiting List: If a Participant is not shown a property because of a low position in the lottery drawing, that Participant will be placed on a waiting list maintained by the City in the event of re-sale opportunities in that development. In addition to being placed on the waiting list, that Participant may also request to transfer his/her Certificate of Eligibility to another project provided the lottery for such a project is held within one year of the date on which the Participant was first issued a Certificate of Eligibility. Upon the expiration of the one year period, the Participant must re-apply to the Program in order to document continued eligibility.

10. Developer Requirements:

(a) Priority Offering Period: The developer must market available units to selected lottery Participants for a period of 180 days, commencing from the date on which the lottery is conducted.

(b) Additional Lotteries As Necessary: If units remain unsold prior to the expiration of the 180 day priority marketing period, and all selected lottery Participants have been contacted by the developer, the City Manager or his designee shall conduct additional lotteries as necessary to identify qualified purchasers.

1. **Unsold Units:** If units remain unsold after 180 days from the date of the final lottery drawing for a specific project and the developer has contacted all Participants on the initial lottery list, and any subsequent lottery list, the developer may offer the units to otherwise eligible households who do not reside or work within the City of Gaithersburg but do reside or work within Montgomery County. whose income exceeds the limits established for the unit being sold. ~~Upon receipt of authorization from the City Manager or his designee, the developer may market unsold units to otherwise eligible purchasers whose income~~

~~exceeds the established maximum for a unit by up to ten percent. The maximum income limit may increase by an additional ten percent every 30 days thereafter until the units are sold. The developer must receive authorization from the City for each income limit adjustment.~~

2. **Restrictions Remain:** In the event a property is sold to a non-income eligible purchaser, the unit remains subject to all restrictions, covenants, and requirements of law set forth in the Affordable Housing Ordinance and these Regulations.

11. Covenant Requirement: An Applicant shall sign and forward to the City Manager or his designee a restrictive covenant, in recordable form, on each MPDU or WFHU for which it executes a sale of contract. The covenant, a sample of which will be provided to the Applicant, must be in a form acceptable to the City Manager or his designee and must comply with all provisions of the Affordable Housing Ordinance and all regulations issued thereto. The covenant shall bind the Applicant, any assignee, mortgagee, buyer and all other parties that receive title to the property. It shall include, but not be limited to, the following information:

- (a) A statement that the provisions of the Affordable Housing Ordinance, and all regulations issued thereto, shall apply to the property and run with land for the entirety of the control period;
- (b) A statement that the covenants shall bind the owners of the MPDU and/or WFHU, and all parties with an interest in title to the property, during the control period and run with the land for the entire control period;
- (c) A statement that the covenant shall not be terminated except upon expiration of the control period;
- (d) A statement that the covenant shall be senior to all instruments securing permanent financing;
- (e) A statement that MPDU and/or WFHU purchasers must occupy the property as their only residence throughout the entirety of ownership during the control period except as permitted by these Regulations;
- (f) A statement that an MPDU and/or WFHU owner must not purchase another unit prior to selling the affordable unit;
- (g) A statement requiring the owner to abide by all regulations and price determinations issued by the City Manager or his designee with respect to the resale of any MPDU or WFHU;
- (h) A statement allowing the City Manager or his designee to create a lien to collect that portion of the re-sale price of an affordable unit which exceeds an approved resale price;
- (i) A statement requiring a payment to the City Affordable Housing Fund upon the first sale of the property following the expiration of the control period. The amount of the payment will be equal to a percentage of the profits from the sale, based on length of ownership of the unit by that seller and in accordance with percentages established through these Regulations;
- (j) The covenant shall be noted on the subdivision plat for those lots and parcels to which it applies.

12. **Purchaser Requirements**

(a) **Purchaser Agreement:** The purchaser must execute, and submit to the City, a purchaser's agreement, a sample of which will be made available to the purchaser, affirming an understanding of the laws, regulations, covenants, and others restrictions related to the purchase. The purchaser's agreement requires the purchaser to:

1. Certify that during the period of ownership, the purchaser shall occupy the unit as his/her only residence and that, in the event of re-sale, the owner shall offer the unit exclusively to persons and/or households certified by the City Manager, or his designee, as eligible to purchase the property.
2. Certify that the owner has not owned a home within ~~5~~ 3 years prior to the purchase of the affordable unit.
3. Agree not to rent the unit, or any part thereof, to any person or persons during the term of the control period.
4. Agree that for a period of 30 years from the date of settlement, the unit must not be sold or refinanced for a price greater in value than that approved by the City Manager or his designee.
5. Agree to tender, upon the first sale of the unit after the expiration of the control period, a payment to the City amounting to a percentage of the profits from the sale based on length of ownership of the unit and in accordance with percentages established in these Regulations.
6. Acknowledge receipt of a copy of the recorded covenants applicable to the purchased property.
7. Acknowledge receipt of the Affordable Housing Ordinance and regulations applicable to the purchased property.

(b) **Acknowledgment of Receipt of Covenants:** A purchaser must also execute a separate document whereby the purchaser acknowledges receipt of a copy of the Declaration of Covenants, indicating the subdivision, the date of recordation and the liber and folio in the land records in which the covenant is recorded. Through this document, the purchaser acknowledges that the Covenant is binding upon the property and that, as owner of such a property, the purchaser is bound by the requirements of the law governing MPDUs and WFHUs.

(c) **Homebuyer Seminar:** All Participants must complete a homebuyer class prior to signing a purchase contract.

13. **Closing Costs:** An MPDU or WFHU seller is required to pay the following closing costs on behalf of the purchaser:

- (a) One half of one percent (1/2 of 1%) for the permanent loan origination fee;
- (b) County tax certificate, transfer charges;
- (c) Revenue stamps, and recordation charges;

- (d) Title examination, settlement and attorney fees;
- (e) Notary fees and fees for preparation of a deed conveyance, a deed of trust or mortgage, and the deed of trust or mortgage note;
- (f) Appraisal fee and credit report fee;
- (g) House location survey plat.

SECTION THREE: RESALE OF WFHUs AND MPDUs

1. Compliance with Affordable Housing Ordinance: Any MPDU or WFHU sold during the applicable control period is subject to all provisions of law governing affordable housing, all regulations issued thereto, and all restrictions, controls and covenants on the property for the entirety of the control period in effect.

- (a) Any sale and/or purchase agreement for a property subject to control must clearly and conspicuously state that the conveyed property is subject to the restrictions imposed by the Affordable Housing Ordinance, the regulations adopted thereto, and to all restrictions imposed by the covenant on the property.
- (b) Purchasers must acknowledge in writing having received the applicable law, regulations, and covenant prior to execution of the sales contract.

2. Notification of Intent to Sell: An affordable unit may not be sold while the control period is in effect unless and until the owner notifies the City the unit is for sale and a maximum resale price is set for the unit by the City Manager or his designee.

- (a) At the time of notification, the seller must request a resale price determination.
- (b) The City shall require the seller to submit an independent property appraisal, the cost of which shall be borne by the seller.

3. Pricing: Following a written request by a seller for a re-sale price determination, the City Manager or his designee must determine a maximum sales price for which a unit may be offered for resale. Price determinations shall be based upon the following formula:

- (a) For any sale that occurs during the control period, the sale price of the MPDU or WFHU shall be the sum of:
 - 1. the original acquisition price;
 - 2. the percent of change in the Consumer Price Index- Urban for the Washington-Baltimore Metropolitan Area for the period of ownership;
 - 3. a credit for the Fair Market Value of Capital Improvements to the property.
- (b) Credit for the Fair Market Value of Capital Improvements to the property shall be awarded only upon the submission of documented evidence of the improvements for which credit is sought. Documented evidence shall include, but not be limited to, receipts, contracts, or other evidence supporting their

value. A pre-approved list of allowable improvements shall be available at City offices and shall be provided to affordable unit owners upon request. Improvements must be permanent in nature and clearly add to the market value of the property as determined by the City Manager or his designee. (A list of pre-approved improvements is attached hereto as Appendix A).

1. Depreciation shall be calculated on a 10 year straight-line basis for approved upgrade appliances not included in the original price of a unit.
 2. A seller may appeal a determination as to whether an improvement is allowable and may submit additional evidence upon which the appeal is based. Upon review of the additional documentation, the City Manager or his designee shall make a final determination of the allowable credit to be offered.
- (c) The resale price of an MPDU or WFHU may be reduced if the physical condition of the unit reflects abnormal wear and tear because of abuse, neglect, or insufficient maintenance.

4. Re-Sale to Eligible Purchasers

- (a) Following receipt of a resale notification by an MPDU or WFHU owner, and subsequent price determination for the unit, the City Manager or his designee shall contact persons on the waiting list for that development, providing information on the available unit.
- (b) Interested purchasers must submit verification to the City Manager or his designee of continued eligibility for the Program.
- (c) Following verification of eligibility, a Participant on the waiting list may submit a sales contract for the property. If more than one contract is submitted, the seller retains sole discretion to choose among the competing offers provided the selected buyer satisfies all eligibility requirements of the Program.
- (d) If no sales contract is submitted by Participants on the waiting list, a seller may offer the property to other purchasers who, as determined by the City Manager or his designee, satisfy the income and other eligibility requirements of the Program.
- (e) Upon request by the seller, the City Manager or his designee shall list the property, as well as the maximum income limits of households eligible to purchase that property, on a re-sale property list available for review at City offices and on the City's website. Interested purchasers must submit documentation to the City demonstrating eligibility for the Program. A Certificate of Eligibility awarded for another project and issued within 365 days of the date on which the re-sale property is listed on the City's website shall constitute sufficient evidence of eligibility. Upon approval of a purchaser's eligibility, a sales contract may be executed for the resale property, based on pricing determined by the City.

(f) **Unsold Property:** If the property remains unsold after 180 days on the City-maintained re-sale list, the seller may offer the property to otherwise eligible purchasers whose income exceeds the established maximum by up to ten percent. The maximum income limit may increase by an additional ten percent every 30 days thereafter until the units are sold.

1. Prior to offering a property to purchasers whose income exceeds the established maximum, the seller must receive written approval from the City to do so.
2. The City will include the payment of a sales commission in its re-sale price determination only if the seller demonstrates he/she was unsuccessful in selling the property through the resale list maintained by the City.

5. Control Period Does Not Reset: All MPDUs and WFHUs are subject to a 30 year control period to commence on the original date of sale of a unit to the first owner of that unit. The control period shall run continuously without interruption and does not re-set upon the sale of a property.

6. First Sale Upon Termination of Control Period:

- (a) Upon the expiration of the 30 year control period, an owner of a formerly restricted unit may sell that unit for whatever price the market will bear. However, the profits of the first sale after the control period terminates must be shared with the City according to the formula set forth below.
- (b) Upon the first sale of a property after the control period terminates, and in return for the benefits received in being able to purchase an affordable dwelling unit, a seller must, as required by the covenant on the property, contribute a portion of the profits from the sale to the City Affordable Housing Fund. The amount of the payment shall be calculated using a sliding scale formula based on the length of time the seller has owned the unit. Following the first full year of ownership, affordable unit owners who are the first to sell a unit upon the termination of the control period will earn a 2.5 percent share of the profit for every year of ownership, up to a 50 percent share of the profit for 20 or more years of ownership. Profit is defined as the difference between the fair market sales price and the adjusted base. The adjusted base equals the sum of:
 1. the initial acquisition price;
 2. the percent of change in the Consumer Price Index- Urban for the Washington-Baltimore Metropolitan Area for the period of ownership;
 3. a credit for the Fair Market Value of documented Capital Improvements to the property;
 4. actual real estate commission up to 6 percent of the market sales prices;
 5. one half of the Transfer Tax & Recording Fee.

The following table outlines the division of profits between the seller and the City at the termination of the control period:

Years of Ownership	City Share	Owner Share
20 plus	50.0%	50.0%
19-20	52.5%	47.5%
18-19	55.0%	45.0%
17-18	57.5%	42.5%
16-17	60.0%	40.0%
15-16	62.5%	37.5%
14-15	65.0%	35.0%
13-14	67.5%	32.5%
12-13	70.0%	30.0%
11-12	72.5%	27.5%
10-11	75.0%	25.0%
9-10	77.5%	22.5%
8-9	80.0%	20.0%
7-8	82.5%	17.5%
6-7	85.0%	15.0%
5-6	87.5%	12.5%
4-5	90.0%	10.0%
3-4	92.5%	7.5%
2-3	95.0%	5.0%
1-2	97.5%	2.5%
0-1	98.5%	1.5%

SECTION FOUR: RENTAL UNIT REQUIREMENTS

1. **Applicability:** The rental requirements of the Affordable Housing Ordinance and these Regulations shall be imposed on any new residential development of 20 or more units.

2. **Control Period:**

- (a) Rental price controls and other restrictions imposed by law, regulations, or covenant shall remain in effect for a period of 30 years, commencing from the date of the initial lease of a property.
- (b) The 30 year control period on a leased property is finite and shall not be reset when occupancy of the unit is transferred from one eligible tenant to another during that time.

(c) At the end of the 30 year control period, all rent restrictions, and other restrictions imposed by law, regulation, or covenant, shall be lifted.

1. **Notice of Control Period Expiration:** At least 6 months prior to the expiration of the control period, a landlord must provide an occupant of a unit subject to rent controls under the Program a written letter of notice informing the occupant of the date upon which the control period will expire and specific information on planned rent increases to be imposed after that date; however, any proposed rent increases may not take effect until the lease entered into during the control period actually expires.
2. **Notice to New Occupants:** If an Applicant offers a controlled unit to a Participant within 2 years of the expiration of the control period, the Applicant must, prior to the execution of a lease agreement, notify the Participant of the exact date of the expiration of the control period, the limited duration of the controlled rent price, and information on planned rent increases.

3. Percentage of Units to be Set-Aside

- (a) In any new construction containing 20 or more units available for rent, an Applicant shall set-aside 15 percent of the units as affordable.
- (b) The entire 15 percent of set-aside units shall be comprised of MPDUs with rent set at prices affordable to households earning 60 percent of AMI, adjusted for household size.
- (c) In calculating the number of units to be created, if the calculation results in the creation of a partial unit, the number of units required shall be rounded to the nearest whole number.
- (d) Fifteen percent constitutes a minimum affordable unit requirement. Nothing in the Affordable Housing Ordinance or these Regulations prohibits an Applicant or developer from providing more than 15 percent of the units in a development as MPDUs.

4. Participant Eligibility

- (a) Households seeking a Certificate of Eligibility in order to lease an MPDU must satisfy the following requirements:
 1. Participants must have lived or worked within the City of Gaithersburg for at least ~~365 days~~ one year prior to the date on which an application for an available unit has been received.

2. Priority Participants (full-time City of Gaithersburg employees, Public Safety Workers, K-12 Montgomery County public and private school employees) are not required to have lived or worked in the City prior to submitting an application for an affordable unit. ~~must have been employed in a priority category for at least 365 days prior to the date on which an application for an available unit has been received.~~ Any individual or household seeking to receive priority status must, upon submission of an application for the Program, provide documented evidence of employment in a priority category.

3. Participants seeking to lease an MPDU must earn not less than ~~60~~ 50 percent or more than 80 percent of AMI, adjusted for household size; however, at the sole discretion of the property owner, units can be leased to households at less than 50 percent of AMI.

4. For purposes of determining income eligibility, sources of income include, but are not limited to:
 - a. interest from savings and checking accounts;
 - b. dividends from stocks, mutual funds, and bonds;
 - c. interest from certificates of deposit;
 - d. social security benefits;
 - e. VA benefits;
 - f. wage and salary;
 - g. child support;
 - h. alimony;
 - i. overtime;
 - j. unemployment insurance;
 - k. bonus payments;
 - l. pension and retirement payments;
 - m. long term disability payments;
 - n. any other trusts, royalties, annuities or stipends;
 - o. any and all sources of income reasonably attributable to members of a Household as determined by the City Manager or ~~his~~ designee.

5. A Participant may not have previously owned a home within ~~5-3~~ 3 years of the date on which an application for the Program is received. The City Manager or ~~his~~ designee may waive this requirement for good cause.

6. A Participant who leases an MPDU may not own a dwelling or purchase a dwelling of any kind while the control period remains in effect. A tenant who makes such a purchase during the control period shall be subject to the enforcement procedures set forth in Section 6 of these Regulations.

7. A Participant must agree to occupy the MPDU throughout the entire period of the lease agreement during which the control period is in effect. A tenant who fails to occupy an MPDU shall be subject to the enforcement procedures set forth in Section 6 of these Regulations.
8. A Participant who leases an MPDU unit may not sub-lease or otherwise rent-out the unit, or any portion thereof, to another person or persons during the control period. A tenant who sub-leases or otherwise rents out an MPDU, or portion thereof, shall be subject to the enforcement procedures set forth in Section 6 of these Regulations.

5. Lease Agreement Requirements: All lease agreements for MPDUs must include the following:

- (a) A provision requiring the tenant to occupy the unit as his or her only place of residence;
- (b) A provision prohibiting the tenant from subletting the unit except for good cause as determined by the City Manager or his designee;
- (c) A provision requiring the tenant to provide annual income and household composition information to the Applicant for recertification purposes. Required documentation shall include federal income tax returns for the previous two year period and copies of ~~current~~ three consecutive pay stubs for all employed Household members.
- (d) A provision providing that the tenant vacate the unit in the event the tenant fails to provide the required income certification documents or if the Household income exceeds the limits described in Paragraph 7 below.

6. Tenant Selection:

- (a) Unless otherwise directed by the City Manager or his designee, an Applicant may offer rental MPDUs for lease without utilizing a lottery process. When a lottery process is not used, the City may assign responsibility for accepting applications and certifying eligibility to the Applicant. Following a general notification by the City of unit availability, rental MPDUs shall be leased on a first-come first served basis.
 1. Upon the request of the City Manager, or his designee, representatives of the apartment complex must submit their application, lease, and leasing procedures to the City for review and approval.
 2. The Applicant must comply with all local, state, and Federal fair housing laws and must rent the available units only to Participants with a valid Certificate of Eligibility.

3. The Applicant must send a copy of the initial and all renewal leases to the City within 30 days of signing the lease.
 4. The Applicant must provide the following information to the City on an annual basis:
 - a. For each MPDU, the tenant's name, household size, and the total household income as of the date of the lease.
 - b. A statement that, to the best of the Applicant's information and knowledge, the tenants who are leasing the MPDUs meet the eligibility criteria of the Program.
- (b) The City Manager may require an Applicant to offer affordable units to tenants displaced by previous or pending redevelopment ~~In the event a redevelopment project results in tenant displacement, the City Manager may require an Applicant to offer affordable units in the redeveloped project to displaced tenants from that development~~ before those units may be offered to other eligible Participants. However, the units may only be offered to displaced tenants who have applied for and are otherwise eligible for the Program.
- (c) If the City Manager or his designee directs that MPDUs be made available through a lottery process, that process shall be consistent with the lottery process pertaining to for-sale units described in Section 2 of these Regulations.

7. Annual Income Certification:

- (a) MPDU tenants must submit to the landlord, on or before June 1 of each year they rent an MPDU unit, an executed affidavit certifying Household Income and household composition in order to verify continued income eligibility. The City Manager, or his designee, must annually notify landlords of the applicable income limits and other eligibility criteria.
 1. If a tenant fails to provide recertification information within 30 days of the date on which the information is required, the tenant must vacate the unit within sixty 60 days of receiving notification from the Applicant that the required documentation has not been received.
 2. If at the time of recertification, the tenant's income exceeds the maximum allowable limit by 30 percent the tenant must vacate the unit within 90 days. The Applicant may permit the tenant to occupy the unit at an agreed upon market rent, but the Applicant must substitute another unit with the same number of bedrooms for the existing MPDU. ~~A new covenant must be recorded, subjecting the substitute unit to the applicable MPDU restrictions, laws, and regulations.~~

8. Rental Rates

- (a) Maximum rental prices for MPDUs shall be established for each new development by the City Manager or his designee and shall be revised annually based on changes in AMI. Based on industry standards, prevailing economic circumstances, current local housing market conditions, rental prices in the private market, vacancy rates of comparable properties, and other factors within his discretion, the City Manager, or his designee, shall require MPDU rental prices to be set so as to render them affordable to households earning 60 percent of AMI, adjusted for household size.
- (b) A determination of affordability shall be based on the standard calculation that a household should pay 25 percent of gross annual income toward rent, exclusive of utilities.
- (c) The rent calculation for affordable units shall be based on the household income of 1.5 people per bedroom and shall correspond to the midpoint income between two households as follows:
 1. The rent for a studio shall be based on the income for a one person household.
 2. The rent for a one bedroom unit shall be based on the midpoint between the income for one person and a two person household.
 3. The rent for a two bedroom unit shall be based on the midpoint between the income for a two person and three person household.
 4. The rent for a three bedroom unit shall be based on the midpoint between the income for a three person and four person household.
- (d) Rent calculation:
 1. Utilities not included: based on household size and the corresponding maximum income for a unit as listed above, an annual rent allowance shall be determined by multiplying the maximum income by 25 percent. The resulting annual rent allowance shall then be divided by 12 in order to determine the maximum monthly rent for the unit. The following chart provides a sample rent calculation for units at 2006 income levels. Based on annual changes in AMI, the City Manager, or his designee, shall issue revised prices on or before June 30 of each year.

NUMBER OF PEOPLE IN HOUSEHOLD	INCOME AT 60% OF AMI (2006 LEVELS)	TYPE OF UNIT AFFORDABLE	ANNUAL RENT ALLOWANCE (25% OF INCOME)	RENT PER MONTH (ANNUAL RENT ALLOWANCE DIVIDED BY TWELVE)
1	\$37,920	STUDIO	\$9,480	\$790
1.5	\$40,620	ONE BR	\$10,155	\$846
2.5	\$46,050	TWO BR	\$11,512	\$959
3.5	\$51,480	THREE BR	\$12,870	\$1,072

2. **Utilities included:** when utilities are included, the annual rent allowance shall be determined by multiplying the maximum income for a unit as listed above by 30 percent. The resulting annual rent allowance shall then be divided by 12 in order to determine the maximum monthly rent for that unit. The following chart provides a sample calculation for units at 2006 levels. Based on annual changes in AMI, the City Manager, or his designee, shall issue revised prices on or before June 30 of each year.

NUMBER OF PEOPLE IN HOUSEHOLD	INCOME AT 60% OF AMI (2006 LEVELS)	TYPE OF UNIT AFFORDABLE	ANNUAL RENT ALLOWANCE (30% OF INCOME)	RENT PER MONTH (ANNUAL RENT ALLOWANCE DIVIDED BY TWELVE)
1	\$37,920	STUDIO	\$11,376	\$948
1.5	\$40,620	ONE BR	\$12,186	\$1,015
2.5	\$46,050	TWO BR	\$13,815	\$1,151
3.5	\$51,480	THREE BR	\$15,444	\$1,287

- (e) The City Manager, or his designee, may set different maximum rent limits for leased units in high rise buildings if the City Manager determines that there is no other reasonable means available to finance the building of all required MPDUs at a specific development.
- (f) Laundry washer and dryer equipment must be provided in each MPDU unless such equipment is not provided in the market rate units. No increase in rent is permitted for laundry washer and dryer equipment unless the market rate units are separately charged and the increase is limited to the same fee that the market rate apartments are charged.

- (g) The Applicant may not charge a fee for non-structured, automobile parking to MPDU tenants. Structured parking, garage or other enclosed spaces may be offered as an option to MPDU tenants at the monthly rate normally charged by the Applicant.
- (h) The City Manager, or his designee, may adjust rental rates in apartment developments that provide services, amenities, or design features to all tenants and which cannot be made optional to MPDU tenants on a fee basis.

9. **Developer Marketing Requirements:**

- (a) **Priority Offering Period:** The developer must market available units to eligible Certificate Holders for a period of ~~180~~ 45 days
 1. If a lottery is not conducted, the City Manager, or his designee, must notify the Applicant of the date on which the first lease for the property may be written. The priority marketing period shall commence on that date and terminate ~~180~~ 45 days after the date of commencement unless the City Manager, or his designee, extends it for good cause. During the priority marketing period, the Applicant must lease the MPDUs only to Participants holding a valid Certificate of Eligibility.
 2. If a lottery drawing is held, the priority marketing period shall commence on the date of the lottery drawing.
 3. If construction or occupancy of MPDUs in a development is phased over a period of time, the priority marketing period shall begin when the first MPDU is offered for lease in each phase. Each phase of the development must have its own priority marketing period.
- (b) **Termination of Priority Period:** If any MPDUs are not leased to eligible households during the priority marketing period, and the Applicant can demonstrate to the City Manager or his designee that it has made a good faith effort to lease the units to eligible households, the Applicant may lease those units to otherwise eligible households who do not live or work within the City of Gaithersburg but do live or work within Montgomery County, whose income exceeds the established maximum.
 - ~~1. Restrictions Remain: In the event a unit is leased to a non-income eligible tenant, the unit remains subject to all restrictions on the property as required by the Affordable Housing Ordinance and these Regulations.~~

10. **Sale of For-Rent Units:**

- (a) In the event the owner of any affordable rental housing units converts those units to condominiums, the owner must set-aside 15 percent of the units as

affordable MPDUs and WFHUs and must comply with all procedures and restrictions set forth in Section 2 of these Regulations.

- (b) If a leased MPDU is offered for sale, the person who lawfully occupies it when the unit is offered for sale must be offered the right of first refusal to buy the unit provided the person continues to meet all eligibility standards at the time of sale. The right of first refusal is effective for 60 days from the date the tenant is given notice that the unit is to be offered for sale.
- (c) The MPDU may not be sold at any time during the applicable control period for a price greater than the approved resale price for the unit as determined by the City Manager or his designee. The resale price shall be established in accordance with procedures set forth in these Regulations and will be calculated as if the unit had been a for-sale unit at the time of the original lease agreement.
- ~~(d) A new 30 year control period will go into effect, commencing on the date of settlement. All requirements of the Affordable Housing Ordinance and regulations pertaining to MPDU ownership shall apply.~~
- (d) Existing rental covenants shall be released and new sale covenants recorded on the property requiring that the properties remain affordable for the balance of the original 30 year control period.
- (e) An Applicant may not sell rental MPDUs at one Location on a piecemeal basis without the express permission of the City Manager or his designee.

SECTION FIVE: PROGRAM ADMINISTRATION

1. Administration of Program: The Program shall be administered in its entirety by the City of Gaithersburg.

- (a) The City Manager or his designee shall implement, enforce, and evaluate all terms and requirements of the Affordable Housing Ordinance and these Regulations.
- (b) The City Manager or his designee shall provide developers and Applicants information on the requirements of the Affordable Housing Ordinance and these Regulations.
- (c) The City Manager or his designee shall provide information to Applicants on the applicability of the Affordable Housing Ordinance to a proposed development or project.
- (d) The City Manager or his designee shall receive, review, and evaluate Participant applications for all projects in which affordable housing units are available. For each project, staff shall establish a deadline by which applications must be received in order to be considered for review. Applications received after an established deadline shall not be considered.

- (e) Eligibility for the Program shall be determined exclusively by the City Manager or his designee. Following a review of all submitted applications, the City Manager or his designee shall issue a Certificate of Eligibility to any household deemed eligible.
- (f) The City Manager or his designee shall maintain a list of all affordable units constructed pursuant to the requirements of the Affordable Housing Ordinance and shall maintain data and other relevant information on program inventory.

2. **Project Announcement:** Following formal approval of a development application by the City and the submission of an offering agreement by the developer, including the specific terms as to the number and type of affordable units available, a project announcement shall be issued. Via the City website, publication in a local newspaper, and other appropriate media and channels of communication, the City announcement shall include, but need not be limited to:

- (a) project details;
- (b) number and price of affordable units available;
- (c) bedroom mix;
- (d) description of amenities available;
- (e) information pertaining to the application process;
- (f) the deadline date for filing an application with the City.

3. Program Application Processing:

(a) **Receipt of Program Applications:** The City Manager or his designee shall receive and process Program applications for an announced project for a period commencing on the first date of public notification of a project. For each project, the City Manager or his designee shall set a deadline by which all applications must be received.

(b) **Program Application Review:**

1. **Initial Review:** The City Manager or his designee shall review applications for accuracy, complete information, and eligibility.

2. **Rejected Applications:** Any application rejected on eligibility grounds shall be returned, along with a brief explanation as to the reason for the rejection. When an application is rejected due to incomplete or deficient information, a Program Applicant shall be afforded one additional opportunity to provide all required information. For each returned application, the City Manager, or his designee, shall establish a deadline by which deficient applications must be amended and returned in order to receive further consideration. Program Applicants whose submissions are deemed incomplete or otherwise deficient upon second review shall be disqualified and barred from further participation for the specific project under consideration. Such a Program Applicant is not, however, barred from applying for other projects in the future.

3. Priority Categories: Accepted applications shall be placed in Priority Participant categories if applicable.

(c) Required Documentation: In order to purchase a unit, Program Applicants must be able to qualify for financing and be able to pay down payment and other costs associated with a home purchase. Program Applicants must provide the following information:

1. A completed application signed and dated by all Program Applicants;
2. A recent credit report, dated not more than 30 days from the date of the application, and showing a minimum score of 500;
3. Tax information from the two most recent federal tax returns;
4. Three consecutive ~~Two most recent~~ pay stubs for all wage earners;
5. A year-to-date summary statement of income and expenses if an Applicant is self-employed;
6. Program Applicants who do not have the requisite tax information from the IRS must supply evidence from the IRS indicating they have not filed Federal income taxes in the previous one or two years, whichever is applicable;
7. Additional relevant financial, residency, or employment information determined by the City Manager or his designee to be necessary for appropriate evaluation of an application.

4. Notification:

(a) Certificate of Eligibility: If an application has been approved, a household shall be awarded a Certificate of Eligibility valid for the specific project for which a household applied. The Certificate of Eligibility shall include the name of the Participant(s) and the name of the development project at which the household is eligible to purchase an affordable unit.

(b) General Information: Participants shall be provided general information about the Program, the process for purchasing a unit, control period information, a description of the priority system, information on homebuyer class programs, and an indication of whether the Participant qualifies for placement in a priority pool. Specific information on when the lottery for the project is likely to occur also will be provided at this time.

(c) Automatic Lottery Entry: Except for those Participants displaced by redevelopment, all approved Participants for a specific project shall be automatically entered into a lottery drawing for that project. Participants are not required to file a separate lottery application, nor are they required to be present at the time of the lottery drawing. Following the drawing, a list of names and contact information shall be compiled by the City Manager, or his designee, and made available to the developer.

5. Property Review:

(a) **Review in Order in Which Names Were Drawn:** Upon receiving a list of names drawn in a lottery for a specific project, the developer must contact Participants in the order in which the names appear. If a Participant fails to respond to the developer within 10 business days or declines, in writing, the opportunity to review the property, the developer may contact the next Participant on the lottery list.

1. A Participant who declines in writing to review a property shall be removed from the lottery list and shall forfeit any additional right to review a property in that project. However, the Participant is not precluded from applying for future projects.
2. Failure to respond to the developer within 10 business days does not preclude a Participant from participation at a later date provided properties remain available. In that case, the Participant must contact the Applicant, but shall be placed at the end of the lottery list and may be given an opportunity to purchase a unit only after all other eligible Participants have been contacted.

(b) **Submission of Purchase Contract:** Once a Participant has been contacted by the developer and has been given an opportunity to review either a property, or plans for a property, a Participant has 7 business days in which to submit a purchase contract for the property. If the Participant does not submit a purchase contract within that time period, the Applicant may make the property available to another eligible certificate holder.

6. **Homebuyer Seminar:** All Participants must complete a homebuyer class prior to signing a purchase contract. Information on these classes shall be provided to Participants at the time a Certificate of Eligibility is awarded.

SECTION SIX: COMPLIANCE, ENFORCEMENT, APPEALS, WAIVER

1. **Compliance:** The City Manager or his designee shall monitor compliance with the requirements of the Affordable Housing Ordinance and these Regulations. The City Manager, or his designee, may take, but is not limited to, the following actions to ensure compliance with all requirements of the law:
 - a. Maintain a list of all MPDUs and WFHU constructed, sold, or rented;
 - b. Periodically request copies of utility bills;
 - c. Seek permission to enter an MPDU or WFHU;
 - d. Monitor occupancy of affordable units;
 - e. Monitor income eligibility of MPDU rental units.
 - f. Monitor income eligibility of MPDU and WFHU sold;

- g. Monitor compliance with any Declaration ration of Covenant, Sales or Rental Offering Agreements relating to affordable housing.

2. **Permissible Legal Action:** The City Manager or his designee shall have the authority to take any and all legal measures necessary to enforce and implement the Affordable Housing Ordinance and these Regulations.

- (a) Violations of this Chapter are declared to be municipal infractions and enforceable pursuant to the provisions of Section 1-9 of this Code. The maximum penalty for each initial and repeat violation shall be established by the City Council.
- (b) In addition thereto, the City may institute injunctive, mandamus, or any other appropriate action or proceedings at law or equity for enforcement of this Chapter or to correct violations of this Chapter, and any court of competent jurisdiction shall have the right to issue restraining orders, temporary or permanent injunctions or mandamus or other appropriate form of remedy or relief.

3. **Waiver:**

- (a) An Applicant may make a formal written request that the requirements of the Affordable Housing Ordinance and regulations issued thereto be waived, reduced, or adjusted, partially or in their entirety.
- (b) The City Council may grant a waiver of the provisions of the Affordable Housing Ordinance only upon a documented showing of:
 - 1. undue economic hardship on the part of the Applicant in fulfilling the requirements of the Affordable Housing Ordinance and regulations issued thereto; or
 - 2. the absence of a reasonable relationship or nexus between a proposed project and the provisions of the Affordable Housing Ordinance.
- (c) Documented evidence of undue economic hardship must include verifiable economic and financial data of the Applicant, verifiable economic and financial data related specifically to the project for which a waiver or reduction is sought, and any other relevant data as may be requested by the City Manager or his designee.
 - 1. Information submitted by an Applicant to establish undue economic harm shall be subject to review and approval by the City Manager, or his designee, and by an independent financial analyst who may be retained

at the discretion of the City Manager for the purposes of evaluating a claim of undue economic hardship.

2. Any waiver must be strictly construed and limited.
3. If a reduction, adjustment, or waiver is granted, any subsequent change in use within the project shall invalidate the waiver, adjustment, or reduction granted under this provision.

APPENDIX A:

PRE-APPROVED IMPROVEMENTS ELIGIBLE FOR FAIR MARKET VALUE CREDIT:

MAJOR IMPROVEMENTS

Completion of unfinished areas into living areas, room additions, carports and garages

Insulation

Bathroom expansion/upgrade

Window replacement

Electrical Wiring

Major plumbing upgrades

Perimeter fencing of yards

Bathtub enclosures (permanently attached)

Fireplaces

Storage closets

Exhaust, attic and ceiling fans

Patios, porches, decks

Storage shed

Electronic Security System

Landscaping, including additional shrubs and trees or retaining walls, up to \$500

Installation of recessed lighting

Installation of hardwood flooring

Replacement of heating, ventilating and air conditioning equipment

DEPRECIATED ITEMS

Roof replacement

Interior and Exterior Painting

Carpet and tile replacement

Refrigerator

Water Heater

Kitchen Cabinets

Oven/Range

Thermostat/timer

Dishwashers and disposals (built-in)
Permanently installed humidifiers
Washer and/or dryer
Microwave

IMPROVEMENTS NOT ELIGIBLE FOR CREDIT

Portable humidifiers
Additional light fixtures
Door bell chimes, knockers, peepholes, house numbers
Shelving (permanently attached or removable)
Wallpaper
Paneling on previously finished walls or ceilings
Substitution of towel racks and other bathroom accessories
Siding maintenance
Roof maintenance
Conversion of existing area to another use (e.g., conversion of a bedroom to a recreational room)
Television antennas
Window air conditioners
Portable heaters

Boldface

Underlining

~~Single strikethrough~~

Double underlining

~~Double boldface strikethrough~~

Heading or defined term.

Added to existing law by original bill.

Deleted from existing law by original bill.

Added by Amendment.

Deleted from existing law or the bill by amendment.

Existing law unaffected by bill.