



**RULES AND PROCEDURES  
FOR THE AFFORDABLE HOUSING BONUS DESCRIBED IN  
SECTION 6.6 OF THE UNIFIED DEVELOPMENT ORDINANCE**

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## AFFORDABLE HOUSING BONUS UDO SECTION 6.6 RULES AND PROCEDURES

### SECTION I: DEFINITIONS

Affordable Housing Bonus – the development rules and regulations described in Section 6.6. of the Durham Unified Development Ordinance.

Affordable Housing Contract (“Contract”) – a legal document by which the City will enforce the rules and procedures laid out in this document and assure compliance with the affordable housing requirements of the City of Durham’s Unified Development Ordinance (“UDO”). An Affordable Housing Contract (“Contract”) will be signed by both the City and the Owner and will stipulate the income, rent and/or sales price guidelines for the Affordable Units, steps for on-going monitoring and remedies for non-compliance during the life of the Contract.

Affordability Requirement – the number and type of units that must be designated as Affordable Units in order for the Property to be eligible for the Affordable Housing Bonus.

Affordable Unit – a dwelling unit that meets the definition of Affordable Housing Dwelling Unit within the Durham Unified Development Ordinance, as amended.

Affordable Unit Mix – predetermined mix of bedroom sizes established by contract that make up the Affordable Units committed at a Property.

Annualized Gross Income - all amounts, monetary or not, that go to or are received on behalf of the family head, spouse or co-head (even if the family member is temporarily absent), or any other family member, or all amounts anticipated to be received from a source outside the family during the 12-month period following admission or Annual Recertification Effective Date.

Annual Recertification Effective Date – for annual recertification, the Effective Date is the original date the income determination was completed and signed.

Area Median Income (AMI) - the median income amounts established by the U.S. Department of Housing and Urban Development (“HUD”) for the Durham Metro Area region under the HOME Investment Partnership Program, as most recently published by and as revised from time to time by HUD.

Comparable Unit – a unit with same number of bedrooms, similar square footage and same level of interior (cosmetic) finish and exterior appearance

Concern - deficiencies in Contract performance that, although they may not represent deviations from minimum compliance requirements, represent a pattern of oversights or errors in judgment. A Concern may include the use of documentation that does not provide adequate information for the Owner to reach a reliable conclusion; ignoring or overlooking indications of fraud such as not researching unusual activity in a bank statement. The Owner must provide a written action plan that will correct the Concerns and prevent them from recurring. City Staff must review and approve a written action plan and may require additional actions before a plan is approved.

Desk Audit - a review of tenant files for the Affordable Units to verify that information submitted as part of the annual certification process matches the tenant files. A Desk Audit may be performed when a Property has had no compliance issues during previous audits.

Finding - is an action or a decision that is not in compliance with the Contract or the City's rules and procedures. Findings may include allowing an ineligible tenant to take possession of an Affordable Unit or failing to fully certify a current Affordable Unit tenant's eligibility prior to lease renewal. Findings may also include allowing Concerns to continue without being corrected. If Findings are identified, the City will state them in the exit interview that is conducted at the conclusion of the monitoring, and the developer must provide a written action plan that will correct the Findings and prevent them from recurring. City Staff must review and approve written action plan and may require additional actions before such approval is granted.

HOME Program – is a federal program through the U.S. Department of Housing and Urban Development (HUD). Except in the cases of projects utilizing Low Income Housing Tax Credits, the HOME Income and Rent guidelines will be used by the City as the basis for determining Household Income Eligibility and affordable rents.

Homeowner(s) – individual or individuals who purchase and reside in a for sale Affordable Unit.

Homeowner Income Certification (HIC) – a form used for certifying and recertifying income and assets for households to determine eligibility for Homeownership Affordable Units.

Household Income Eligibility - is based on the tenant's Annualized Gross Income and then compared to the effective AMI Limits set by HUD. Initial Household Income Eligibility is set at 60% AMI for rental units and continuing eligibility for a household in a rental unit can increase up to 80% AMI. Initial Household Income Eligibility for homeownership units is set at 80% AMI and there are no limits on increases in household income after closing.

HUD – United States Department of Housing and Urban Development

HUD Effective Date - for HUD HOME Income and Rent Limits, the Effective Date is the date that starts the new set of limits. HUD has a publishing date and an Effective Date. The City follows the Effective Date for determining rent and income for leases beginning on or after Effective Date.

Initial Qualifying Household Income – the Annualized Gross Income originally determined for eligible households in Affordable Units. Initial Qualifying Household Income must be at or below 60% AMI for rental units and 80% AMI for homeownership units.

Low Income – is defined as earning less than 80% of Area Median Income

Low Income Housing Tax Credits (LIHTC) - a federal tax credit created as part of the 1986 Tax Reform Act which subsidizes the acquisition, construction, and rehabilitation of affordable rental housing for low-income tenants.

Maximum Allowable Sales Price – the highest price at which a homeownership Affordable Unit may be sold. The Maximum Allowable Sales Price will be set annually by the City.

North Carolina Housing Finance Agency (NCHFA) – a State of North Carolina public agency that finances affordable housing opportunities for North Carolinians whose needs are not met by the market, and is responsible for managing the State’s allocation of Low Income Housing Tax Credits.

Owner – The legal entity that is responsible for the creation of the Affordable Units required in order to utilize the affordable housing bonus.

Period of Affordability – the time specified in the Contract for which the required percentage of Affordable Units must be maintained; the Period of Affordability begins on the date that the Certificate of Compliance (CoC) for the Property is issued.

Property – a development making use of the Affordable Housing Bonus provisions available in the UDO.

Restrictive Covenants – a legal document imposing a restriction on the use of land so that the affordability of the units will be preserved. The document will be executed by the Owner, notarized, and then recorded by the Owner.

Tenant Income Certification (TIC) – a form used for certifying and recertifying income and assets for households to determine eligibility for rental Affordable Units.

## **SECTION II: APPLICATION PROCESS**

1. Owner indicates intent to use Affordable Housing Bonus, as part of development plan (if applicable) or site plan application.
2. Application is routed to Community Development Department (CDD) to review within twenty (20) days.
3. CDD will respond to Planning within 20 business days with an approval or a request for revision.
4. Final approved site plan will include language specifying affordable housing requirements as a condition of approval.
5. The City executes an Affordable Housing Contract (“Contract”) with Developer. The Affordable Housing Contract may be signed by the City Manager and does not require City Council approval.
6. CDD and works with City Attorney’s Office (CAO) to assure that the Owner has the required Restrictive Covenant recorded with the appropriate Register of Deeds office. Both the Contract and the Restrictive Covenant must be in place before a Certificate of Compliance (CoC) will be issued.
7. CDD notifies City/County Planning Site Compliance that the Contract has been fully executed and a Restrictive Covenant has been filed with the appropriate Register of Deeds office. Planning will include documents in the project record.
8. Once City/County Planning Site Compliance receives the notification specified in III.6 above, a CoC can be issued for the Property. For projects that involve multiple buildings and multiple CoCs, the Contract and Restrictive Covenants must be in place before the first CoC can be issued.

**SECTION III: GENERAL REQUIREMENTS**

**A. Use of Bonus**

The table below summarizes the general requirements of the Affordable Housing Bonus by zoning district. Note: the requirements as stated in the City-County Unified Development Ordinance control.

	<b>Compact Neighborhood Districts</b>	<b>Suburban and Urban Tiers</b>
<b>Bonus Applicability</b>	Only in zoning districts that allow multifamily residential	Districts that permit residential
<b>Minimum project size to use bonus</b>	15 units	1 unit
<b>Affordability Requirement</b>	15% of total units must be affordable	15% of units allowed <u>in base density</u> must be affordable
<b>Maximum density with bonus</b>	CD – 75 units/acre CSD – Unlimited Other districts – 75 units/acre	Additional 2 units for every Affordable Unit provided
<b>Height</b>	Varies based on building location – see UDO Section 6.6.2.E	Additional 15 feet
<b>Design Standards</b>	Varies based on district – see UDO Sections 6.6.2.A.3 and 6.6.2.F	n/a

**B. Requirements for Affordable Units**

1. All Affordable Units must be provided on site.
2. Affordable Units must be incorporated throughout the project, not clustered or segregated.
3. Affordable Units must be indistinguishable from market-rate units in location, grouping, unit size, interior finishes, and exterior design.
4. Affordable Units must remain affordable for the period of time specified in the Unified Development Ordinance, currently 30 years.
5. The Affordability Requirement will be memorialized through the Contract executed between the developer and the City of Durham and through recorded Restrictive Covenants. In the case of projects that receive funding from a City of Durham affordable housing program, the Contract and

Restrictive Covenants associated with that funding source may satisfy the requirement for a Contract and Restrictive Covenants for the affordable housing bonus.

6. For rental projects that involve multiple market rate and affordable buildings:
  - a. 50% of Affordable Units must have received CoCs by the time 50% of market rate units receive CoCs.
  - b. 100% of Affordable Units must have received CoCs by the time 95% of market rate units receive CoCs.
  - c. In the event the completion of Affordable Units lags behind these required targets, the City will not issue any additional CoCs for market rate units until the targets are achieved.
  
7. For homeownership projects that involve multiple market rate and affordable buildings:
  - a. If the Owner is selling/transferring parcels to a nonprofit organization that will complete the actual housing construction, then:
    - i. 50% of parcels designated for Affordable Units must have been sold/transferred by the time 50% of market rate units receive CoCs.
    - ii. 100% parcels designated for Affordable Units must have been sold/transferred and 30% of Affordable Units must have been completed by the time 95% of market units receive CoCs.
    - iii. In the even the completion of Affordable Units lags behind these required targets, the City will not issue any additional CoCs for market rate units until the targets are achieved.
  - b. If the Owner is not selling/transferring parcels to a nonprofit organization that will complete the actual housing construction, then:
    - i. 50% of Affordable Units must have received CoCs by the time 50% of market rate units receive CoCs.
    - ii. 100% of Affordable Units must have received CoCs by the time 95% of market rate units receive CoCs.
    - iii. In the event the completion of Affordable Units lags behind these required targets, the City will not issue any additional CoCs for market rate units until the targets are achieved.
  
8. Affordable Units must follow the requirements in the *Rules and Procedures for the Affordable Housing Bonus Described in Section 6.6 of the Unified Development Ordinance* in effect at the time the Affordable Housing Contract with the City is executed.

9. The City will not provide financial subsidies to support the development of affordable units using the density bonus, unless the Owner proposes to significantly exceed the minimum requirements of the bonus, either by providing at least 50% more affordable units than the minimum number of affordable units required, or by making at least 50% of the affordable units affordable to households at or below 30% AMI. In this case, the Owner has the option to apply for funding through the Community Development Department's normal competitive process, but such funding is not guaranteed.

## **SECTION IV: RENTAL PROJECT REQUIREMENTS**

### **A. Unit Requirements**

1. Rental units must be affordable to households earning 60% of AMI or less, based on HUD HOME income limits.
2. Affordable Unit Mix shall mirror the distribution of bedroom sizes in the Property, and will be specified in the Contract. The Affordable Unit Mix shall remain unchanged during the Period of Affordability.

### **B. Allowable Rents on Affordable Units**

1. For non-LIHTC projects:
  - a. The maximum monthly gross rent for an Affordable Unit will be based on the HOME Income and high HOME Rent Limits published annually by HUD. The income limits will be published annually by the City when HUD provides updated HOME Income Limits. No utility allowances will be required.
  - b. Annual rent increases will follow HUD HOME Income and Rent Limits. Rent increases can only be applied to leases signed or renewed after the HUD Effective Date.
2. For LIHTC projects:
  - a. The maximum monthly gross rent for an Affordable Unit will be based on the applicable LIHTC rent for a 60% AMI unit as established by the N.C. Housing Finance Agency.
  - b. Annual rent increases will follow LIHTC rules as established by the N.C. Housing Finance Agency.

### **C. Initial Lease-up and Eligible Households**

1. Initial Qualifying Household Income must be at or below 60% of AMI, based upon the household size. At subsequent lease renewals, income will be verified by Owner and shall not exceed 80% AMI. At lease renewal, Affordable Units with tenant's income at 80% AMI or below will still qualify for affordable rents and count toward the Affordability Requirement. If the tenant's household income exceeds 80% AMI at lease renewal and the tenant remains in the unit, the unit will no longer be counted as an Affordable Unit and the Property may be in noncompliance until the required

Affordable Unit Mix is re-established. To meet the Affordability Requirement, the next available Comparable Unit must be rented to an eligible tenant whose income is 60% AMI or less.

2. During the term of the Contract, prior to executing a lease, the Owner shall obtain documentation of the current income for each prospective tenant that wishes to lease an Affordable Unit. The Owner shall determine the Annualized Gross Income for Affordable Unit tenants based on the information presented and shall have the tenant certify that determination prior to lease execution as part of the Tenant Income Certification (TIC).
3. The Owner should prepare a TIC for each tenant in an Affordable Unit documenting the tenant's Annualized Gross Income. The City of Durham follows 24 CFR Part 5 (Section 8) regulations for determining a household's income eligibility. For further explanation of verification methods, see Chapter 5 of the HUD Handbook 4350.3 titled Determining Income & Calculating Rent; provided online at the following website:  
[https://www.hud.gov/program\\_offices/administration/hudclips/handbooks/hsg/4350.3](https://www.hud.gov/program_offices/administration/hudclips/handbooks/hsg/4350.3).

Acceptable sources of documentation for income verification include:

- Current Social Security Benefit Letters
- Pension / Retirement Statements
- Pay Check Stubs (Minimum 6 - 8 Weeks of Consecutive Stubs)
- Verification of Employment form completed by HR or Payroll
- Child Support Verification
- Bank Statements
- Depository Cards
- Other Assets: Real Estate, Whole Life Insurance Policies, 401K/Retirement Savings, Personal Property Held as an Investment, etc.

In the event that a tenant has a Housing Choice Voucher issued by the Durham Housing Authority, or another form of rental assistance approved by the City, the Owner may present written proof of the voucher in lieu of a TIC.

4. Households containing students 18 or older must meet the applicable requirements:
  - a. Non-LIHTC projects: To avoid the creation of student/dormitory housing, households shall meet the definition of independent student as defined by the U.S. Department of Education [https://studentaid.ed.gov/sa/glossary#Independent\\_Student](https://studentaid.ed.gov/sa/glossary#Independent_Student).
  - b. LIHTC projects: LIHTC projects must follow the LIHTC student rules as published by the N.C. Housing Finance Agency.

#### **D. Ongoing Compliance Requirements and Monitoring**

##### **1. Annual Tenant Certification**

- a. Household income must be recertified annually during the Period of Affordability. Tenants must be given an initial notice of annual certification ninety (90) days prior to the end of the lease term. If the tenant does not complete the certification within thirty (30) days of the



- initial certification notice, a second notice must be sent. If the tenant does not comply within 30 days of the second notice, a final notice must be sent giving the tenant thirty (30) days' notice that they no longer qualify for the Affordable Unit due to the failure to complete annual certification. At this point, the Owner has the discretion to request that the tenant vacate the unit or to allow the tenant to remain in the unit. However, if the tenant remains in the unit without completing the certification, the unit can no longer be considered an Affordable Unit
- b. For non-LIHTC projects only: Tenant must complete an Annual Student Certification each year, prior to the execution of a new lease agreement.
  - c. The Owner shall maintain complete and accurate records pertaining to the TIC and the Annual Student Certification (for non-LIHTC projects) for each tenant residing in an Affordable Unit on the Property and shall permit, upon five (5) business days' notice to the Owner, any duly authorized representative of the City to inspect such records.

## 2. Property Owner Annual Certification

Annually, throughout the Period of Affordability, the Owner must submit a rent roll for the Property's Affordable Units and certify Contract compliance utilizing the Owner's Certification of Continuing Compliance form provided by CDD. The initial annual certification will be required when 80% of the Affordability Requirement has been met or on the first anniversary of the issuance of the CoC, whichever occurs first. In subsequent years, the Owner's certification will be due on the anniversary of the issuance of the CoC.

The Owner's Certification of Continuing Compliance requires the Owner to certify that the Property has met the following requirements for the 12-month period prior to the submission date:

- The Property is meeting the Affordability Requirement.
- At annual recertification, Owner has completed a TIC and, in the case of non-LIHTC projects, tenants have completed Annual Student Certifications for each Affordable Unit.
- All Affordable Unit leases shall be for 12-month terms.
- No tenants in Affordable Units were evicted or had their tenancies terminated during their lease term other than for breach of lease. In this context, a decision by an Owner not to renew a lease at the end of a lease term is not considered a termination.
- All units are made available in accordance with local, State and Federal Fair Housing laws.
- No finding of discrimination has occurred for the Property by local, State or Federal officials.
- All Affordable Units are suitable for occupancy, taking into consideration local and state health, safety, minimum housing codes, and building codes (or other habitability standards).
- There are no notices of violation issued by the Durham City-County Inspections Department or the Durham City County Planning Department that have not been remedied by the Owner.

- All tenant facilities such as swimming pools, recreational facilities, parking areas, washer/dryer hookups, and appliances are provided to Affordable Units on a comparable basis to market rate units.
- There has been no unreported change in the ownership or management of the Property.

### 3. Over-Income and Next Available Unit

Initial Qualifying Household Income must be at or below 60% of Area Median Income (AMI) as determined by HUD annually. At each lease renewal, income shall be verified by the Owner and a unit will no longer qualify as an Affordable Unit if the qualifying household income exceeds 80% AMI. At 81% AMI the unit can no longer be counted as affordable. When a unit that was formerly counted as an Affordable Unit is no longer occupied by an income qualifying household, the next available unit of the same or comparable size must be rented to an income qualifying household.

### 4. Compliance Monitoring

Owners must maintain tenant records utilizing forms prepared by the Owner and approved by the City. The forms shall document the record of qualifying household income compliance for each Affordable Unit.

Compliance monitoring by the City shall include, but is not limited to, a review of: (1) at least 20% of the Affordable Units, including the TIC and the Annual Student Certification (for non-LIHTC projects), and (2) an inspection of the general physical condition of the Affordable Units on the Property. Owners will receive notice of planned monitoring visits at least 30 days in advance. The Owner shall have the following documentation available at the monitoring visit: current rent roll for the Affordable Units, Owner's Certification of Continuing Compliance, and tenant files for the Affordable Units. If the City is monitoring a sample of tenant files, files will be chosen as a mix of half chosen by the Owner and half selected by the City.

The City of Durham may elect to do a review of 100% of files for Affordable Units for the first two years of the Period of Affordability and/or the first two years after a property has changed ownership or property management company. If during those two years the Property has satisfactory performance (no Findings or repeated Concerns are noted), the City may elect to conduct Desk Audit reviews of only 20% of the Affordable Unit files. If Findings or repeated Concerns are found in the first two years, the City will continue to audit 100% of the Affordable Unit files until satisfactory performance is obtained. The City reserves the right to perform audits more frequently if complaints are received regarding the Property.

As necessary, the City will perform inspections of Affordable and market rate units to assure that units of both types are of substantially similar quality and condition.

At a minimum, 20% of the Affordable Units in a Property will be inspected during compliance monitoring and at times 100% of Affordable Units may be inspected until the Owner demonstrates a history of maintaining Affordable Units and market rates units so that they are substantially similar in quality and condition. The City will specify in the monitoring notice the list of units selected for physical inspection.

During a physical inspection the City will be ensuring that Affordable Units are being maintained in a "decent, safe and sanitary condition and in good repair" as required by local and state requirements.

If noncompliance with these policies and procedures is noted during either a tenant file audit or a physical inspection, the City may seek enforcement through any the methods permitted in Section V.

### **E. Record Keeping and Retention**

The Owner must keep the following records for the Property for each year during the Period of Affordability:

- The total number of residential rental units in the Property (including the number of bedrooms and the size in square feet of each residential rental unit);
- The number and percentage of residential units in the Property that qualify as Affordable Units.
- The number of occupants in each Affordable Unit and the household's student status.
- The rent charged on each Affordable Unit as well as any additional charges. Documentation must include tenant ledgers and leases for the Affordable Units.
- The Affordable Unit vacancies in the building and documentation that shows when and to whom each of the next available units was rented.
- Documents to support each income certification including a TIC, application and all supporting documents.

All Affordable Unit tenant files must be retained for a minimum of three years after the tenant moves out of the unit or no longer qualifies for an Affordable Unit. Files should be stored to maintain the confidentiality of tenant information.

## **SECTION V: HOMEOWNERSHIP/FOR SALE PROGRAM REQUIREMENTS**

### **A. Income Eligibility and Initial Closing**

1. At initial application and at closing, households may earn no more than 80% of AMI, based upon household size. If closing takes place less than six months after initial application, income recertification is not required. In addition, households must meet any asset and gift caps established in the policies for the City of Durham's Down Payment Assistance Program in effect at the time of closing.
2. Prior to closing on Affordable Units, the Owner shall obtain from each prospective household documentation of their current income. The Owner shall determine their Annualized Gross Income based on the information presented and have the prospective home buyer certify their determined income prior to closing.
3. The Owner should prepare a Homeowner Income Certification (HIC) for each household purchasing an Affordable Unit documenting the tenant's Annualized Gross Income. The City of Durham follows 24 CFR Part 5 (Section 8) regulations for determining a household's income eligibility. For further

explanation of verification methods, see Chapter 5 of the HUD Handbook 4350.3 titled Determining Income & Calculating Rent; provided online at the following website:

[https://www.hud.gov/program\\_offices/administration/hudclips/handbooks/hsg/4350.3](https://www.hud.gov/program_offices/administration/hudclips/handbooks/hsg/4350.3).

Acceptable sources of documentation for income verification include:

- Current Social Security Benefit Letters
- Pension / Retirement Statements
- Pay Check Stubs (Minimum 6 - 8 Weeks of Consecutive Stubs)
- Verification of Employment form completed by HR or Payroll
- Child Support Verification
- Bank Statements
- Depository Cards
- Other Assets: Real Estate, Whole Life Insurance Policies, 401K/Retirement Savings, Personal Property Held as an Investment, etc.

### **B. Affordable Unit Mix and Initial Sales Prices**

1. Affordable Unit Mix shall mirror the distribution of bedroom sizes in the Property, and will be specified in the Contract.
2. Homes must be sold at a price affordable to households earning no more than 80% AMI. The maximum sales price for homeownership Affordable Units will be published annually by the City.
  - a. If the Homeowner must pay condo or homeowner association fees: The City's maximum sales price for homeownership Affordable Units does not factor in the payment of condo or homeowner association fees. In the event that low-income Homeowners will be responsible for paying these fees, the Owner must request an adjusted maximum sales price from the City of Durham Community Development Department that factors in the projected condo or homeowner association fees. This adjusted maximum sales price will apply to all for sale Affordable Units in the Property.
3. A Restrictive Covenant must be placed on the Property which specifies that:
  - a. The affordability period on the Property is 30 years.
  - b. The Homeowner must occupy the unit as their principal residence. If during the affordability period, the unit is no longer the household's principal residence, then it must be sold or transferred to a household earning no more than 80% AMI at a price at or below the Maximum Allowable Sales Price established by the City at that time of sale.
  - c. If the Homeowner sells during the affordability period, the home must be sold or transferred to a household earning no more than 80% AMI at a price at or below the Maximum Allowable Sales Price established by the City at that time of sale.
  - d. In the event that the Maximum Allowable Sales Price in effect at the time that the Homeowner sells or transfers the property is below the purchase price paid by the Homeowner, the property may be sold for a price equal to or below the purchase price paid by the homeowner.

4. The Owner may choose to sell/transfer parcels to an eligible 501(c)(3) nonprofit organization that will be responsible for constructing and selling the Affordable Units.
  - a. Eligible nonprofit organizations must meet the requirements specified in Section V.C.3 and must have a demonstrated track record within the past five years of constructing similar units to what is being proposed. The Director of the City of Durham Community Development Department must confirm the eligibility of the selected nonprofit in writing prior to any parcels being sold/transferred.
  - b. Affordable Units built by nonprofit organizations must meet all of the requirements for Affordable Units specified in the UDO, this document, and in any other approvals received from the City.
  
5. The Owner may choose to place the affordable homes into an affordable housing land trust operated by a 501(c)(3) nonprofit organization.
  - a. In order to be eligible, the nonprofit organization must meet the requirements specified in Section V.C.3 and must have a demonstrated track record within the past five years of managing income-restricted homes for low-income households in land trusts. The Director of the City of Durham Community Development Department must confirm the eligibility of the selected nonprofit in writing prior to any homes being transferred to the land trust.
  - b. Affordable Units built by nonprofit organizations must meet all of the requirements for Affordable Units specified in the UDO, this document, and in any other approvals received from the City.

### **C. Homebuyer Education and Ongoing Support**

1. Homebuyers must complete a homebuyer education course offered by a HUD-Approved Housing Counseling Agency prior to purchasing the home. Documentation of training completion must be provided to the City as part of the required records described in Section E.
2. Prior to closing, the Owner must provide documentation, in the form of a completed *Homebuyer Acknowledgement of Restrictive Covenants* that the prospective home buyer is aware of the requirements associated with the restrictive covenants on the Property.
3. The Owner must identify a 501(c)(3) nonprofit partner to support potential home buyers during the purchase process and during the affordability period:
  - a. Nonprofit organization must have a demonstrated track record within the past five years of creating and/or managing income-restricted affordable homes for households at or below 80% AMI in North Carolina.
  - b. Nonprofit must agree to educate potential homebuyers during the purchase process about the requirements associated with the Affordable Unit and formalized in the Restrictive Covenant.
  - c. Nonprofit must agree to assist existing homeowners with resales during the affordability period by (a) providing information to existing homeowner about allowable resale price and

- (b) completing income certification process for potential homebuyers following the required City process.
- d. The City must confirm the eligibility of the nonprofit partner in writing prior to execution of Contract between the Owner and the City.
- e. Nonprofit partner must be identified in the Contract executed between the Owner and the City and Owner must provide evidence, in the form of a signed and notarized letter from a legally authorized representative of the nonprofit organization, that the nonprofit is prepared to fulfill the responsibilities outlined in this section.

#### **D. Ongoing Compliance Requirements and Monitoring**

##### **1. Annual Certification of Principal Residence**

Income is not certified annually for homeowners during the Period of Affordability, but use of the unit as the homeowner's principal residence will be verified annually by the City based on a Homeowner affidavit. Homeowner will certify annually via an affidavit that the home is the homeowner's principal residence and that the homeowner resided in the home at least nine months in the previous calendar year.

##### **2. Unit is No Longer Principal Residence**

When the Affordable Unit is no longer the principal residence of the qualifying homeowner, it must be sold or transferred to a household earning no more than 80% of AMI.

#### **E. Record Keeping and Retention**

The Owner must collect the following items for the Property and submit to the City once all units are purchased:

- The total number of residential homeownership units in the Property (including the number of bedrooms and the size in square feet of each residential homeownership unit);
- The number and percentage of homeownership units in the Property that qualify as Affordable Units.
- The number of occupants in each Affordable Unit at closing.
- The initial sales price charged on each Affordable Unit as well as any additional closing costs, fees and prepaid expenses.
- Documents to support each income certification including a HIC, application, documentation of homebuyer education, and all supporting verifications.

The City will maintain files for all Affordable Units throughout their Period of Affordability and conduct the annual verification of principal residence.

**SECTION V: ENFORCEMENT**

If the Owner or Owner fails to comply with either the Contract, the applicable Restrictive Covenants, the requirements of the City-County Unified Development Ordinance, or these Rules and Procedures, the City may seek enforcement through Article 15 of the City's Unified Development Ordinance, any of the methods provided in N.C. Gen. Stat. § 160A-175, or by bringing the required legal action in Durham County District or Superior Court.