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State of New Jersey

DEPARTMENT OF THE PUBLIC ADVOCATE DIVISION OF PUBLIC INTEREST ADVOCACY

ALFRED A. SLOCUM

CN 850 TRENTON, NEW JERSEY 08625

July 11, 1986



JUL 14 1986

Honorable Stephen Skillman Superior Court of New Jersey Middlesex County Court House New Brunswick, N.J. 08903

STEPHEN SKILLMAN.

Re: Morris County Fair Housing Council v. Boonton Township, Docket No. L 6001-78 P.W. (Randolph Township)

Dear Judge Skillman:

Plaintiffs Morris County Fair Housing Council <u>et al</u> submit this letter-brief in reply to the opposition by Denville and Randolph Townships to plaintiffs' application for the imposition of conditions upon transfer of this matter to the Council on Affordable Housing. In their prior briefs plaintiffs have anticipated most of defendants' arguments and will not repeat that analysis here. A few points, however, bear further comment.

I. THE COURT HAS THE POWER TO IMPOSE CONDITIONS ON RESOURCES NOT WITHIN THE DIRECT CONTROL OF THE DENVILLE AND RANDOLPH TOWNSHIP GOVERNING BODIES

This Court has the power to impose conditions upon resources which are not within the direct control of the municipal governing bodies of Denville and Randolph Townships.

The power of the Court in this matter derives from two distinct sources (1) the explicit terms of the remand by the

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Supreme Court and (2) the inherent jurisdictional powers of the Law Division of Superior Court. Under either of these sources of power, the Court may impose conditions upon transfer which include conditions upon resources within the control of planning boards, boards of adjustment, and municipal utilities authorities.

We shall address each of these sources of power in turn.

The scope of the Court's power on remand must first be analyzed in light of the Supreme Court's expressed rationale for the remand. In <u>Hills Development Corp. v. Township of Bernards</u>, Docket No. A-122 to A-133 (N.J. Sup. Ct., Feb. 20, 1986) (hereinafter <u>Hills Development Corp</u>.), the Supreme Court recognized that L. 1985 c. 222 embodies a strong policy favoring the disposition of exclusionary zoning cases by an administrative agency rather than by the courts. L. 1985 c. 222 §3. In light of this strong legislative policy, the Supreme Court held that L. 1985 c. 222 §16(a) generally requires that pending exclusionary zoning litigation be transferred to the Council on Affordable Housing on the application of any party. Id. at 46, 74-76.

Notwithstanding this strong legislative policy, the Court held that one class of cases could not constitutionally be transferred to the Council on Affordable Housing - those cases in which transfer would not <u>merely delay</u> the municipality's satisfaction of its constitutional housing obligation, but would actually impair the municipality's ultimate ability to satisfy that constitutional obligation. Such a consequence, the Court held, "would warrant, indeed, require, denial of transfer." Hills Development Corp., slip op. at 77.

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In an explicit effort to limit the extent of this constitutionally mandated exception to the general legislative policy favoring the transfer of cases to the Council on Affordable Housing, the Court ruled that the trial courts (and ultimately the Council itself, when it is fully operational) have the power to impose conditions upon municipalities that seek to invoke the jurisdiction of the Council. In recognizing this power, the Supreme Court expressed the hope that "the occurrence [of circumstances in which transfer must be denied] is made even less likely by our decision permitting the imposition of appropriate conditions on transfer." Id. at 77.

The Supreme Court did not attempt to determine for itself what conditions should be imposed on each municipal defendant, how those conditions ought to be implemented, or whether imposition of conditions would be so ineffective in preserving scarce resources that transfer must, as a matter of constitutional law, be denied. These determinations, the Court recognized, required detailed fact finding and evaluation. Iđ. at 87-88. The Court therefore remanded the Denville and Randolph cases back to the trial court for a determination of these issues. Id. at 88. Thus, while the remand to the trial court is limited in purpose, the Supreme Court intended that the trial court exercise the full scope of judicial power to fulfill that The trial court thus has the power to take whatever purpose. judicial actions are necessary to preserve "scarce resources" so as to "protect and assure the municipality's future ability to comply with its Mount Laurel obligations." Id. at 86-87.

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The Supreme Court did not limit the power of the trial courts to preservation of resources within the direct control of a municipal governing body. To the contrary, it defined the scope of the "scarce resources" to be preserved expansively: "scarce resources" include all "those resources that will probably be essential to the satisfaction of [the municipality's] Mount Laurel obligation". Id. at 86. The Court also provided examples of the types of "scarce resources" it had in mind: vacant land, sewerage capacity, transportation facilities, water supply, and, more generally, "any one of the innumerable public improvements that are necessary to the support of housing but are limited in supply." Id. at 86-87. Thus, for example, the Court did not restrict imposition of conditions upon development of vacant land to vacant land owned by the municipality itself. Instead, the Court contemplated that trial courts might impose conditions that would restrict development of land in private fownership which is suitable for development of lower income housing. Id. at 86, 88. Similarly, the Court did not limit judicially imposed conditions to sewerage capacity within the direct control of the municipal governing body, id. at 86. Rather, it left the trial courts free to impose conditions restricting utilization of sewerage capacity from any source that might otherwise be available for lower income housing.

To reach "scarce resources," such as vacant developable land and sewerage capacity, which are beyond the direct control of the municipal governing body, the trial courts must necessarily have the power to impose conditions upon the public agencies, municipal and otherwise, which do in fact exercise control over

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the development of land and the distribution of sewerage capacity. Any narrower limitation upon the power of the trial courts would render them incapable of preserving "scarce resources" and helpless to fulfill the purposes of the remand.

In the present case, the municipal planning board and board of adjustment are the agencies that control the development of vacant land, and the utilities authority is the municipal agency in Randolph Township that regulates connection with the sanitary sewage system. To preserve these scarce resources, the trial court must be able to impose conditions upon these municipal agencies.

Independent of the specific terms of this remand and the specific provisions of L. 1985 c. 222, it is well-established that whenever a court has jurisdiction over a case, it has the power to issue whatever orders are necessary to preserve the subject matter of the litigation pending ultimate resolution of the case on the merits. As the Supreme Court observed in Feraiullo v. Manno, 1 N.J. 105, 108-109 (1958), "the court, having jurisdiction, will always intervene to protect the res from destruction, loss, or impairment, so as to prevent the decree of the court, upon the merits, from becoming futile or inefficacious in operation." Accord Haines v. Burlington County Bridge Co., 1 N.J. Super. 163, 174 (App. Div. 1949); see generally Crowe v. DeGicia, 9 N.J. 126, 133-34 (1982).

In exercise of its power and duty to preserve the subject matter of the litigation, the court may grant ancillary relief against nonparties to the litigation. <u>See Fidelity Union Trust</u> Company v. Union Cemetary Association, aff'd 134 N.J. Eq. 539

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(Ct. of Err. & App. 1944); Kitty Kelly Shoe Corp. v. United Retail Employees of Newark N.J. Local No. 108, 125 N.J. Eq. 250 (1934), cf. West Jersey Title & Guarantey Co. v. Industrial Trust Co., 27 N.J. 144, 150 (1958) (ancillary jurisdiction generally). Such relief does not depend upon a showing of wrongdoing by the nonparties. Rather, the power of the court in such cases extends "to persons who though not parties to the original action or engaged in wrongdoing are in a position to frustrate the implementation of a court order or the proper administration of justice . . . and encompass even those who have not taken any affirmative action to hinder justice." DuShane v. Conlish, 583 F. 2d 965, 967 (8 Cir. 1978) (quoting United States v. New York Telephone Co., 434 U.S. 159, 174 (1977); elipsis in original), see Mandino v. Lynn, 357 F. Supp. 169, 177 (W.D. Mo. 1973) (in suit challenging policies of the federal Department of Housing and Urban Development concerning eligibility for federally subsidized housing, court issued interlocutory relief against nonparty housing management company so as to preserve the availability of the housing unit pending disposition of the suit on the merits).

The courts may properly exercise this power even where the case is to be transferred to an administrative agency for decision. See Boss v. Rockland Electric Co., 95 N.J. 33 (1983) (in case challenging cutting of trees by utility company, the Supreme Court upheld an interlocutory injunction barring the cutting of the trees during the pendency of proceedings, even though it determined that case should be transferred to Board of Public Utilities for decision).

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In sum, this Court has the power to impose conditions upon resources such as vacant developable land and sewerage capacity even when they are not within the direct control of the municipal governing body. This authority may be exercised pursuant to the explicit terms of the remand in this case or to the Court's inherent power to preserve the subject matter of the litigation.

II. VACANT DEVELOPABLE LAND IN THE SDGP GROWTH AREA IS A SCARCE RESOURCE IN RANDOLPH TOWNSHIP

Randolph Township suggests that the regulation proposed by the Council on Affordable Housing demonstrates that vacant land in the SDGP growth area is not a "scarce resource" in Randolph Township. On June 2, 1986, the Council on Affordable Housing did indeed publish a proposed regulation (attached to this brief as Exhibit I) concerning both the determination of municipal housing obligations and the acceptable means by which municipalities may

comply with such obligations. The Council has indicated that if municipal obligations are determined in accordance with this regulation, Randolph Township would have an obligation of 452 units. (Exhibit J)

At this point, however, this is merely a <u>proposed</u> regulation. The Council has held three public hearings since June 2, 1986, and has received extensive written comments. It cannot be assumed that this regulation will be adopted as originally

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^{*} The Council had previously promulgated procedural regulations. Those regulations are annexed as Exhibit K.

proposed.

Moreover, the determination by the Council upon which Randolph Township relies is by its own terms merely "illustrative" and does not purport to be the final determination by the Council of Randolph's obligation. (Exhibit J at p. 1)

Even if adopted in its present form, this regulation would only establish guidelines for determination of the municipal housing obligation. L. 1985 c. 222 §7(c). In any contested matter, a final determination of municipal housing obligation will be determined by the Council only following a full trial before the Office of Administrative Law. L. 1985 c. 222 §15. Thus any argument based either on this regulation or on predictions as to its practical effect are mere speculation. In the absence of a definitive determination by the Council as to Randolph's housing obligation, the Court must look to other sources for guidance, such as the Court's own decision in <u>Morris</u> <u>County Fair Housing Council v. Boonton Township</u>, Docket No. L 6001-78 (Jan. 14, 1985) (determination of the obligation of

There is good reason to believe that the final regulation will differ in significant respects from the proposed regulation. For example, the Attorney General has recently represented to the Appellate Division of Superior Court that the Council on Affordable Housing will have to provide some method for assuring that any downward adjustments to the housing obligation of a municipality pursuant to L. 1985 c. 222 §7 are offset by an increase elswhere in the region. Brief of the Attorney General, June 18, 1986, at pp. 54-55, In the Matter of Certain Amendments to the Adopted and Approved Solid Waste Management Plan of the Morris County Solid Waste Management (Docket No. A-1628 (App. Div.)) (attached as Appendix L) The proposed regulation published on June 2, 1986, does not address this issue. Such a modification might have a significant effect on the determination of Randolph Township's housing obligation.

Denville Township) and <u>Van Dalen v. Washington Township</u>, 205 N.J. Super. 308 (Law Div. 1984).

Even assuming that the regulation proposed by the Council on Affordable Housing is to be treated as it were law, it does not support the inference that vacant developable land in the SDGP growth area is not a "scarce resource." <u>First</u>, the proposed regulation indicates that to the extent that housing is provided through inclusionary zoning, the presumptive permitted density is six units per acre and the presumptive setaside is 20 percent. Proposed <u>N.J.A.C</u>. 5:92-8.5(c). If Randolph Township satisfies its housing obligation through inclusionary development, it will

have to rezone 377 acres of vacant developable land, or 78 percent of the 484 acres of vacant developable land in the SDGP growth area identified by the Randolph planner, Adrian Humbert. By this measure alone, vacant developable land is an extremely scarce resource in the SDGP growth area.

Moreover, based upon the proposed regulation , the actual amount of land in the SDGP growth area in Randolph that could be rezoned for inclusionary development is less than 484 acres. The regulation requires that any land rezoned for inclusionary development be "available, suitable, developable, and approvable." Proposed <u>N.J.A.C.</u> 5:92-9.1(a). These terms are carefully defined in the proposed N.J.S.A. 5:92-1.3:

> "Approvable site" means a site that may be developed for low and moderate income housing in a manner consistent with the regulations of all agencies with jurisdiction over the site. A site may be approvable although not currently

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452 multiplied by 5 and then divided by 6.

zoned for low and moderate income housing.

"Available site" means a site with clear title, free of encumbrances which preclude development for low and moderate income housing, upon which the owner has expressed a willingness to build low and moderate income housing, or to convey the land for this purpose, at a reasonable price, in keeping with comparable land sales in the area.

"Developable site" means a site that has access to appropriate water and sewer infrastructure, and has received water consistency approvals from the New Jersey Department of Environmental Protection or its designated agent authorized by law to issue such approvals.

"Suitable site" means a site that is adjacent to compatible land uses, has access to appropriate streets and is consistent with the environmental policies delineated in Subchapter 8, Municipal Adjustments.

While the environmental criteria used by Mr. Humbert to delineate vacant developable land may eliminate some sites that would not be "suitable, " they fail to exclude land that is not "approvable," "available," or "developable." Were Randolph's resources of vacant land in the SDGP growth area to be evaluated by these standards, there would surely be significantly less than 484 acres available.

<u>Second</u>, defendant suggests that it will not rely on inclusionary development, but instead will meet its obligation through other means. It cannot be assumed, however, that Randolph will be able to utilize any alternative means even if it has the desire to do so.

For example, Randolph Township asserts that it will satisfy half its housing obligation by entering into a regional

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contribution agreement. This, however, is no more than speculation. To meet a portion of its housing obligation through a regional contribution agreement, a municipality must find a willing partner. Proposed N.J.A.C. 5:92-11.1. It must identify a project within that municipality that will in fact result in provision of an equivalent amount of low and moderate income housing. Proposed N.J.A.C. 5:92-11.2(f). It must be willing and able to appropriate funds to create the low and moderate units called for by the project. Under proposed N.J.A.C. 5:92-11.5(b) and (c), this figure may be between \$10,000 and \$27,500 per unit. Thus, Randolph must be willing and able to appropriate between \$2.26 million and \$6.2 million over the six-year period of substantive certification. It must secure approval both from the relevant county planning board and from the Council on Affordable Housing. Proposed N.J.A.C. 5:92-11.4; L. 1985 c. 222 §12. The Court cannot assume that Randolph Township will be able to meet all or any of these requirements.

Indeed, the Legislature itself recognized that some municipalities might propose regional contribution agreements but be unable to meet the necessary requirements. L. 1985 c. 222, §7(c) requires that a municipality that proposes a regional contribution agreement must also submit to the Council an alternative plan for meeting that portion of its housing obligation.

Randolph Township also suggests that it will meet some of its housing obligation through anticipated construction by the Morris County Housing Authority of 32 units of low income family housing. This long delayed project remains subject to the whims

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of the federal budget process. In his proposed FY 1987 budget, for example, the President proposed to eliminate all funds for new construction of low income public housing, permitting only funds for 350 units of low income public housing in the entire See 12 Housing & Dev. Rptr. 726 (Feb. 10, 1986). country. The President also rescinded \$4.4 billion of the \$10.8 billion already appropriated for FY 1986 and deferred the expenditure of another \$2.3 billion. See Cong. Rec. S1055 (Feb. 5, 1986); 12 Housing & Dev. Rptr. 726 (Feb. 10, 1986). On June 24, Congress passed the Urgent Supplemental Appropriations Act of 1986 (HR 4515) which accepts the Presidential rescission for housing but rejects the deferrals. See Cong. Rec. S8579-80 (June 24, 1986). This legislation muddies the prospects for construction of additional public housing.

Moreover, the House of Representatives has recently approved an amendment to the 1986 housing authorization bill HR.1, which would redirect most remaining public housing funds from new construction to the rehabilitation of existing units. Cong. Rec. H.3382 (June 5, 1986); 12 Housing & Dev. Rptr. (June 16, 1986).

These developments make it clear that any proposed additional construction of low income family housing by the Morris Housing Authority in Randolph is speculative. <u>Cf. Urban</u> <u>League of Essex County v. Township of Mahwah, 207 N.J. Super</u>. 169, 188-89 (Law Div. 1984).

Finally, Randolph Township suggests that it will satisfy 100 units of its housing obligation through 100 units of low income senior citizen housing which are under construction. Presumably this housing, which has been under construction since last

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September or earlier (Certification of Edward Buzak in Support of a Motion to Transfer, para. 31, Sept. 6, 1986), will be completed prior to July 1, 1987. Therefore, it cannot be part of Randolph's plan for meeting its needs during the period 1987 to In making reference to these units, the municipality 1993. presumably means to indicate that it intends to seek credit for this housing pursuant to L. 1985 c. 222 §7(c)(1). As this Court has previously noted, this statutory provision raises difficult issues of construction and implementation. Morris County Fair Housing Council v. Boonton Township, 209 N.J. Super. 393, 430 (L. Div. 1985) aff'd. in part, rev'd in part sub nom Hills Development Corp. v. Township of Bernards, Docket Nos. A-122 to A-133 (N. J. Sup. Ct., Feb. 20, 1986). If construction of an affordable housing unit prior to 1987 has resulted in a lower income household being deducted from the determination of unmet need, then that housing unit cannot lawfully be deducted a second time in the guise of a so-called one-for-one credit. The methodology for determining housing need proposed by the Council on Affordable Housing estimates present need as of July 1, 1987 by assuming that the stock of safe, affordable lower income housing will grow at the same rate as the low income population during the period from April 1, 1980 to July 1, 1987. Appendix A to Proposed Rules of the Council on Affordable Housing 18 N.J. Reg. 1124, 1135(b) (June 2, 1986). Thus, while the proposed N.J.A.C. 5:92-6.1(a) permits one-for-one credit for lower income units created between April 1, 1980 and July 1, 1987, it is unclear how this provision will be implemented to avoid illegal

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double counting of low income units added to the stock during that period.

Hence, it is unclear, at best, what credit, if any, Randolph Township, will receive for these units. It is speculative to assume that Randolph will be able to use such credits to meet or reduce its housing obligation.

In sum, it is not appropriate in determining whether land is a scarce resource to assume that Randolph will be able to satisfy any of its housing obligation through means other than inclusionary development.

Third, it cannot be assumed that Randolph's fair share will in fact be 452 units even if the proposed regulation is adopted in its present form. For example, the evidence at trial may well show that the 74 unit credit which Randolph receives for units to be produced by downward filtration of multifamily units now not affordable to lower income households has no basis in fact. This conclusion is supported by the fact that as of 1980, virtually none of Randolph Township's rental housing was affordable to lower income persons and that, during the most recent period for which data is available (1970 to 1980), rents have increased at a

rate much higher than the statewide increase in incomes.

Similarly, testimony at trial may well show that Randolph's systematic program to eliminate summer bungalows which often

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^{*} In 1980, all the low income households and 78% of the moderate income households in Randolph were obliged to pay more than 25% of their household inocme for gross rent. (Exhibit L) Between 1970 and 1980, the median contract rent in Randolph Township rose by 132.4%, while statewide median family incomes rose only by 108.2%. (Exhibit M)

provided (illegal) year-round residences for lower income persons (Exhibit N) has both increased its housing need as of 1987 and diminished the likelihood that "spontaneous rehabilitation" will satisfy any portion of that need. As a result, Randolph's housing obligation as ultimately determined by the Council pursuant to this regulation may be substantially higher than 452 units.

For all these reasons, Randolph Township's reliance upon the proposed regulation of the Council on Affordable Housing to refute plaintiffs' evidence that land in the SDGP growth area is not a scarce resource is unjustified.

III. SEWERAGE CAPACITY IN RANDOLPH TOWNSHIP IS A SCARCE RESOURCE

As set forth in plaintiffs' prior briefs, sewerage capacity in Randolph is finite and limited. Even if the Randolph housing obligation were only 452 units and Randolph were to receive full credit for 132 units of low public income housing -- both of which are questionable assumptions for the reasons set forth in the previous section of this brief -- Randolph would need sufficient sewerage capacity for 1600 households. Under Judge Gascoyne's decision of May 9, 1986, in Department of Health y. City of Jersey City, sufficient sewerage capacity will be available for only approximately 1450 additional households. (Pbl6 n. 6)

Randolph suggests that there will be no real demand for this sewerage capacity in the next two years since the number of applications for connection to the sewage system was not great during the past five years. This analysis, however, ignores the

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fact, well documented in Randolph's recent Master Plan Revisions (attached to plaintiffs' supplemental brief), that new construction was artificially depressed during that period as a result of the court-imposed sewer connection ban and is likely to accelerate rapidly after the ban is lifted.

Randolph also suggests that sewerage capacity for lower income housing could be provided through small private on-site sewage treatment systems, known as package treatment plants. Such systems are indeed technologically feasible, as indicated in Dr. Keenan's report. New Jersey's regulatory agencies, however, continue to be adverse to the construction of such systems.

Current regulations of the New Jersey DEP permit construction of package treatment plants only as temporary measures to be abandoned as soon as permanent treatment facilities are constructed. N.J.A.C. 7:9-1.102(b). This precludes private construction of such facilities, for only public agencies can afford to build multimillion dollar facilities whose economic life span cannot be predicted and might be five years in length or fifty. Package treatment plants must also be consistent with both waste water treatment facility plans, known as §201 plans, and basin wide water quality plans, known as §208 plans. N.J.A.C. 7:14-12.14(a)(5), 7:15-3.1. Where either the §201 plan covering treatment in the relevant area or the §208 plan does not provide for package treatment plants, construction of such a plant is forbidden. Neither the Rockaway Valley Regional Sewerage Authority §201 plan nor the Upper Raritan §208 plan makes any provision for package treatment plants. Finally, the operator of such a plant must secure the endorsement of the

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municipality and the regional sewerage authority. N.J.A.C. 7:9-2.1(i) In the present instance, Judge Gascoyne has refused to order the RVRSA to cooperate with parties seeking to construct package treatment plants. (Transcript of Opinion, <u>Dept. of</u> Health v. Jersey City, at pp. 14-15.)

In addition, Randolph Township's suggestion is inconsistent with the proposed policies of the Council on Affordable Housing. Recognizing the general unwillingness of the DEP to approve package treatment plants, the Council expressly treats the absence of <u>public</u> infrastructure as grounds for deferring or reducing a municipality's housing obligation in its proposed regulation. Proposed <u>N.J.A.C</u>. 5:92:8.6(a). Hence Randolph cannot both rely on the proposed regulations to assert that its housing obligation will be diminished and also assert that the availability of public sewage treatment capacity is not an issue.

Thus, neither the theoretical possibility that private package plants might be constructed, nor the relatively low level of the recent demand for connections to the public sewage system, has no bearing on the scarcity of sewerage capacity in Randolph Township.

IV. TWO ACRES IS AN APPROPRIATE MINIMUM AREA TO BE SUBJECT TO RESTRAINTS ON DEVELOPMENT

Denville argues that two acres is too small a minimum size lot to be subject to restraints on development. It should be noted first that Denville's May 1985 compliance plan was based on the premise that there is no lower limit to the size of a tract on which inclusionary development is feasible. It is therefore

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quite inconsistent for Denville to argue now that properties of more than 2 acres in an area should not be treated as available for lower income housing.

Additionally, the experience of plaintiffs is that it is feasible to construct inclusionary developments on sites of two acres or more with intermediate densities of 15 units per acre. Indeed, this Court approved inclusionary zoning of sites of 37,000 square feet and 54,000 square feet as part of the compliance plan of Morris Township. It is appropriate for the court to take judicial notice of its decision in that matter. Evid. R. 9.

Finally, the Council on Affordable Housing in its proposed regulation, <u>N.J.A.C</u>. 5:92-1.4, defines "vacant land" to mean, <u>inter alia</u>, "residential areas with lot sizes in excess of two acres where environmental factors permit higher densities." The two acre minimum proposed by plaintiffs is thus consistent with standards proposed by the Council on Affordable Housing.

V. AN INTERLOCUTORY RESTRAINT ON DEVELOPMENT OF LAND DOES NOT CONSTITUTE A TAKING

Denville suggests that a temporary restraint on the development pending final disposition of this matter by the Council on Affordable Housing would be a unconstitutional taking without just compensation. It is, however, now well established that a temporary moratorium may be imposed on development to enable governmental agencies to set a new regulatory system into operation and that such a temporary moratorium does not represent an unconstitutional taking without just compensation. <u>See Deal</u> Gardens, Inc. v. Loch Arbor Board of Trustees, 48 N.J. 492, 499

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(1967); <u>New York Shore Builders v. Township of Ocean</u>, 128 <u>N.J.</u> <u>Super</u>. 135, 137 (App. Div.), certif. denied, 65 <u>N.J</u>. 292 (1974). This line of precedent has recently been reaffirmed in dictum by the New Jersey Supreme Court. <u>Hills Development Corporation v.</u> <u>Township of Bernards</u>, Docket No. A-122 to A-133 (Feb. 20, 1986), slip op. at 56.

CONCLUSION

For all the reasons set forth in this brief as well as plaintiffs' prior briefs, the Court should impose conditions upon transfer of the cases involving Denville Township and Randolph Township to the Council on Affordable Housing, as requested by plaintiffs.

Respectfully submitted,

ALFRED A. SLOCUM PUBLIC ADVOCATE OF NEW JERSEY

BY:

STEPHEN EISDORFER Assistant Deputy Public Advocate

SE:id cc: All Counsel

DEPARTMENT OF COMMUNITY AFFAIRS

NEW JERSEY COUNCIL ON AFFORDABLE HOUSING

SUBSTANTIVE RULES

PROPOSED NEW RULES: N.J.A.C. 5:92

Authorized by: Arthur R. Kondrup, Chairman, Council on Affordable Housing

Authority: N.J.S.A. 52:27D-301 et. seq. specifically 52:27D-307.

Proposal Number: PRN 1986-220

Public hearings concerning this proposal will be held on:

June 19, 1986 at

1:30 P.M. to 4:30 P.M. Bergen County Court House Administration Building Main Street Hackensack, New Jersey

June 23, 1986 at

1:30 P.M. to 4:30 P.M. Somerset County College Route 28 Welpe Theatre North Branch, New Jersey

June 26, 1986 at

1:30 P.M. to 4:30 P.M. Cherry Hill Inn Route 38 and Haddonfield Road Cherry Hill, New Jersey

Submit comments by July 2, 1986 to: Douglas V. Opalski, Executive Director New Jersey Council on Affordable Housing 375 West State Street Trenton, New Jersey 08618

FAIR SHARE HOUSING CRITERIA AND GUIDELINES AS PER N. J. S. A. 52: 27D - 301 ET SEQ.

Date: May 5, 1986

SUMMARY

The Fair Housing Act, <u>N.J.S.A</u>. 52:27D-301 <u>et seq.</u>, enacted by the New Jersey Legislature in 1985, establishes a nine member Council on Affordable Housing. The Council is directed to prepare a comprehensive planning and implementation response to the constitutional obligation to provide, through municipal land use regulations, a realistic opportunity for a fair share of regional present and prospective needs for housing for low and moderate income households. The law specifies that the Council will estimate state and regional fair share and establish guidelines and criteria.

Officials at the municipal level shall determine fair share need and prepare a municipal housing element that incorporates that need. The Council is directed to review the local fair share need and housing element and is empowered to certify the housing element.

The proposed new rules implement the intent of the legislature to provide for timely achievement of an appropriate fair share of the regional need for low and moderate income housing. The Council has assembled various background studies and data that are provided in a Technical Appendix to this rule. These studies and data are illustrative of the rule and are published as a matter of public information.

The Technical Appendix includes the following:

- A. Approach: 1987-1993 Low and Moderate Income Housing Need Estimates;
- B. Exhibit 1 Base Data, Municipal Determination
 of Pre-Credited Need; Exhibit 2 Base Data by
 Housing Region;
- C. Growth Area Allocation Index Totals;
- D. Section 8 Income Limits
- E. Average Cost of Replacing Major

Systems for Housing Rehabilitation

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F. County Review Checklists

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- (a) Year Structure Built. A distinction is made between units built before and after 1940. This pre-War cutoff is the classic differentiation point of new versus old housing in the literature.¹⁰
- (1) Persons per Room. 1.01 or more persons per room is an index of overcrowding.
- (2) Access to Unit. A unit is unacceptable if one must pass through another dwelling to enter it. This is a measure of privacy.
- (3) Plumbing Facilities. A household must have exclusive use of complete plumbing facilities.
- (4) Kitchen Facilities. Adequate kitchen facilities include a sink with piped water, a stove, and a refrigerator.
- (5) Heating Facilities. The existence of central heat is used as a measure of adequacy.
- (6) Elevator. Buildings of four stories or more are considered inadequate if they do not have an elevator.

A unit has to have at least two characteristics to be isolated as deficient once it qualifies as housing a low- or moderate-income family. Since age is so highly correlated with structure deterioration and loss, if in 1980 the unit was more than forty years old and had at least one other negative housing characteristic, it is selected as deficient. If, on the other hand, it was a newer unit in 1980, in the absence of the unit-age qualification, two or more negative structural characteristics signal housing deficiency.

Multiple deficient characteristics in a single housing unit is an important concept. Using multiple indicators results in a high probability of isolating bad housing, yet a very low probability of classifying good housing as bad.¹¹

This procedure of establishing housing deficiency is: (1) drawn from the literature of the field; (2) encompasses a broad array of physical insufficiency including such items as indirect access, incomplete kitchen, burdensome walk-ups, etc., (3) ensures against erroneous inclusion of good units, and (4) provides a very high probability that the housing identified, at least in relative terms, is clearly less than adequate.

Due to confidentiality protection and data availability, the procedure to specify indigenous need can be estimated only to each of 52 subregions of the state.¹² It is taken down to the community level by three housing quality variables available at both the subregional level and the community level. These are:¹³

- (1) Plumbing Facilities non-exclusive use of complete plumbing;
- (2) Heating Facilities non-presence of central heat or vented room heaters; and
- (3) Persons per Room space inadequacy, i.e., 1.01 or more persons per room.

The pool of low- and moderate-income families living in deficient housing once calculated at the subregional level is distributed to individual communities on the basis of the share of three indices of deficient housing at the local level to the total at the regional level. At the local level, these latter variables cannot be cross-tabulated with age or income in the same way as information at the subregional level can. Thus, the best available information and the most rigorous procedures are used to isolate deficient housing at the subregional level, and this is taken to the

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municipal level through other housing quality variables less complete in terms of isolating housing deficiency but found at a variety of geographic levels.¹⁴

In order to address present need with some lead time appropriate for planning and implementation, present need is actually projected to be estimated as if July 1, 1987 were the current period and the sample of housing deficiencies was taking place at this time. This is done by reproducing the incidence rates of deterioration associated with certain age groups and household types in 1980, and projecting these households and their associated housing conditions to the 1987 period. The new array and number of households in 1987 carry with them the deterioration noted in 1980.

As noted earlier, for communities with severe housing deficiencies, their deficiencies are capped at the regional average percentage of deficiencies as a proportion of total occupied housing. The excess over this regional percentage is distributed to all communities in the growth area of the region.* This is covered below.

Municipal surveys to determine indigenous need may be presented to the Council as an alternative method to this procedure. (See Section 10 — Fair Housing Act.) The Council will provide guidance as to the appropriate form and scale of such surveys.

INDIGENOUS NEED BY REGION

Northeast	34,227
Northwest	22,894
West Central	7,486
East Central	4,692
Southwest	9,208
South-Southwest	6,627
STATE TOTAL	\$5,134

†See the following figure for mapped display of regions

Reallocated Present Need

Reallocated present need is the share of excess deterioration in a region transferred to all communities in the growth area of the region with the exception of selected Urban Aid Cities. (See Attachment.) Urban Aid Cities, almost all of which are densely populated and have a higher-than-average proportion of low-and-moderate income families living in deteriorated housing, are not expected to have this regional burden reinforced by future low- and moderate-income housing requirements.¹⁵ Therefore, when the reallocated present need pool for the region is computed from an average deficiency percentage for the entire region, Urban Aid

*Communities which originally contributed to the pool due to excess deficiency, if not selected Urban Aid Cities, can receive additional units from the pool via the reallocation formula.

INTRODUCTION

The information which follows details the procedures and data resources employed to calculate low- and moderate-income housing need in the State of New Jersey. These procedures have evolved primarily since *Mount Laurel 11¹* and have been heavily influenced both by the provisions of the Fair Housing Act and *Mount Laurel 111.*² The report incorporates the methodology adopted by the Council on Affordable Housing³ — the agency charged with effecting the Fair Housing Act and bringing about statewide compliance with the *Mount Laurel* mandate.

The procedures specified here draw upon contributions by numerous groups to evolving fair housing implementation. These include efforts on the part of the *Moune Laurel II* judges, the Urban League group, Rutgers University, the appointed masters, the Department of the Public Advocate, the Governor's Office, New Jersey Department of Community Affairs, New Jersey Department of Environmental Protection (Division of Coastal Resources), New Jersey Pinelands Commission, New Jersey Housing and Mortgage Finance Agency, New Jersey Federation of Planning Officials, Land Use Section of the New Jersey Bar, New Jersey Builders Association, New Jersey State League of Municipalities, attorneys/planners for litigating developers/municipalities, and other individuals/groups too numerous to mention.

These groups have crafted a body of knowledge and procedure which has been drawn upon and refined in the production of this document. A clear effort has been made here to take into account varying points of view and above all, as the name of the Fair Housing Act implies, be fair: fair to those who need housing, to municipalities and their residents who must accommodate this housing, and finally, to the builders/developers who must provide it. The procedures contained here are an effort to move forward on a broad and unified front in meeting the charge of the Fair Housing Act.

To this end, the report begins with methods used to qualify the low- and moderate-income populations and subsequently deals with the calculation, distribution, and refinement of present and prospective low- and moderate-income housing need.

INCOME QUALIFICATION OF THE LOW-AND MODERATE-INCOME POPULATION

Data from the 1980 New Jersey Public Use Sample⁴ (a five percent sample of all households in New Jersey taken by the U.S. Census Bureau) is used to qualify a household according to HUD Section 8⁵ family-income requirements. The Sample is comprised of computer tapes which contain records for a sample of housing units with information on the characteristics of each unit as well as the people who reside in these units. Information from this file makes it possible to initially eliminate all individuals living in institutions, group quarters, or as boarders/lodgers from potential low- and moderate-income housing demand. This removes from direct count those people who comprise prison/sanitarium, college, nursing home, boarders/boarding home, and other related populations.⁶

Sub-households and sub-families are not separately distinguished as this would double count existing housing deterioration and no information is available on how or if sub-families/sub-households would choose to separate in the future. Thus, one household per unit is counted. Current applications for low- and moderate-income housing built under the

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Mount Laurel II asgis indicate shares or parts of families and unrelated individuals seeking to reside together. This partially confirms continued, shared or unrelated household use of new low- and moderate-income housing units.

Once these selection procedures are undertaken, the Public Use Sample may be employed to array all households by size and income status. HUD median family income for a region is determined, and 80 percent and 50 percent assigned to household sizes of four for the upper limits of moderate and low incomes, respectively. Each household size of more or less than four is allowed a positive or negative adjustment of the 80 percent or 50 percent of median figure to qualify for moderate- or low-income designation.⁷ (This is based on the philosophy that if you have more children/dependents or household members you can earn slightly more and qualify for moderate/low income; in reverse fashion, if you have fewer dependents or members, it is more difficult to qualify by establishing a lower income for qualification.)

The procedure spelled out above separates low- and moderate-income households, adjusting for household size, from all other households in the region. This relative selection of a population qualifying for housing need forms the basis of all need estimates. In subsequent steps, the housing units occupied by these households are initially checked for deterioration to determine present need. The number of income-defined households is then projected into the future to determine prospective need. The detailing of these steps is explained below.

PRESENT NEED

Indigenous Need

Indigenous need is a component of present need which is the total deficient housing signaled by surrogates unique to each community. Where communities' deficient housing as a percentage of all occupied housing units exceeds the regional average, their excess need is sent to a housing pool for subsequent distribution in the region. Housing from the pool is reallocated to all communities in the growth area of the region with the exception of designated Urban Aid Cities. The indigenous need for communities below the regional average of housing deficiency is their tabulated deficient units. For those above the regional average, their indigenous need is their deficient housing capped by the regional average percent deterioration.

Recognizing the evolution of the concept of deteriorated housing from 1960 and earlier where enumerators attempted to physically identify bad housing from field survey, to the current period where deficient housing is isolated through housing quality surrogates, information provided by the 1980 Census is used to signal housing deficiency via surrogates.⁸

Surrogates do not themselves confirm that a unit is deficient. They indicate that if a unit has these characteristics, it most likely would be independently found via field survey as deficient. Surrogates are developed by listing the characteristics of units found as deficient and viewing which characteristics consistently are associated with field-confirmed deficiency. Six housing quality surrogates are used with structure age to signal housing deficiency. These indices represent the culmination of numerous empirical studies on factors indicative of superior versus inferior housing quality.⁹ They represent the full range of information available on housing quality from the 1980 Census. No index is slighted, and all are simultaneously employed. They include:

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HOUSING DEFICIENT PRESENT NEED HISTORIC MODEL PROSPECTIVE NEED FAIR SHARE PRESENT NEED ALLOCATION FAIR SHARE PROSPECTIVE NEED ALLOCATION -

Accounting for: Demolition, Filtering, Residential Conversion, and Spontaneous Rehabilitation

> 1987 Present Need 1987-1993 Prospective Need

> > 145.707 *

CALCULATING NEED

.

Indigenous Need	85,134
Reallocated Present Need	34,411
Prospective Need	80,421
Total Need	199.966
Demolition	13.367
Filtering	-51.004
Residential Conversion	-12,102
Spontaneous Rehabilitation	-4,520

STATEWIDE PRE-CREDITED NEED

REGIONAL NEED

Northeast	42,534
Northwest	28,773
West Central	14,720
East Central	23,247
Southwest	21,884
South-Southwest	14,549

* The Council on Alterdative Housing is prepared to adjust municipal housing read such that precedited final need will not exceed twenty percent of a municipality a occupied housing units in 1997. This adjustment is percent a municipality from experiencing a dreatically altered development pattern as per Section 7 of the Fair Housing Act. The adjustment, if pursued by all municipalities who quality, will not diminish stativide need by many that 1421 housing units. See adjustment, if pursued by all municipalities who quality, will not diminish stativide need by many that 1421 housing units. See adjustment, if pursued Need.

THE PROCEDURES TO CALCULATE LOW- AND MODERATE-INCOME HOUSING NEED

COUNCIL ON AFFORDABLE HOUSING 1987-1993 LOW- AND MODERATE-INCOME HOUSING NEED ESTIMATES

APPROACH

PRESENT NEED (2 INDICES)

REALLOCATED PRESENT NEED (FAIR SHARE ALLOCATION FORMULA)

PRESENT NEED

PROSPECTIVE NEED (FAIR SHARE ALLOCATION FORMULA)

TOTAL NEED

SUPPLY CONTRIBUTIONS (FILTERING, RESIDENTIAL CONVERSION, REHABILITATION, DEMOLITION)

PRE-CREDITED NEED

REGIONAL AND STATEWIDE SUMMARY OF PRE-CREDITED NEED

Research Sponsor

Council on Affordable Housing

Research Contacts

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Research Organization

Rutgers University Center for Urban Policy Research 1

Principal Investigator

Robert W. Burchell, Ph.D.

Dale

1 May 1986

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APPENDIX A

Approach: 1987-1993 Low and Moderate Income Housing Need Estimates

5:92 - 12.10 Excess proceeds upon foreclosure

In the event of a foreclosure sale, the owner of the affordable housing unit shall be personally obligated to pay to the municipal entity responsible for assuring affordability, any surplus funds, but only to the extent that such surplus funds exceed the difference between the maximum price permitted at the time of foreclosure and the amount necessary to redeem the debt to the financial institution including costs of foreclosure.

5:92 - 12.5 Annual indexed increases

The price of an owner-occupied housing unit and the rents of affordable housing units may increase annually based on the percentage increase in median income for each housing region as determined from the uncapped Section 8 income limits, published by HUD, as defined in Subchapter 1 (see Technical Appendix, <u>infra.</u>) or other recognized standard adopted by the Council that applies to the rental housing unit.

5:92 - 12.6 Subsidy to ensure affordability

If the use of median income data adopted by the Council to index the cost of housing renders a unit unaffordable to a low or moderate income household at the time of resale, a municipality shall not lose credit for the housing unit, provided that adequate controls on affordability remain in place, but the municipality may subsidize the housing unit to maintain affordability.

5:92 - 12.7 Procedures of resale

Persons wishing to sell affordable units shall notify the municipal entity responsible for assuring affordability of the intent to sell. If no eligible buyer enters a contract of sale for the unit within 60 days of notification, the municipal entity shall have the option to purchase the unit for the maximum price permitted based on the regional increase in median income as defined by HUD or other recognized standard adopted by the Council. If the municipal entity does not purchase the unit, the seller may apply for permission to offer the unit to a non-income eligible household at the maximum price permitted. The seller shall document efforts to sell the unit to an income eligible household as part of this application. If the request is granted, the seller may offer low income housing units to moderate income households and moderate income housing units to households earning in excess of 80 percent of median. In no case shall the seller be permitted to receive more than the maximum price permitted.

5:92 - 12.8 Eligible capital improvements

Property owners of single family, owner-occupied housing may apply to the municipal entity responsible for permission to increase the maximum price for eligible capital improvements. Eligible capital improvements shall be those that render the unit suitable for a larger household. In no event shall the maximum price of an improved housing unit exceed the limits of affordability for the larger household. Property owners shall apply to the municipal entity if an increase in the maximum sales price is sought.

5:92 - 12.9 Impact of foreclosure on resale

An action of foreclosure by a financial institution regulated by state and/or federal law shall extinguish controls on affordable housing units. Notice of foreclosure shall allow the municipal entity to purchase the affordable housing unit at the maximum permitted sale price. Failure of the municipal entity to purchase the affordable housing unit shall result in the Council adding that unit to the municipal present and prospective fair share obligation.

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1. Rehabilitated owner-occupied single family housing units that are improved to code standard shall be subject to affordability controls for at least six years;

2. Rehabilitated renter-occupied housing units that are improved to code standard shall be subject to affordability controls for at least ten years; and

3. Housing units created through conversion of a non-residential structure or through new construction in municipalities receiving State Aid pursuant to P.L. 1978, L.14 (N.J.S.A. 52:270-178 et. seq.) at the time of substantive certification shall be subject to affordability controls for at least ten years.

5:92 - 12.3 Administrative mechanism

Municipalities shall establish an appropriate administrative mechanism or entity responsible for assuring that low and moderate income housing units remain affordable to low and moderate income households; or they shall enter into a contractual agreement with the Agency to administer these responsibilities.

5:92 - 12.4 Initial pricing

(a) Municipalities shall consider requiring that the initial price of a low and moderate income owner-occupied single family housing unit be established so that after a downpayment of ten percent, the monthly principal, interest, taxes, insurance and condominium fees do not exceed 28 percent of an eligible gross monthly income. Municipalities shall consider requiring that rents, excluding utilities, be set so as not to exceed 30 percent of the gross monthly income of the appropriate household size. Maximum rent shall be calculated as a percentage of the uncapped Section 8 income limit (as contained in the Technical Appendix, <u>infra.</u>) or other recognized standard adopted by the Council that applies to the rental housing unit. The following criteria shall be considered in determining rents and sale prices:

- 1. Efficiency units shall be affordable to one person households;
- 2. One bedroom units shall be affordable to two person households;
- 3. Two bedroom units shall be affordable to three person households;
- Three bedroom units shall be affordable to five person households;
 and
- 5. Four bedroom units shall be affordable to seven person households.
- (b) Housing units that satisfy the criteria in (a) 1. through 5. above shall be considered affordable.
- (c) Median income by household size shall be established by the uncapped Section 8 income limits, published by HUD, as defined in Subchapter 1 (see Technical Appendix, <u>infra.</u>) or other recognized standard adopted by the Council that applies to the rental housing unit.

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represents the current average, internal subsidization required to provide a moderate income housing unit in an inclusionary development, and constitutes 22 percent of the unit's total cost. The Council establishes \$27,500 as the current average, internal subsidization required to provide a low income housing unit in an inclusionary development, and constitutes 48 percent of the unit's total cost. These internal subsidization guidelines shall be regarded as illustrative and may be adjusted on a case by case basis.

(d) RCAs shall run concurrent with the sending municipality's period of substantive certification, not to exceed six years; contributions may be prorated in municipal appropriations concurrent with the certification period not to exceed six years.

5:92 - 11.6 Enforcement

(a) The Council shall take such actions as may be necessary to enforce a RCA with respect to the timely implementation of a project by the receiving municipality. In implementing its enforcement responsibilities, the Council may:

1. Initiate or join a lawsuit to enforce a RCA; and/or

2. Bar a delinquent receiving municipality from entering into further RCAs for a specified period of time; and/or

3. Recommend that the Agency and the Department of Community Affairs withhold further assistance available under the Act; and/or

4. Take such other actions as the Council may determine necessary.

SUBCHAPTER 12. CONTROLS ON AFFORDABILITY

5:92 - 12.1 General provisions

In developing housing elements, municipalities shall determine measures to assure that low and moderate income units remain affordable to low and moderate income households for an appropriate period of not less than 20 years which may be adjusted as provided pursuant to <u>N.J.A.C.</u> 5:92-12.2. In determining these measures, municipalities may propose alternative methods for assuring continued affordability which shall be reviewed by the Agency for feasibility prior to an award of substantive certification.

5:92 - 12.2 Length of controls on affordability

(a) Municipalities shall consider imposing controls on rents and resales of low and moderate income units, as set forth in this Subchapter, that extend for a period of 20 years with the following exceptions:

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- 5:92 11.4 Review by county planning board or other county designated agency
- (a) RCAs shall be reviewed by the county planning board or other county designated agency in which the receiving municipality is located, as set forth in <u>N.J.A.C.</u> 5:91-12.2. Such review shall be completed within 30 days after the agreement has been referred to the county planning board or other county designated agency. The Council may grant a timely request for an extension of this time period for a period not to exceed 15 days.
- (b) In conducting the review required under this section and <u>N.J.A.C.</u> 5:91-12.2, the county planning board or other county designated agency shall consider the master plan and zoning ordinance of the sending and receiving municipalities, its own county master plan and the SDRP. In the event that the SDRP is not completed, the county planning board or other county designated agency shall consider the SDGP and other appropriate regional plans in conducting its review.
- (c) County planning boards or other county designated agency undertaking the review provided in this section shall, in forwarding the results of such review to the Council, include a completed checklist for this purpose provided by the Council. (see: Technical Appendix, <u>infra</u>).

5:92 - 11.5 Amount and duration of contributions

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- (a) In negotiating RCAs, cosmetic improvements may be included in determining the negotiated price of rehabilitating a housing unit; but cosmetic improvements alone shall not constitute an eligible improvement for purposes of a RCA. In general, eligible rehabilitation may vary in degree from gutting and extensive reconstruction to repairs for damage caused by inadequate maintenance. Rehabilitation may also include the repair or replacement of major building systems or components in danger of failure (including roof, electrical, plumbing, heating, structural and foundation defects). To be an eligible improvement under a RCA, the housing unit must meet the municipal or other relevant housing code after rehabilitation.
- (b) The cost of rehabilitating a low and moderate income housing unit may vary from unit to unit and from municipality to municipality. The Council establishes \$10,000 as the minimum per unit cost necessary for rehabilitation as may be adjusted by the Council on a case by case basis. (see Technical Appendix, <u>infra</u>, for average costs of replacing major systems for various types of housing). This minimum amount includes the actual capital cost of substantive rehabilitation and the necessary operating costs to insure compliance with related code standards. This minimum amount shall be regarded as illustrative.
- (c) The internal cost of subsidizing a low and a moderate income housing unit in an inclusionary development may vary from project to project and from municipality to municipality. The Council establishes that \$12,500

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5:92 - 11:1 General provisions

(a) A municipality may propose the transfer of up to 50 percent of its fair share to another municipality within its housing region by means of a contractual agreement into which two municipalities voluntarily enter.

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(b) The Council shall maintain current lists of municipalities which have stated an intent to enter into RCAs as receiving municipalities and shall provide copies of such lists to potential sending municipalities as requested.

5:92 - 11.2 Terms

- (a) At least 50 percent of the units accepted by a receiving municipality shall be affordable to low income households. The Council may modify this requirement if it determines that the sending municipality has adequately provided for its low income housing obligation elsewhere in its housing element.
- (b) Housing provided pursuant to a RCA may include new construction, rehabilitation, residential conversion of existing units, conversion of other uses for housing, or a combination of these methods. To qualify as an appropriate component of a RCA, a rehabilitated or converted unit must meet the code standard of a municipality or other applicable housing code.

- (c) Housing provided pursuant to a RCA may include the creation of alternative living arrangements, including, but not limited to, congregate housing, Class C and D boarding homes regulated by the Department of Community Affairs and residential health care facilities regulated by the Department of Health. To qualify as an appropriate component of a RCA, such facilities must be subject to controls on affordability acceptable to the Council.
- (d) All RCAs shall specify payment schedules which conform to a construction or rehabilitation schedule and which relate to the receiving municipality's ability to deliver housing units in a timely fashion.
- (e) All RCAs shall require receiving municipalities to file annual reports with the Agency setting forth the progress in implementing the project to be produced under a RCA. This report shall be in such form as the Council and the Agency may from time to time require.
- (f) All RCAs shall require that a receiving municipality submit a proposed project plan which shall be in such form and contain such information as the Agency may require.
- 5:92 11.3 Credits

- 1

No receiving municipality shall receive credit towards its fair share obligation for units provided pursuant to a RCA where credit for such units has been awarded to a sending municipality.

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- The next 500 units, 1,500 up to 1,999 units, may be phased in from the eleventh through fifteenth year;
- 4. An amount in excess of 2,000 units may be phased in over a period of 16 to at least 20 years.
- (b) At least one-half and no less than 200 units of the municipal obligation shall be phased in during the first three years.
- (c) Within the phasing schedule, market conditions shall prevail.
- 5:92 10.3 Commencement date of phasing schedule
- The commencement date of the phasing schedule shall be January 1, 1987.
- 5:92 10.4 General provisions
- (a) The phase-in schedule shall provide for the grant of preliminary approvals to a developer subject to the phase-in schedule for final approvals in accordance with time periods set forth in sections 34, 36 and 48 of P.L. 1975, c.291 (N.J.S.A. 40:55D-46, 48 and 61), provided that such preliminary approvals shall confer vested rights as defined in subsection a. of section 37 of P.L. 1975, c.291 (N.J.S.A. 40:55D-49) for the period until the developer has the ability to proceed to final approval pursuant to the phase-in schedule. In any phase-in schedule for a development, all final approvals and the rights to final approvals shall be cumulative.

(b) Phasing of present and prospective need shall not extend the period of substantive certification. Municipalities shall be responsible for an additional present and prospective need in addition to the phased need when the period of substantive certification expires. 1

- (c) Developers of inclusionary developments shall be entitled to final approval of at least four market housing units per each low and moderate income housing unit.
- 5:92 10.5 Priority of sites

In developing a phasing plan, municipalities shall give priority to those vacant sites that are available, suitable, developable and approvable as defined in Subchapter 1. The phasing plan shall be consistent with a municipal plan for infrastructure expansion and rehabilitation.

5:92 - 10.6 Adjustments to phasing schedule

The Council may adjust phasing schedules by 20 percent for the first three years of the phasing period. An adjustment for the first half of the phasing period shall result in a proportionate adjustment during the second half of the phasing period. Such adjustments shall be based on the factors presented in section 23 of the Act or the effect of economic conditions on specific developments.

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Department of Environmental Protection or its designated agent approves a proposal to provide affordable infrastructure to a site other than those designated for the development of low and moderate income housing in the housing element, the municipality shall amend its housing element and fair share housing ordinance to permit development of such site for low and moderate income housing. The amended housing element and fair share housing ordinance shall be submitted to the Council within 90 days of the site's approval by the New Jersey Department of Environmental Protection or its agent.

SUBCHAPTER 9. PRIORITIZING

5:92 - 9.1 Prioritizing vacant and developable sites

- (a) Municipalities shall establish priorities for low and moderate income sites.
 Sites should be available, suitable, developable and approvable as defined in N.J.A.C. 5:92-1.3.
- (b) All sites designated for low and moderate income housing shall receive approval for consistency review, as set forth in Section 208 of the Clean Water Act, 33 <u>U.S.C.</u> §1251, <u>et. seq.</u> prior to substantive certification. Where a site is denied consistency review, the municipality shall apply for an amendment to its Section 208 plan to incorporate the denied site.
- (c) Agricultural lands within agricultural development districts as certified by the State Agricultural Development Board that do not conform to the

policies set forth in N.J.A.C. 5:92-8.2 (b) 2. may be excluded initially in establishing priorities for low and moderate income sites. Where no other sites are either appropriate and/or sufficient to accomodate fully the municipality's low and moderate income housing obligation, the municipality or the Council may request the respective county agricultural development board to establish priorities for the development of unrestricted land within the county's agricultural development district.

SUBCHAPTER 10. PHASING OF PRESENT AND PROSPECTIVE NEED

5:92 - 10.1 Phasing plans

Municipalities shall be allowed to submit a phase-in plan for low and moderate income units within inclusionary developments as defined in the Act. Phasing plans shall indicate a proposed sequence for site-specific inclusionary developments.

- 5:92 10.2 Phasing schedules
- (a) Municipalities may phase-in inclusionary developments pursuant to the following schedule:
 - Inclusionary developments of less than 999 units may be phased in over a period of six years;
 - The next 500 units, 1,000 units up to 1,499 units, may be phased in seventh through tenth year;

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for the development of low and moderate income housing in the housing element, the municipality shall amend its housing element and fair share housing ordinance to permit development of such site for low and moderate income housing. The amended housing element and fair share housing ordinance shall be submitted to the Council within 90 days of the site's approval by the New Jersey Department of Environmental Protection or its agent.

5:92 - 8.6 Prohibitive costs of infrastructure

- (a) The Council shall make an adjustment to the municipal present and prospective need due to prohibitive costs associated with providing public facilities and infrastructure. This adjustment shall remain totally or partially in effect until adequate, affordable infrastructure facilities are provided.
- (b) Notwithstanding the prohibitive cost of adequate public facilities and infrastructure, the municipality shall nonetheless designate and zone appropriate sites to accomodate its fair share obligation. The lack of adequate capacity, in and of itself, shall constitute a durational adjustment of the municipal obligation and that obligation shall be deferred until adequate infrastructure is made available as set forth in (c) through (h) below.
- (c) Notwithstanding the prohibitive cost of adequate public facilities and infrastructure at the time a municipality petitions for substantive certification, the municipality shall reserve and set aside new

intrastructure capacity, when it becomes available for low and moderate income housing on a priority basis.

- (d) Municipalities seeking an adjustment of their fair share due to prohibitive costs of infrastructure to the public shall complete "The Costs of Providing Infrastructure" application provided by the Council and submit it to the Council for its review."
- (e) The Council shall forward "The Costs of Providing Infrastructure" application to the New Jersey Department of Community Affairs Division of Local Government Services for review. The Council shall consider the report of the Division of Local Government Services in determining whether to permit an adjustment due to prohibitive costs associated with providing public facilities and infrastructure.
- (f) Municipal officials shall endorse all applications to the New Jersey Department of Environmental Protection or its agent to provide affordable infrastructure. Such endorsements shall be simultaneously submitted to the Council.
- (g) Where the New Jersey Department of Environmental Protection or its designated agent approves a proposal to provide affordable infrastructure to a site for the development of low and moderate income housing in the housing element, the municipality shall permit such development.
- (h) Where a municipality has designated sites for low and moderate income housing that lack adequate infrastructure and where the New Jersey

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historic and architecturally important sites, agricultural lands. environmentally sensitive lands and recreation, conservation and open space shall be considered vacant and developable sites.

- (b) The Council may, within its discretion and upon its own initiative, eliminate additional sites from consideration when the Council determines that such action is consistent with the public's general welfare.
- (c) The Council shall determine the municipality's ability to absorb its fair share obligation through inclusionary developments. The Council shall presumptively require a 20 percent maximum set-aside and a minimum gross density of six units per acre on vacant and developable sites. The Council may modify this minimum gross density based on factors, including but not limited to, appraised land values, improvement costs, site conditions and municipal subsidy of project costs. The Council may also modify this density when required to satisfy the municipal present and prospective need or when the municipality and developer agree to a modification on a specific site or when the Council's minimum gross density policy conflicts with the land use policies adopted within the Pinelands, Coastal Zone or Hackensack Meadowlands.

5:92 - 8.5 Adequate public facilities and infrastructure capacities

(a) The Council shall make durational adjustments to defer a municipality's fair share obligation due to the lack of adequate public facilities and infrastructure capacity. This adjustment shall remain totally or partially in effect until adequate infrastructure facilities are provided.

- (b) Notwithstanding the lack of adequate public facilities and infrastructure, the municipality shall nonetheless designate and zone appropriate sites to accomodate its fair share obligation. The lack of adequate capacity, in and of itself, shall constitute a durational adjustment of the municipal obligation and that obligation shall be deferred until adequate infrastructure is made available as set forth in (c) through (f) below.
- (c) Notwithstanding the lack of adequate public facilities and infrastructure in extant at the time a municipality petitions for substantive certification, the municipality shall reserve and set aside new infrastructure capacity, when it becomes available, for low and moderate income housing, on a priority basis.
- (d) Municipal officials shall endorse all applications to the New Jersey Department of Environmental Protection or its agent to provide affordable infrastructure. Such endorsements shall be simultaneously submitted to the Council.
- (e) Where the New Jersey Department of Environmental Protection or its designated agent approves a proposal to provide infrastructure to a site for the development of low and moderate income housing identified in the housing element, the municipality shall permit such development
- (f) Where a municipality has designated sites for low and moderate income housing that lack adequate infrastructure and where the New Jersey Department of Environmental Protection or its designated agent approves a proposal to provide infrastructure to a site other than those designated

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- iii. Where the legislature adopts legislation that requires the mapping of other natural resources and provides a mechanism for their regulation, the Council shall include such resources in its criteria and guidelines for municipal adjustment.
- 5:92 8.3 Adequate recreation, conservation and open space
- (a)Municipalities may reserve three percent of their total developed and developable acreage for active municipal recreation and exclude this acreage from consideration as potential sites for low and moderate income In determining developable acreage, municipalities shall housina. calculate their total vacant and undeveloped lands and deduct from that total number the lands excluded by the Council's policy regarding historic and architecturally important sites, agricultural lands and environmentally sensitive lands. Municipalities shall also exclude from this calculation of total vacant and undevelopable lands, those owned by nonprofit organizations, counties to the state or federal government and when such lands are precluded from development at the time of substantive certification. Municipalities shall submit appropriate documentation demonstrating that such lands are precluded from development. Existing active municipal recreation areas shall be subtracted from the three percent calculation of total developed and developable acreage to determine additional land that may be reserved for active municipal recreation.

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- (b) Municipalities may exclude further recreation, conservation and open space areas, beyond those calculated in (a) above, when such lands have been designated in an adopted county master plan and:
 - The county has adopted appropriate language in its ordinances to secure specific areas for recreation, conservation or open space as part of the subdivision and site plan review process; or
 - The county has included specific areas for acquisition in a capital improvement program; or
 - The county has applied to the New Jersey Department of Environmental Protection Green Acres Program or other appropriate programs to acquire or otherwise permanently set aside specified areas.
- (c) Municipalities shall submit a transparent overlay drawn to the same scale as the existing land use map depicting eligible county and municipal recreation, conservation and open space sites to be eliminated from consideration for low and moderate income housing.

5:92 - 8.4 Vacant and developable sites

(a) Vacant sites not specifically excluded from consideration for low and moderate income housing as a result of the Council's policies regarding

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(b) The Council shall determine the amount and location of vacant and undeveloped land within a municipality. Specific parcels of vacant and developable lands shall be excluded as potential sites for low and moderate income housing based on the following criteria:

1. Historic and architecturally important sites shall be excluded if listed on the State Register of Historic Places prior to substantive certification. All land within a 100-foot buffer area of an eligible historic site as described herein shall similarly be excluded.

2. Agricultural lands shall be excluded when the development rights to these lands have been purchased or restricted by covenant or when such lands are subject to restrictions as set forth in the "Right to Farm Act, "P.L. 1983 c.31 (N.J.S.A. 4:1 C-1 <u>et. seq.</u>) and the "Agriculture Retention and Development Act," N.J.S.A. 32 (N.J.A.C.4:1C-11 et. seq.).

3. Environmentally sensitive lands shall be excluded as follows:

Within the areas of the State regulated by the Pinelands Commission, Division of Coastal Resources and the Hackensack Meadowlands Development Commission, the Council shall adhere to the policies delineated in The Pinelands Comprehensive Management Plan, N.J.A.C. 7:50; the Coastal Permit Program Rules, N.J.A.C.:7-1; Coastal Resource and Development Rules, N.J.A.C. 7E-1; and the Zoning Regulations Hackensack of the Meadowlands District N.J.A.C. 19:4.

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In areas of the State not regulated by the Pinelands Commission, the Division of Coastal Resources and the Hackensack Meadowlands Development Commission, the Council shall exclude as potential sites for low and moderate income housing: inland wetlands as delineated by the U.S. Army Corps of Engineers or New Jersey Department of Environmental Protection, whichever agency has jurisdiction; flood hazard areas as defined in <u>N.J.A.C.</u> 7:13; and sites with slopes in excess of 15 percent as determined from the U.S.G.S. Topographic Quadrangles which render a site unsuitable for low and moderate income housing. implemented adequate assurances for continued affordability consistent with Subchapter 12, Controls on Affordability.

SUBCHAPTER 7. DRASTIC ALTERATION OF THE ESTABLISHED PATJERN OF DEVELOPMENT

5:92 - 7.1 Drastic alteration

After receiving the crediting provided in Subchapter 6, Credits, where a municipality's present and prospective fair share exceeds 20 percent of its total occupied housing stock as estimated as of July 1, 1987, the municipality may adjust its fair share to 20 percent of its estimated 1987 occupied housing stock.

SUBCHAPTER 8. MUNICIPAL ADJUSTMENTS

5:92 - 8.1 General

This subchapter provides the criteria by which a municipal fair share may be adjusted. Adjustments shall be made to eliminate specific parcels of vacant land from consideration as sites for low and moderate income housing. Adjustments shall yield vacant, suitable, developable, available and approvable land within each municipality requesting and demonstrating that such adjustments to its fair share are in keeping with these criteria. Adjustments shall be made to municipal fair share when the Council determines that such adjustments are required due to available land capacity, public facilities or infrastructure. All municipalities requesting adjustments of present and prospective need shall submit an existing land use map at an appropriate scale to display the land uses of each parcel within the municipality. Such map shall display the following land uses: single family, two-to four-family, other multifamily, commercial, industrial, agricultural, parkland, other public uses, semipublic uses and vacant land. Municipalities seeking an adjustment based on historic sites, agricultural lands or environmentally sensitive areas shall submit transparent overlays drawn to the same scale as the existing land use map depicting eligible sites as delineated herein.

5:92 - 8.2 Adjustment process

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(a) The Council shall only adjust reallocated present and prospective need which the municipality proposes to address through inclusionary developments.

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housing stock when such survey is deemed adequate and accepted by the Council for identifying deficient housing units occupied by low or moderate income households.

- Modify the number calculated in 1. above as instructed in <u>N.J.A.C</u>. 5:92- 5.8, 5.9, 5.10, and 5.11 (demolitions, filtering, residential conversions and spontaneous rehabilitation).
- 3. Perform the calculation required in <u>N.J.A.C.</u> 5:92-5.2(a)4.
- Municipal indigenous need shall be the smaller number resulting from the calculations in 2, and 3, above.
- If the calculation in 2. above is larger than 3. above the difference between the two shall be distributed throughout the housing region as reallocated present need (see Technical Appendix, <u>infra</u>.).
- This calculation of indigenous need for selected urban aid cities performed in 4. above is also the pre-credited need for these cities. No additional calculations need be made by these cities.

5:92 - 5.14 Low and moderate income split

Municipal pre-credited final need obligation shall be divided equally between low and moderate income households. Example:

Johnsonville's total obligation includes 299 low income units and 300 moderate income units.

SUBCHAPTER 6. CREDITS

5:92 - 6.1 Credits

- (a). Municipal present and prospective fair share shall be determined after crediting, on a one to one basis, those housing units created or rehabilitated after April 1, 1980. Credits are applicable when a unit's occupancy is restricted to low or moderate income households and when the municipality has implemented adequate assurances for continued affordability consistent with Subchapter 12, Controls on Affordability.
- (b) Low and moderate income housing units created within a municipality in excess of the municipal 1987-1993 present and prospective fair share, as calculated in Subchapter 5 shall be credited on a one to one basis against its future fair share. This credit shall take place upon request during the substantive certification process, provided that such units have been restricted to low or moderate income households and the municipality has

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Multiply this number by the estimated municipal population as of 1984 as published in <u>1984 Population Estimates for</u> <u>New Jersey</u> (published by the New Jersey Department of Labor, September 1985). This yields municipal 1983/1984 aggregate per capita income. Example: Johnsonville's estimated population was 21,453. Calculation:

\$12,975 x 21,453 = \$278,352,675

3. Divide 1983/1984 municipal aggregate per capita income by the 1983/1984 aggregate per capita income for the housing region in which the municipality is located (see Column I) to obtain the municipal share of aggregate per capita income.

Example:

2.

Johnsonville's 1983/1984	Region 5 1984	Johnsonville's Share of
Aggregate Per	Aggregate Per	Aggregate Per
Capita Income	Capita Income(Column I)	Capita Income
\$278,352,675 ÷	\$14,201,442,966 =	.01960

4. Multiply the share of regional aggregate per capita income by the spontaneous rehabilitation projections for the housing region in which the municipality is located (see Column H in (a) above) to yield the reduction to municipal total need due to spontaneous rehabilitation. Example:

Johnsonville's Share of		1987-1993
1983/1984 Aggregate		Region 5 Spontaneous
Per Capita Income		Rehabilitation Estimate
01960	×	542

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5:92 - 5.12 Pre-credited need

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Municipal pre-credited need is the sum of total need and demolitions minus reductions for filtering, conversion and spontaneous rehabilitation (see Technical Appendix, infra.). Example:

Total Need + Demolitions - (Filtering + Residential Conversion + Spontaneous Rehabilitation)

660 + 31 - (70 + 11 + 11) = 599

5:92 - 5:13 Calculation of indigenous need: selected urban aid

cities

(a) Selected municipalities receiving state aid (urban aid cities) pursuant to P.L. 1978, C.14 (N.J.S.A.52:27D-178 et. seq.) that are exempt from the distribution of reallocated present need and prospective need as described in N.J.A.C. 5:92-5.3 (see Appendix A to Technical Appendix, infra) shall determine their indigenous need as indicated below:

> Follow the procedures delineated in <u>N.J.A.C.</u>
> 5.92-5.2(a) 1 through 3. These calculations yield the count of actual low and moderate income deficient units in the selected urban aid city. This estimate of law and moderate income deficient units may also be determined through a survey of the municipality's

> > -46-

 Multiply this percentage by the conversion projection in Column F for the region in which the municipality is located to yield the reduction to municipal total need due to conversion. Example:

Johnsonville's Share of 1987-1993 Conversion 2-4 Family Housing Units Projections (Region 5) .00721 X 1,478 =

71

5:92 - 5.11 Spontaneous rehabilitation

(a) Spontaneous rehabilitation measures the private market's ability to rehabilitate deficient low and moderate income housing units up to code standard; and shall cause a reduction to municipal total need (see Technical Appendix, <u>infra.</u>). Spontaneous rehabilitation is highly correlated with aggregate per capita income. The following Column H displays spontaneous rehabilitation projections by housing region. The following Column I displays total 1983/1984 per capita regional aggregate income for each housing region. Per capita regional aggregate income for 1983/1984 is obtained by multiplying 1983 regional per capita income estimates by 1984 estimated population in the housing region. (see Technical Appendix, infra.)

		COLUMN H	COLUMN I
		1987-1993	1983/1984
		Spontaneous	Aggregate
		Rehabilitation	Per Capita
		Estimates	Income (\$)
	Region		
۹.	Northeast	1,884	21,112,820,558
2.	Northwest	1,194	22,029,857,240
3.	West Central	384	12,235,480,836
4.	East Central	243	9,830,614,791
5.	Southwest	542	14,201,442,966
6	South-Southwest	431	4,592,475,839
	New Jersey	4,678	84,002,692,230

(b) To determine the impact of spontaneous rehabilitation on municipal total need:

 Determine the municipal estimate of per capita income in 1983 from the <u>1986 New Jersey Legislative District Data</u> <u>Book</u> (published by the Rütgers University Bureau of Government Research, April 1986). Example: Johnsonville's 1983 per capita income was \$12,975.

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(a) Residential conversion is the creation of dwelling units from already existing residential structures. Residential conversion is a significan source of housing supply to low and moderate income households and i shall cause a reduction to municipal total need (see Technical Appendix, infra.). Residential conversion is highly correlated with the presence of two-to four-family housing units. The following Column F displays projections of conversions for each housing region. The following Column G displays the total of two-to four-family housing units in each housing region in 1980.

		COLUMN F	COLUMN G
		1987-1993	1980
	and an	Conversion	2-4 Family
		Estimates	Unit Totals
	Region		
1.	Northeast	5,138	224,294
2.	Northwest	3,257	165,631
3.	West Central	1,048	50,697
4.	East Central	662	29,269
5.	Southwest	1,478	42,692
6.	South-Southwest	1,174	27,873
			540,450
	New Jersey	12,757	540,456

- (b) To determine the impact of conversions on municipal total need:
 - Determine the municipal number of year-round two-to fourfamily housing units in 1980 as replied in the U.S. Census of Housing (Detailed Housing Characteristics Part 32-New Jersey). Example: Johnsonville had 308 two-to four-family units.
 - Divide this number by the year-round total two-to fourfamily housing units for the region in which the municipality is located to obtain the municipal share of two-to four-family housing units in the housing region. Example:

Johnsonville's Total 2-4 Family Housing Units		Total 2-4 Family Housing Units (Region 5)	Johnsonville's Share of 2-4 Family Housing Units	
308	÷	42,692 =	. 00721	

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(a) Filtering causes a reduction in total need based on the recognition that the housing needs of low and moderate income households are partially met by sound housing units formerly occupied by higher income sectors of the housing market (see Technical Appendix, infra.). Filtering is highly correlated with the presence of multi-family housing units. The following Column D displays regional filtering projections. The following Column E displays the total number of multifamily housing units in each region in 1980.

		COLUMN	COLUMN E
		1987-1993	1980
		Filtering Projection	Multifamily Unit Totals
	Region		
1.	Northeast	12,202	410,972
2.	Northwest	12,678	334,839
З.	West Central	7,222	104,428
4.	East Central	6,706	73,799
5.	Southwest	9,587	121,352
6.	South-Southwest	3,494	57,287
	New Jersey	51,889	1,102,677

 Determine the municipal number of year-round multifamilyunits in 1980 as reported in the U.S.Census of Housing (Detailed Housing Characteristics Part 32 - New Jersey). Example:

Johnsonville had 892 multifamily units.

 Divide this number by the total of year-round multifamily units for the region (Column E) in which the nunicipality is located. This yields the municipality's share of multifamily housing units in the housing region. Example:

Johnsonville's Multifamily Units, 1980		Total Multifamily Units in 1980 (Region 5)		Johnsonville's Share of Multifamily Units
892	÷	121,352	=	.00735

 Multiply this percentage by the filtering estimates in Column D for the region in which the municipality is located to yield the reduction to municipal total need due to filtering. Example:

Johnsonville's Share of Region 5 Multifamily Units	×	Filtering Projection Region 5		
. 00735	x	9,587	=	70

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5:92-5.5) and prospective need (as calculated in <u>N.J.A.C</u>. 5:92-5.6.). Example:

Johnsonville's total need = present need (150) + prospective need (510) = 660

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- 5:92 5.8 Demolitions
- (a) Demolition is a factor that eliminates housing opportunities for low and moderate income households. Therefore, a number representing demolitions affecting low and moderate income households shall be added to total need (see Technical Appendix, <u>infra</u>.). To determine this number:
 - 1. Average 1983 and 1984 municipal demolitions as reported in <u>New Jersey Residential Building</u> <u>Permits (1984 Summary)</u>. Example:

Johnsonville averaged 15 demolitions.

2. Multiply the average by six to project 1987-1993 demolitions.

Example:

Johnsonville Average X Number of Years <u>Demolitions</u> Projected 15 X 6 = 90 3. To determine the percentage of demolitions affecting low and moderate income households, divide the percentage of low and moderate income households living in the census subregion in which the municipality is located (displayed in Exhibit 1, Column 11 in the Technical Appendix, <u>infra</u>) by 100 and multiply the resulting quotient by 1.5. The percentage of demolitions affecting low and moderate income households shall be the result of this product or 95 percent, whichever is lower. Example:

Subregional Low and Moderate Income Percentage

23.3 100

1.

X 1.5 = .3495

4. Multiply the percentage of demolitions affecting low and moderate income households (calculated in 3. above) by the projected municipal demolitions (calculated in 2. above). The resulting number shall be added to total need. Example:

Percentage Demolition's Impacting Low and <u>Moderate Income Households</u>	X	Johnsonville's Projected Demolitions			
. 3495	×	90 =	31		

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5:92 - 5.5 Present need (as of 1987)

Present need is the sum of indigenous need and reallocated present need. To determine municipal present need add indigenous need (as calculated in <u>N.J.A.C.</u> 5:92-5.2) and reallocated present need (as calculated in N.J.A.C. 5:92-5.4). Example:

Johnsonville's present need = indigenous need (47) + reallocated present need (103) = 150

5:92 - 5.6 Prospective need: 1987-1993

(a) Prospective need is the share of future households that are low and moderate income and as such require affordable housing (see Technical Appendix, <u>infra.</u>). Prospective need for each housing region is projected in the following Column C. COLUMN C 1993 Prospective Need

	Region	Prospective Need
1.	Northeast	5,509
2.	Northwest	9,759
3.	West Central	13,661
4.	East Central	23,752
5.	Southwest	18,179
6.	South-Southwest	9,561

80.421

(b) To calculate municipal prospective need, divide the municipal number in Column 10, Exhibit 1 in the Technical Appendix, <u>infra</u>, by 100 and multiply the resulting quotient by the prospective need for the housing region in which the municipality is located to yield muncipal prospective need. Example:

New Jersev

1993 Prospective Need X (Region 5)		Average of Johnsonville's Prospective Need Allocation Factors (Column 10)	
18,179	· · x	<u>2.806</u> 100	= 510

5:92 - 5.7 Total need

Total need is the sum of present and prospective need. To determine municipal total need, add present need (as calculated in N.J.A.C.

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- 2. A population density in excess of 10,000 persons per square mile; or
- 3. A density of 6,000 to 10,000 per square mile and less than five percent of vacant, non-farm municipal land as measured by the average percentage of vacant land valuation and parcels in the <u>1984 Statement of Financial Condition of Counties and Municipalities</u> (Trenton, N.J.: New Jersey Department of Community Affairs, 1985).
- (c) Only those municipalities designated herein to receive reallocated present need and prospective need shall be included in the housing region totals of growth area, covered employment, per capita aggregate income and covered employment change for purposes of distributing need.

5:92 - 5.4 Reallocated present need

(a) Reallocated present need is the share of excess deficient housing which must be distributed to municipalities designated in whole or in part as growth area as delineated in <u>N.J.A.C</u>. 5:92-5.3. The following Column B displays the reallocated present need by housing region.

COLUMN B 1987 Regional Pool of <u>Excess Deficient Housing Units</u>

	Region	Excess Deficient Housing Units
1.	Northeast	17,676
2.	Northwest	8,829
3.	West Central	1,631
4.	East Central	750
5.	Southwest	4,060
6.	South-Southwest	1,465

New Jersey

34,411

(b) Divide the municipal number in Column 9, Exhibit 1 in the Technical Appendix, infra, by 100 and multiply the resulting quotient by the total reallocated present need for the housing region in which the municipality is located to yield municipal reallocated present need. Example:

Regional Pool of Excess Deficient Units (Region 5)	x	Average of Johnsonville's Present Need Atlocation Factors (column 9)	
4,060	X	$\frac{2.549}{100} = 103$	

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Multiply this percentage by the municipal projection of 1987 occupied housing stock in Exhibit 1, Column 4. Example:

Johnsonville Total		Region 5 Percentage of Low and			
Occupied Housing E	stimate	and	Moderate	Income	Deficiency
8,922	x		. 026	=	232

- Municipal indigenous need shall be the smaller number resulting from the calculations in 3. and 4. above.
 Example: Johnsonville's indigenous need = 47.
- If the calculation in 3. above is larger than 4. above, the difference between the two shall be distributed throughout the housing region as reallocated present need as per <u>N.J.A.C.</u>
 5:92-5.3 and 5:92-5.4. The results of this calculation are displayed for each housing region in Column B.
- (b) Municipal indigenous need may also be determined through a survey of the municipality's housing stock when such survey is deemed adequate and accepted by the Council for identifying deficient housing units occupied by low or moderate income households.

5:92 - 5.3 Distribution of need

- (a) The distribution of each housing region's reallocated present need and prospective need shall be accomplished through use of economic and land use factors expressed as a percentage representing the municipal share of the housing region's total for each factor as displayed in Exhibit 1 of the Technical Appendix, <u>infra.</u> The factors employed to distribute the housing region's need are growth area (Column 5), covered employment (Column 6), aggegate per capita income (Column 7) and covered employment change (Column 8). All but covered employment change are summed, averaged and displayed in Column 9. This is the average of the present need allocation factors. All four economic and land use factors are summed, averaged and displayed in Column 10. This is the average of the prospective need allocation factors.
- (b) Reallocated present need and prospective need shall be distributed to municipalities designated in whole or in part as growth areas unless the municipality receives state aid pursuant to P.L. 1978, C.14 (C.52:27D-178 <u>et. seq.</u>) at the time of substantive certification and exhibits one of the following (see attachment in Appendix A, Technical Appendix, <u>infra.</u> for a listing of current selected urban aid cities that meet the following):

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 A percentage of actual housing deficiency to total occupied housing stock in excess of the same percentage for the region in which the municipality is located; or

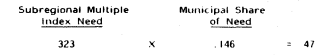
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- (a) Indigenous need in a municipality is actual or capped deficient housing occupied by low and moderate income households as further defined in 5:92-1.3. Municipal indigenous need shall be determined from the total of deficient housing units occupied by low and moderate income households for the census subregion in which the municipality is located. The data, derived from a multiple-index approach, are not available at the municipal level. To determine the municipal share of need from the census subregion total, it is necessary to use a single-index approach using surrogates of deficient housing available at both the municipal and census subregion level. To calculate municipal indigenous need:
 - Locate the appropriate municipality in Exhibit 1 in the Technical Appendix, <u>infra</u>. Example: Johnsonville in Region 5 (Southwest).
 - Divide Column 2 (municipal single-index need) by Column 3 (subregional single-index need). The resulting percentage yields the municipal share of the census subregion's total of deficient housing units occupied by low and moderate income households. Example:

Johnsonville single index need = 1 Subregional single index need

= 144/984 = .146.

Multiply the result of the quotient obtained in 2.
 above by the number in Column 1 (subregional multiple index need). Example:



This is the count of actual low and moderate income deficient units in a municipality.

4. Column A, below, displays the percentage for each housing region that is obtained by dividing the actual deficient housing units occupied by low and moderate income households in the region by the estimated total of 1987 occupied housing units in the region.

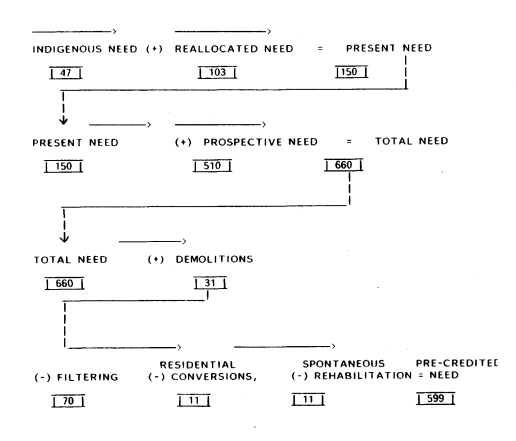
COLUMN A 1987 Regional Average Percent Deficiency

	Region	Percent Deficiency
1.	Northeast	. 075
2.	Northwest	.047
3.	West Central	. 025
4.	East Central	.015
5.	Southwest	. 026
6.	South-Southwest	. 042

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An example for Johnsonville is provided to illustrate each of the specified calculations. The following flow diagram summarizes the sequence of calculations enroute to the determination of pre-credited need.

FLOW DIAGRAM FOR THE CALCULATION OF LOW- AND MODERATE-INCOME HOUSING NEED Using The Johnsonville Example



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- (b) Exhibit I in the Technical Appendix, <u>infra</u>, provides municipal-specific base data that may be employed to determine municipal present and prospective need. Data for a hypothetical municipality, "Johnsonville," precedes the municipal base data for illustrative purposes. Exhibit 2 in the Technical Appendix, <u>infra</u>, duplicates the base data for each housing region that is presented in Columns A through I in this subchapter.
- (c) The data contained in Exhibit 1 shall be used by parties appearing before the Council unless it can be shown that more appropriate data exist that justify a substitution. The Council shall determine, based on the documentation presented, which data shall be used to determine municipal present and prospective need.
- (d) Selected municipalities receiving state aid (urban aid cities) pursuant to P.L. 1978, C.14 (N.J.S.A.52:27D-178 et. seq.) as defined in N.J.A.C. 5:92-5.3 (b) shall calculate municipal pre-credited need as per the procedures delineated in N.J.A.C. 5:92-5.13.
- (e) Filtering, residential conversions and spontaneous rehabilitation estimates by housing region as expressed in this subchapter differ slightly from those presented in the Technical Appendix, <u>infra</u>. This is because a municipality's total pre-credited need cannot be reduced below zero. Therefore, if the reduction to pre-credited need due to filtering, residential conversions and/or spontaneous rehabilitation reduces municipal pre-credited need to less than zero, the need for this municipality is maintained at zero.

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Households

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	<u>April 1</u>	Jul	<u>y 1</u>
Region	1980	<u>1987</u>	<u>1993</u>
1. Northeast	663,080	693,661	704,281
2. Northwest	647,760	679,679	703,785
3. West Central	323,880	366,051	397,744
4. East Central	299, 360	356,037	412, 151
5. Southwest	454,280	510,636	555,293
6. South-Southwest	172,960	193,974	214,628
New Jersey	2,560,320	2,800,038	2,987,882

Source: The April 1, 1980 population and household estimates have been aggregated from the 1980 New Jersey Public Use Sample, U.S. Census Bureau.

SUBCHAPTER 4. ESTIMATED PRESENT AND PROSPECTIVE NEED

5:92 - 4.1 Need

The Council establishes the following estimation of present and prospective need for low and moderate income housing at the State and regional levels:

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1987-1993 Present and Prospective Need

(Statewide and by Region)

Region 1. Northeast 42,534 2. Northwest 28,773 3. West Central 14,720 East Central 23,247 4. 5. Southwest 21,884 6. South-Southwest 14,549

New Jersey

145,707

Need

SUBCHAPTER 5. MUNICIPAL DETERMINATION OF PRESENT

AND PROSPECTIVE NEED

5:92 - 5.1 General

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(a) Municipal present and prospective need shall be calculated by summing municipal indigenous need and the municipal share of the appropriate housing region's reallocated present need and prospective need. The resulting total shall be modified for secondary sources of supply/demand as described in this subchapter (see Technical Appendix, infra.) The result of this process is the determination of municipal pre-credited need. This is the figure municipalities shall address in their housing elements.

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SUBCHAPTER 3. POPULATION AND HOUSEHOLDS

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Population

		April 1	July 1	
5:92 - 3.1 Purpose	Region	1980	<u>1987</u>	1993
This subchapter establishes population and household projections for the	1. Northeast	1,849,900	1,845,841	1,820,525
State and housing regions. These projections are drawn from the historical	2. Northwest	1,879,100	1,880,134	1,880,199
migration model, New Jersey Department of Labor, Division of Planning and	3. West Central	971,700	1,021,999	1,057,058
Research, Office of Demographic and Economic Analysis, "Population Projections	4. East Central	849,400	945,499	1,046,059
for New Jersey and Counties: 1990 to 2020, Volume 1, November 1985;" <u>see</u> :	5. Southwest	1,342,000	1,418,557	1,484,565
Technical Appendix, infra.	6. South-Southwest	473,900	507,749	542,858
				н. По стало
5:92 - 3.2 Population and household estimates	New Jersey	7,366,000	7,619,779	7,831,264

and projections

The Council establishes the following population and household estimates and projections for/ the State and housing regions:

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5:92: - 1.5 Substantive certification

Any grant of substantive certification may contain such conditions and terms as the Council considers necessary and which makes the achievement of a municipality's fair share obligation realistically possible.

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SUBCHAPTER 2. HOUSING REGIONS

5:92 - 2.1 Regions defined

The housing regions of the State shall be composed of the following counties:

Region	Constituent Counties		
1. Northeast	Bergen; Hudson; Passaic		
2. Northwest	Essex; Morris; Sussex; Union		
3. West Central	Hunterdon; Middlesex; Somerset; Warren		
4. East Central	Monmouth; Ocean		
5. Southwest	Burlington; Camden; Gloucester; Mercer		
6. South Southwest	Atlantic; Cape May; Cumberland; Salem		

5:92 - 2.2 Uses of regions

(a) The housing regions as set forth in <u>N.J.A.C.</u> 5:92-2.1 provide a definitive geographic base for the following uses:

- 1. The regions provide a housing market framework for determining population and household estimates and projections, as set forth in <u>N.J.A.C.</u> 5:92-3; and
- The regions provide a framework within which estimates of the present and prospective need for low and moderate income housing may be made, as set forth in N.J.A.C. 5:92-4; and
- The regions provide a structure for the allocation of fair share to the municipal level, as set forth in <u>N.J.A.C.</u> 5:92-5; and
- 4. The regions provide a basis for the negotiation of RCAs, as set forth in N.J.A.C. 5:92-11; and
- 5. The regions provide a framework for the appropriation of State funds made available under section 20 of the Act.

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5:92 - 1.4 Housing element

(a) A municipality's housing element shall be designed to achieve the goal of access to affordable housing to meet present and prospective housing needs, with particular attention to low and moderate income housing, and shall contain at least:

1. An inventory of the municipality's housing stock by age, condition, purchase or rental value, occupancy characteristics and type, including the number of units affordable to low and moderate income households and substandard housing capable of being rehabilitated;

2. A projection of the municipality's housing stock, including the probable future construction of low and moderate income housing, for the next six years, taking into account, but not necessarily limited to, construction permits issued, approvals of applications for development and probable residential development of lands;

3. An analysis of the municipality's demographic characteristics, including but not limited to, household size, income level and age;

4. An analysis of the existing and probable future employment characteristics of the municipality;

5. A determination of the municipality's present and prospective fair share for low and moderate income housing and its capacity to accomodate its

present and prospective housing needs, including its fair share for low and moderate income housing;

6. A consideration of the lands that are most appropriate for construction of low and moderate income housing and of the existing structures most appropriate for conversion to, or rehabilitation for, low and moderate income housing, including a consideration of lands of developers who have expressed a commitment to provide low and moderate income housing;

7. The location and capacities of existing and proposed water and sewer lines and facilities relevant to the designated sites;

8. Copies of necessary applications for sewer service and water quality management plans submitted pursuant to Sections 201 and 208 of the Federal Clean Water Act, 33 U.S.C. §1251, et. seq.;

9. A copy of the most recently adopted municipal master plan and the immediately preceding, adopted master plan;

10. A copy of appropriate National Wetlands Inventory maps provided by U.S. Fish and Wildlife Service for designated sites;

11. A copy of appropriate U.S.G.S. Topographic Quadrangles for designated sites; and

12. Any other documentation as may be required by the Council.

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"Set-aside" means the percentage of housing units devoted to low and moderate income households within an inclusionary development.

"State Development Guide Plan (SDGP)" means the officially recognized State plan for development, dated 1980, and promulgated by the New Jersey Department of Community Affairs pursuant to P.L. 1961 c.47(C.13:1B-15.52.).

"State Development/Redevelopment Plan (SDRP)" means the State plan for development promulgated by the State Planning Commission pursuant to P.L. 1985 c.398 (C.52:18A-196 et. seq.).

"Statement of intent" means a resolution adopted by a municipal governing body expressing an intent to enter into a RCA.

"Substantive certification" means a determination by the Council approving a municipality's housing element and fair share plan in accordance with the provisions of the Act and the rules and criteria as set forth herein. A grant of substantive certification shall be valid for a period of six years in accordance with the terms and conditions contained therein.

"Suitable site" means a site that is adjacent to compatible land uses, has access to appropriate streets and is consistent with the environmental policies delineated in Subchapter 8, Municipal Adjustments.

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"Surrogate" means a census indicator of deficient housing used in the calculation of present need as defined in Subchapter 5, Municipal Determination of Present and Prospective Need.

"Survey" means that independent determination of need undertaken by a municipality in preparing its housing element, which is developed and produced in a manner and in such form as is acceptable to the Council.

"Vacant land" means: 1. Undeveloped and unused land area; 2. Any non-residential areas with significant amounts of land not covered by impervious surfaces on site, as determined by the Council; 3. Land suitable for redevelopment or infill at higher densities; and 4. Residential areas with lot sizes in excess of two acres where environmental factors permit higher densities.

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the tract, including the open-space, roadways, parking areas and common facilities devoted exclusively to that portion of the tract. The result is expressed as dwelling units per acre.

"Open-space" means any parcel or area of water or land essentially unimproved and set aside, dedicated, designated or reserved for public or private use or enjoyment or for the use and enjoyment of owners and occupants of land adjoining or neighboring such open space; provided that such areas may be improved with only those buildings, structures, streets and offstreet parking and other improvements that are designed to be incidental to the natural openness of the land.

"Petition for substantive certification" means that petition which a municipality files, 'or is deemed to have filed, which engages the Council's mediation and review process.

"Present need" means the total number of deficient housing units occupied by low or moderate income households as of July 1, 1987. "Present need" is the sum of indigenous need and reallocated present need.

"Prospective need" means a projection of low and moderate housing needs based on development and growth which is reasonably likely to occur in a region or a municipality, as the case may be, as determined and further described in Subchapter 4, Estimated Present and Prospective Need and Subchapter 5, Municipal Determination of Present and Prospective Need. In determining prospective need, consideration shall be given to approvals of development applications, real property transfers and economic projections prepared by the State Planning Commission established by P.L. 1985, c.398 (N.J.S.A.52:18A-196 et. seq.).

"Reallocated present need" means that portion of a housing region's present need that is redistributed to designated growth areas.

"Receiving municipality" means, for purposes of a RCA, a municipality which agrees to assume a portion of another municipality's fair share obligation.

"Rehabilitated unit" means a previously deficient housing unit which has undergone significant renovation to meet municipal or other applicable housing code standards as further described in Subchapter 11, Regional Contribution Agreements (RCAs).

"Resolution of participation" means a resolution adopted by a municipality in which the municipality chooses to prepare a fair share plan and housing element in accordance with the Act.

"Section 8 income limits" means a schedule of income limits that define 50 percent and 80 percent of median income by household size. When used herein, Section 8 income limits shall refer to the "uncapped" schedule as contained in the Technical Appendix, infra.

"Sending municipality" means for purposes of a RCA, a municipality which transfers a portion of its fair share obligation to another willing municipality.

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"Housing element" means that portion of a municipality's master plan consisting of reports, statements, proposals, maps, diagrams and text designed to meet the municipality's fair share of its region's present and prospective housing needs, particularly with regard to low and moderate income housing and which contains at least those items identified in section 10 of the Act.

"Housing region" means a geographic area, determined by the Council, of no less than two nor more than four contiguous, whole counties which exhibit significant social, economic and income similarities and which constitute, to the greatest extent practicable, the Primary Metropolitan Statistical Areas (PMSA) as last defined by the United States Census Bureau prior to July 2, 1985.

"Inclusionary development" means a residential housing development in which a substantial percentage of the housing units is provided for a reasonable income range of low and moderate income households.

"Indigenous need" means deficient housing units occupied by low and moderate income households within a municipality and is a component of present need. Municipal indigenous need, as a percentage of the total 1987 occupied housing stock, shall not exceed the percentage derived from dividing the deficient housing units occupied by low and moderate income households by the total 1987 occupied housing stock for the housing region in which the municipality is located.

"Inventory" means that calculation undertaken by a municipality in developing its housing element which accounts for its housing stock by age, condition, purchase or rental value, occupancy characteristics and type, including the number of units affordable to low and moderate income households in substandard housing capable of being rehabilitated, as provided for in section 10a of the Act.

"Low income housing" means housing affordable according to federal Department of Housing and Urban Development or other recognized standards for home ownership and rental costs, and occupied or reserved for occupancy by households with a gross household income equal to 50 percent or less of the median gross household income for households of the same size within the housing region in which the housing is located, and is subject to affordability controls.

"Moderate income housing" means housing affordable according to federal Department of Housing and Urban Development or other recognized standards for home ownership and rental costs, and occupied or reserved for occupancy by households with a gross household income equal to or more than 50 percent but less than 80 percent of the median gross household income for households of the same size within the housing region in which the housing is located, and is subject to affordability controls.

"Multifamily unit" means a structure containing two or more dwelling units.

"Municipal present need" means the sum of indigenous need and the municipal share of reallocated present need.

"Net density" means the total number of dwelling units within a designated portion of a tract divided by the total land area of the designated portion of

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"Census subregion" means a geographic subdivision of the State by the United States Bureau of the Census.

"Conversion" means the conversion of existing commercial, industrial or residential structures for low and moderate income housing purposes where a substantial percentage of the housing units is provided for a reasonable income range of low and moderate income households.

"Council" means the New Jersey Council on Affordable Housing established under the Act and which has primary jurisdiction for the administration of housing obligations in accordance with sound regional planning considerations in this State.

"Covered employment" means those employees covered by the New Jersey Unemployment Compensation Law, P.L. 1936, c.270, as amended, (C.43; 21-1, et. seq.), and as further described in <u>New Jersey Covered Employment</u> <u>Trends</u>, December 1985, New Jersey Department of Labor, Division of Planning and Research, Office of Demographic and Economic Analysis.

"Covered employment change" means the yearly change in covered employment from 1977 through 1984 as measured by a linear regression equation.

"Deficient unit" means a housing unit that is not decent, safe or sanitary as further determined through census surrogates or on-site inspection and does not comply with local codes or other housing standards and is determined pursuant to the method described $\ln N.J.A.C.$ 5:92-5.2.

"Developable site" means a site that has access to appropriate water and sever infrastructure, and has received water consistency approvals from the New Jersey Department of Environmental Protection or its designated agent authorized by law to issue such approvals.

"Fair share plan" means that plan or proposal, which is in a form that may readily be converted into an ordinance, by which a municipality proposes to satisfy its obligation to create a realistic opportunity to meet its fair share of low and moderate income housing needs of its region and which details the affirmative measures the municipality proposes to undertake to achieve its fair share of low and moderate income housing, as provided in sections 9 and 14 of the Act.

"Gross density" means the total number of dwelling units existing or permitted on a housing site divided by the total area of the tract. The result is expressed as dwelling units per acre.

"Growth area" means the lands so designated by the 1980 State Development Guide Plan as updated by the State Development and Redevelopment Plan. "Growth area" shall also refer to lands designated as Regional Growth Areas and Pinelands Towns by the Pinelands Commission and areas designated as Development Regions and Extension Regions (including Central Corridor Barrier Islands) by the Division of Coastal Resources.

"Household" means the person or persons occupying a housing unit.

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CHAPTER 92

SUBSTANTIVE RULES OF THE NEW JERSEY

1

COUNCIL ON AFFORDABLE HOUSING

SUBCHAPTER 1. GENERAL PROVISIONS

5:92 - 1:1 Short title

The provisions of this chapter will be known as "the substantive rules and regulations of the New Jersey Council on Affordable Housing."

5:92 - 1.2 Severability clause

If any part of this chapter shall be held invalid, the holding shall not affect the validity of remaining parts of these rules. If a part of these rules is held invalid in one or more of their applications, the rules shall remain in effect in all valid applications that are severable from the invalid application.

5:92 - 1.3 Definitions

The following words and terms, when used in this chapter, shall have the following meaning unless the context clearly indicates otherwise.

"Act" means the Fair Housing Act of 1985, L. 1985, c.222 (C.52:27D-301 <u>et</u> seq.).

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"Adjustment" means a reduction and/or deferral of the municipal law and moderate income housing obligation.

"Agency" means the New Jersey Housing and Mortgage Finance Agency established by P.L. 1983, c.530 (C.55:14K-1 et seq.).

"Affordable" means a sales price or rent within the means of a low or moderate income household as defined in Subchapter 12, Controls on Affordability.

"Alternative living arrangement" means a structure in which households maintain private rooms yet share kitchen and plumbing facilities, central heat and common areas. Alternative living arrangement includes but is not limited to Class C boarding houses as regulated by the New Jersey Department of Community Affairs, residential health care facilities as regulated by the New Jersey Department of Health, and congregate living arrangements.

"Approvable site" means a site that may be developed for low and moderate income housing in a manner consistent with the regulations of all agencies with jurisdiction over the site. A site may be approvable although not currently zoned for low and moderate income housing.

"Available site" means a site with clear tille, free of encumbrances which preclude development for low and moderate income housing, upon which the owner has expressed a willingness to build low and moderate income housing, or to convey the land for this purpose, at a reasonable price, in keeping with comparable land sales in the area.

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5:92-7.1 Drastic Alteration

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ECONOMIC IMPACT

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ENVIRONMENTAL IMPACT

Creation of housing units affordable to low and moderate income households will provide them access to sound shelter within their means. Location of such housing at many sites may, with the option to reserve such housing for local employees who are nonresidents, reduce commuting distances. Reduced distances will lower individuals' commuting cost and help conserve the State's costly and scarce highway network including many roads reaching or exceeding design capacity. In-fill housing and rehabilitation may reduce expenditures on sewer and water extensions by utilizing existing systems with excess capacity.

SOCIAL IMPACT

The public will benefit since the rules will be the basis for creation of additional housing affordable to low and moderate income households. The existence of a variety of housing types in all municipalities will increase consumer choice. Hardship conditions due to high housing costs or housing unavailability in some areas will be lessened. Residents in deficient housing will particularly benefit from increased housing choice. This may exacerbate long-term trends of urban out-migration and decline. However, Regional Contribution Agreements (RCAs) are possible. RCAs are intended to provide municipalities that exhibit extensive deficient housing and limited financial resources with additional means to upgrade or otherwise provide sound housing opportunities within their existing neighborhoods and community.

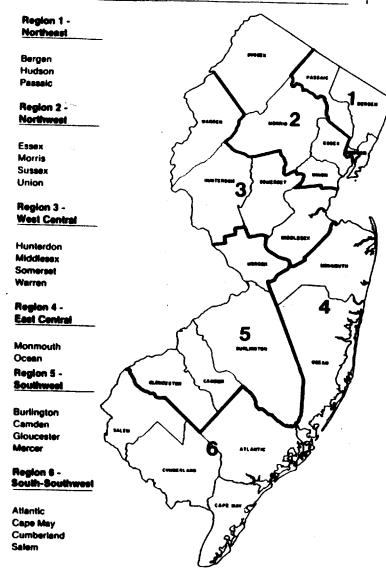
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The environmental impact of higher density inclusionary developments alfordable to low and moderate income households will be less if located under a comprehensive and consistent local housing element and master plan, and, if located with reference to applicable county, regional and State plans. The regulations provide for consistency with applicable policies, plans and/or programs of the New Jersey Department of Environmental Protection including Green Acres, Coastal Zone Management, the Pinelands Commission and the Hackensack Meadowlands.

Full Text of the proposed new rules follows.

FIGURE

THE COUNCIL ON AFFORDABLE HOUSING REGIONS



Source: RUTGERS UNIVERSITY Center for Urban Policy Research, Winter, 1983 5 Cities are not expected to share in that pool. Instead, the excess of deficient units over the regional percentage of deficiencies is redistributed to all municipalities with any growth area in the region. The exact procedure for redistribution is covered under Distribution of Low- and Moderate-Income Housing Need.

REALLOCATED PRESENT NEED BY REGION

Northeast	17,676
Northwest	8,829
West Central	1,631
East Central	750
Southwest	4,068
South-Southwest	1,465
STATE TOTAL	34,411

PRESENT NEED

Present need is the sum of indigenous and reallocated present need in a municipality. It represents individual municipal housing responsibility reflective of its own housing inadequacy/deficiency (except where it is regionally excessive) and regional responsibilities in terms of its share of the pool of housing replacement/repair that must be undertaken by growth area communities due to excess deterioration in the region.

PRESENT NEED BY REGION

Northeast	51,903
Northwest	31,723
West Central	9,117
East Central	5,442
Southwest	13,268
South-Southwest	8,092
STATE TOTAL	119,545

PROSPECTIVE NEED

Prospective need is the share of the total projected population that will qualify for lowand moderate-income housing. It is obtained by projecting the population by age cohort from 1987 to 1993 through the following steps:

- (1) A 1987 base is established by bounding it at one end by the age cohort distributions of the 1984 Population Estimates for New Jersey¹⁶ from the New Jersey Department of Labor.* The other end is bounded by the distribution of the projected population for 1990 by age cohort under the New Jersey Department of Labor's Historical Migration Model.¹⁸ These two population distributions by each age cohort are added together and divided by two to obtain the age distribution of the base population for the mid-period 1987.
- (2) A July 1, 1993 projection-year end is also arrayed by age distribution. This is done in the following way:
 - (a) 1990 and 1995 age distributions for the New Jersey Department of Labor's Historical Migration Model are distributed by their respective eight age cohorts and three-fifths of the distance between 1990 and 1995 is used for each age cohort for 1993. The age cohorts are as follows:

AGE COHORT

Less than 25 years 25-29 years 30-34 years 35-44 years 45-54 years 55-64 years 65-74 years 75 years and over

- (3) Both the population age cohorts for the base year (1987) and the projection-end year (1993) are multiplied by 1980 New Jersey county-specific headship rates by age cohort.¹⁹ Two distributions of total households emerge.
- (4) Total households for each period are converted to low- and moderate-income households by carrying forward the income characteristics of all households in 1980 to 1987 and 1993 by age cohort. Low- and moderate-income households are sorted by applying the Section 8 household size/income qualification criteria that were used in 1980 to a different number of households that exist in each cohort in 1987 and 1993. Thus, to the degree that age cohorts are differently composed and growing differently, the low- and moderate-income population will also change as it ages into the future.

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*These are available by county from the New Jersey Department of Health.¹⁷

(5) Low- and moderate-income households for 1987 are subtracted from low- and moderate-income households in 1993 to obtain the change in low- and moderate-income households from 1987 to 1993. This is done for eight age cohorts specific to each of 21 counties. The result is prospective low- and moderate-income housing need.

PROSPECTIVE NEED BY REGION

Northeast	5,509
Northwest	9,759
West Central	13,661
East Central	23,752
Southwest	18,179
South-Southwest	9,561
STATE TOTAL	80,421

DISTRIBUTION OF LOW- AND MODERATE-INCOME HOUSING NEED

Low- and moderate-income housing need is distributed to each community using the economic and land-use factors listed below. These factors in the first two cases represent measures of *responsibility*, i.e., the labor force drawn to the municipality needing housing. In the second two cases, they represent measures of *capacity*, i.e., the physical and fiscal capacity to absorb and provide for such housing.²⁰ The first three factors are used to distribute excess *present* need (reallocated present need); the full four factors are used to distribute prospective need. The first three factors are identical for present and prospective need. All factors operate individually, are equally weighted, and involve only those municipalities in the growth area of the region.

- (1) Covered employment growth within a municipality over the period 1977-84, as a percentage of regional covered employment growth for the same period (this is the most stable period to measure change in employment)²¹
- (2) Covered employment in a municipality as a percentage of regional covered employment (1984)
- (3) Municipal area in the growth area as a percentage of growth area in the region as included on the official State Department Guide Plan (SDGP).²² Pinelands and Coastal Zone areas are added to the SDGP Growth Area according to the following designations:²³

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- (a) Pinelands All areas in Regional Growth Areas and Pinelands Towns.
- (b) Coastal Zone All areas in Development Regions and Extension Regions, the latter including Central Corridor Barrier Islands
- (4) Municipal 1983/1984 aggregate per capita income as a percentage of 1983/1984 regional aggregate per capita income*²⁴

Neither prospective need nor reallocated present need are directed to Urban Aid municipalities which have the characteristics of older core areas to avoid reconcentrations of lowand moderate-income families in these fiscally/economically stressed locations²⁵

The criteria for determining the Urban Aid municipalities to be exempt from any housing need beyond indigenous need are summarized as follows:²⁶

- (a) Designated "Urban Aid" by the State for funding year 1986. In addition, they must meet one of the following:
 - (1) Level of existing low- and moderate-income housing deficiency, according to the six housing deficiency criteria, that exceeds average regional low- and moderate-income housing deficiency for the region in which the Urban Aid municipality is located
 - (2) Population density of greater than 10,000 persons per square mile or 14.1 per acre
 - (3) Population density of 6,000 to 10,000 persons per square mile or 9.4 to 14.1 per acre plus less than five per cent of vacant, non-farm, municipal land as measured by the average of the percentage of vacant land valuation and vacant land parcels of all local land valuation/parcels in the 1984 Statement of Financial Condition of Counties and Municipalities (Trenton, NJ: New Jersey Department of Community Affairs, 1985).²⁷

TOTAL NEED

Total need 1987 to 1993 is composed of indigenous need, reallocated present need, and prospective need. It is the total municipal need number before demand increases for demolitions and demand reductions for secondary sources of supply are introduced. In a very few cases, negative prospective need in a community, reflective of reduced housing demand due to employment loss, lessens present need demand and, as such, reduces total need.

TOTAL NEED (PRESENT AND PROSPECTIVE) BT REGION

Northeast	57,412
Northwest	41,482
West Central	22,778
Last Central	29,194
Southwest	31,447
South-Southwest	17,653
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STATE TOTAL	199,964

SECONDARY SOURCES OF HOUSING SUPPLY/DEMAND

Background

Secondary sources of housing supply/demand reflect the adjustments of the housing market to the unevenness and spontaneity of primary supply/demand. As housing ages or as it falls prey to accident, natural disasters, or publicly/privately initiated changes in land use, it may become obsolete and be removed from the stock. The term for this selective pruning is *demolition*. Demolitions occur regularly and affect various markets differently. In strong markets, demolitions add to future housing demand.

As housing is added by private developers to the upper and middle price categories of the stock, a large share of consumers who already occupy housing within the market are attracted to this housing. When they occupy the new housing through purchase or rental agreements, they release housing within the local market that is inferior to the new housing that has been built. This causes housing to be available to a lower round of consumers, often at a reduced price. The process is termed *filtering*. Filtering reduces future demand as a greater proportion of formerly higher priced housing is now available at potentially lower prices. Filtering takes place in active housing markets, especially those receiving a significant influx of new housing.

In selected submarkets, a demand may exist for smaller units, and this need may not be responded to by normal market operations. The market adjusts to this need by creating additional smaller units from larger ones. This is termed *residential conversion* and most often occurs in housing stocks containing larger structures that can be adapted to smaller units yet not destroy or significantly alter the value of adjacent units in the process. The older, urban two- to four-family home is an ideal conversion unit. Four or six units may be created where only one-half this number may have existed in this type of structure previously. Often these units are termed illegal conversions, not because they are not safe, sound housing, but rather because the enlarged structure no longer conforms to the unit restrictions of the zoning ordinance.

Another characteristic of the housing market is for deficient units to be upgraded privately. This also lessens housing demand as a deficient unit is replaced by a sound unit. This happens usually because a market exists for the renovated structure, usually at a higher occupancy cost than when the structure fell into disrepair. Spontaneous rehabilitation, as it is called, occurs in stronger, growing markets and affects only a small proportion of the low- and moderate-income housing stock.

^{*1983/1984} aggregate per capita income is obtained by multiplying 1983 per capita income by the 1984 Population Estimates for the growth area municipality and all municipalides in the growth area of the region.

Procedures

In the earlier-discussed allocation and reallocation procedures, only those municipalities in the growth area participated. In the reductions or increases to housing need due to secondary supply and demand, all locations participate. This is true because all municipalities have some type of need, and reductions apply to housing need no matter how the need is generated. Thus, when demand reductions due to filtering are calculated, the reduction for a particular location is based on the share of all multifamily units in the region.

For Urban Aid Cities, the demand reductions are taken before these areas send excess need to the reallocation pool; for all other locations, demand reductions are taken after this point. This is to prevent other less-dense, less-deteriorated, inner-ring cities from receiving a large share of reallocated need without an equivalent chance to participate in secondary demand reductions due to specific characteristics of their housing stock.

Demolitions

Demolitions are a secondary source of housing demand in that demand is created by households requiring housing because units are lost from the stock. Housing units are lost due to fire, structure abandonment, road improvements, community renewal, land-use change, and other reasons.²⁸ It is estimated that units lost from the low- and moderate-income stock (both reported and unreported demolitions) are on a par with those added to the stock due to conversion. For the *entire* housing stock, the ratio of demolitions to conversions may be even higher.²⁹ It is also true that the level of demolitions is falling in New Jersey. At the beginning of the decade, total reported demolitions for New Jersey municipalities were 4,000-5,000 per year; towards mid-decade the total is closer to 3,000 annually.³⁰

In order to estimate the scale of demolitions, reported demolitions for each municipality for the years 1983 and 1984 are averaged and multiplied by six to obtain a six-year demolition estimate by municipality. These are representative years which catch the most recent aspects of the trend in demolitions.³¹ Demolitions are adjusted for each municipality to the share of all demolitions that affect the low- and moderate-income housing sector by 150 percent of the subregional share of low- and moderate-income housing sector by 150 percent of the subregional share of low- and moderate-income housing. This percentage share of all demolitions are thus tallied by individual community, and the share affecting low- and moderate-income housing is estimated by a multiple of the subregional low- and moderate-income housing deficiency percentage. This latter factor recognizes that demolitions take place at a much higher rate in the low- and moderate-income housing sector than for all housing locally. Demolitions at a statewide level are essentially offset by conversions for low- and moderate-income households. This latter relationship is covered more fully in a subsequent section.

Northeast	4,037
Northwest	4,350
West Central	365
East Central	870
Southwest	1,753
South-Southwest	1,992
STATE TOTAL	13,36

Filtering

Filtering is a downward adjustment of housing which recognizes that the housing requirements of lower-income groups can be served by supply additions to the higher-income sectors of the housing market.³² During the course of normal market operations, middle- and upper-income households vacate existing housing for new, more desirable units, leaving their units vacant for households of lesser income. Filtering is predicated on the existence of housing surpluses which cause housing prices to drop because of the excess of housing supply over demand.

Filtering is measured using The American (Annual) Housing Survey over the nine-year period 1974-1983. The American (Annual) Housing Survey sponsored jointly by the U.S. Department of Housing and Urban Development and the U.S. Department of Commerce is particularly useful in that the same unit is measured at various intervals.³³ By specifying Section 8 income eligibility by household size for the years in question, two components of the household population can be specified: those households that meet the Mount Laurel II income requirements, and those households whose incomes are above the Mount Laurel II income requirements for each observation period.

Viewing the same housing units, it is found that the net filtering (units moving down minus units moving up) to the lower-income population in New Jersey is about 6.5 percent over the course of the observation period.³⁴ About 18.8 percent of the stock moves down, and 12.3 percent moves up. The figure used for six-year net filtering is 3.25 percent of the non-deteriorated, non-low- and moderate-income housing stock. The 3.25 percent figure is derived by multiplying the actual 4.32 percent six-year rate by 0.75. The latter accounts for those units which filtered down over the period and do not have the same range of affordability as those units that were continuously occupied by low- and moderate-income families. Further, by using the non-deteriorated portion of the housing stock, the units that are counted as moving downward are assumed to be of adequate housing quality. Thus, both affordability and housing condition are controlled for in the filtering estimate.

Through cross-tabulation analysis, and taking into account the dominance of single-family homes in New Jersey, filtering is found to be more active in those locations which have higher percentages of multifamily units, and much less active in locations where there are small percentages of multifamily units.³⁵ Even though filtering takes place to some degree in all locations, it is much more of an urban than suburban housing phenomenon.

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Filtering for the period 1987 to 1993 is estimated by taking 3.25 percent of the 1987 non-deteriorated, non-low- and moderate-income housing stock by region and assigning this need reduction to communities within the region according to their share of multifamily housing units (two or more units) of the regions' total multifamily units. A community receives a filtering adjustment to the degree that it contains multifamily housing,* i.e., the most likely type of housing to filter down.

FILTERING HOUSING SUPPLY BY REGION

Northeast	•	12,179
Nörthwest	•	12,661
West Central	-	7,121
East Central	•	6,114
Southwest	•	9.435
South-Southwest	•	3,494
STATE TOTAL		51,004

* Secondary supply sources shown as negative demand contributors

Residential Conversion

Conversion is the creation of dwelling units from already existing structures. Almost all conversion consists of additional dwelling units being created from other residential units, and very rarely from nonresidential units. This type, termed residential conversion, is a significant and recognized source of housing supply to low- and moderate-income families. According to the U.S. Department of Housing and Urban Development, as family size has decreased over the past two decades, residential conversion creating multiple smaller units from larger units has also increased.³⁶

Converted units are measured through the American (Annual) Housing Survey and the Decennial Census. Conversions are the difference between the net change in total housing units (end minus beginning of period), minus the net of housing units constructed and demolitions lost over the period. Residential conversion is easily equivalent to 30 percent of all new units constructed, and orders of magnitude higher than the percentage of low- and moderate-income units actually constructed.³⁷ It is assumed that units made available through conversion will reduce indigenous need by 18 percent during the six-year projection period. Residential conversion is closely related and distributed to municipalities on the basis of their percentage of two- to four-family structures.³⁸ Residential conversions influence housing supply at the regional level according to an observed share of indigenous need. They are distributed to municipalities within regions according to the presence of structure types conducive to conversion, i.e., two- to four-family units.⁴

Residential conversions to low- and moderate-income housing in normal markets are often on a par with demolitions for this income sector. In stronger markets, conversions are more than demolitions; in weaker markets, less. A statewide control of demolitions pairs this variable in approximate magnitude with that of total demolitions.

RESIDENTIAL CONVERSION HOUSING SUPPLY BT REGION

Northeast	•	4,897
Northwest	•	3,221
West Central	· · · •.	945
East Central	-	-482
Southwest	•	1,383
South-Southwest	•	1,174
STATE TOTAL	· · ·	12,102

Spontaneous Rehabilitation

Spontantaneous rehabilitation is the unsolicited private market reduction of housing need by structure rehabilitation sufficient to render the unit free of deficiencies.³⁹ Via the American (Annual) Housing Survey, over five interim years between 1974 and 1980, spontaneous rehabilitation can be measured by using as a surrogate more than \$200 spent on each of three of four categories of additions, alterations, replacements, or repairs during the course of a single year.⁴⁰ This spontaneous rehabilitation happens to about 1.1 percent of the deficient units occupied by low- and moderate-income households annually. For a six-year period, the figure is estimated to be 6.6 percent applied to indigenous need at the regional level.

The key factor associated with rehabilitation of deteriorated units is wealth of the area as interpreted through aggregate income. Reductions for spontaneous rehabilitation are given to each municipality according to the municipality's share of regional aggregate income.^{*} Larger, less wealthy — and smaller, more affluent — communities will get some measure of a larger relative credit for potential rehabilitation because in the first case, there is more opportunity for rehabilitation to happen, and in the second, there is more money to support it.⁴¹

Spontaneous rehabilitation at this juncture should not be confused with rehabilitation as a meliorative housing strategy once final need is determined. Spontaneous rehabilitation is a reduction before final need is calculated due to the workings of the private market. Public, publicly assisted, or private rehabilitation as a housing strategy once need is determined is one of several means of response to that need and has nothing to do with the need reduction determined here.

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*1983/1984 aggregate per capita income is used for this ratio.

^{*1980} instead of 1987 is used as a base to tabulate the share of multifamily units as demolitions over the period 1980-1985 are not available by structure type. It is possible to estimate total 1987 occupied housing units, but the distribution by structure type cannot be accurately determined without demolition information by structure type.

SPONTANEOUS REHABILITATION HOUSING SUPPLY BY REGION

Northeast	•	1,839
Northwest	-	1.177
West Central		366
East Central		221
Southwest		499
South-Southwest		421

STATE TOTAL

(includes tos units which would have made total ucod in a community negative. This accounting measure allows the reduction for this factor to be 4,520.)

4.530

PRE-CREDITED NEED

Pre-Credited Need is the municipality's estimated obligation under the Mount Laurel mandate for the period 1987 to 1993. Relative to other municipalities, and taking into account past growth, growth designation/share, and aggregate income, this is the need to which the municipality must address itself. Under Section 7 of the Fair Housing Act, municipalities may take credit for past provision of public or publicly assisted housing. Pre-Credited Need may be addressed via new construction or a level of rehabilitation to render the deteriorated units adequate. It is a need which, if it is less than 1,000, must be addressed within a six-year period; yct, if more than 1,000, may be spread out over a longer period as per subsequent phasing rules. Pre-Credited Need is solely the low- and moderate-income housing number and does not address the number of market units that might have to be built to support the development of the low- and moderate-income units locally.

PRE-CREDITED NEED BY REGION

STATE TOTAL	145,707
South-Sonthwest	14,549
Southwest	21,884
East Central	23,247
West Central	14,720
Northwest	28,773
Northeast	42,534

CAPPED NEED

Low- and moderate-income housing need in a community is capped at 20 percent of occupied housing units in 1987. Should density bonuses be applied and the community actively pursued by developers, under the provision of the 20-percent CAP no community will be required to double over the projection period. The small reduction in need that this capping procedure provides prevents the smaller communities in a region from experiencing significant change while complying with the state's low- and moderate-income housing mandate. Capped need is not a part of a municipality's pre-credited need estimate as this credit (if applicable) may be applied for during the municipal adjustment process.

CAPPED NEED BY REGION

94	Northeast
24	Northwest
34	West Central
53	East Central
30	Southwest
76	South-Southwest

18

1.421

STATE TOTAL

ATTACHMENT

1986 URBAN AID CITIES BY COUNTY THAT MEET THE CRITERIA SPECIFIED UNDER DISTRIBUTION OF NEED+

ATLANTIC	HUDSON	PASSAIC
None	Bayoane City Hoboken City	Passale City Paterson City
BERGEN	Jersey City (City) North Bergen Township	SALEM
Lodi Borough Garfield City	Union City (City) Weehawken Township West New York Town	None
BURLINGTON	HUNTERDON	SOMERSET
Pemberton Township	None	None
CAMDEN	MERCER	SUSSEX
Camden City	Trenton City	None
саре мач	MIDDLESEX	UNION
None	Carteret Borough New Brunswick City Perth Amboy City	Elizabeth City Hillside Township
CUMBERLAND	MONMOUTH	Plainfield City Roselle Borough
Vincland City Bridgeton City	Asbury Park City Keansburg Borough Long Branch City	WARREN
ESSEX	Neptune Township	Phillipsburg Town
Belleville Township Bloomfield Township	MORRIS	
East Orange City Irvington Township	None	****
Moniclair Township Newark City Orange Township	OCEAN	*These cities do noi receive either Resilocated Present
GLOUCESTER	Lakewood Township	Need or Prospective
None		

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APPENDIX B

Exhibit 1 - Base Data, Municipal Determination of Pre-Credited Need

Exhibit 2 - Base Data by Housing Region

MUNICIPAL DETERMINATION OF PRE-CREDITED NEED

(EXHIBIT 1 - BASE DATA)

1 May 1986

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EXHIBIT 1 NEW JERSEY COUNCIL ON AFFORDABLE HOUSING BASE DATA FOR MUNICIPAL LOW & MODERATE INCOME HOUSING NEED CALCULATION O1 MAY 86

		OI MAY BE										
COUNTY	NAME	SUBREG MULTI INDEX		SUBREG SINGLE INDEX		GROWTH	EMPLOY	% REG. AGGREG INCOME	EMPLOY	PRES. NEED REALLD	PROS. NEED	LOW- MOD INCOME SUBREG
		NEED	NEED	NEED	EST.						FACTOR	PERCENT
EXAMPLE		(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)		(10)	
	JOHNSONVILLE	323	144	984	8922	3.464	1.940		3.575		2.806	. (11) 23 3
ATLANTIC											4.600	433
	ABSECON CITY	3428	54	4209	2392	1.413	. 995	2.438	. 636	1.615	1.370	43 2
	ATLANTIC CITY CITY	3428	1501	4209	17729	2.934	38.916	8.441			34.075	43.2
	BRIGANTINE CITY	3428	103	4209	4639	1.584	. 517	3.114	254	1.738	1.240	43.2
	BUENA BORD	3428	58	4209	1275	. 201	1.028	. 940	. 801	723	743	43.2
	BUENA VISTA TWP.	3428	188	4209	2050							43.2
	CORBIN CITY CITY	3428	8	4209	116							43 2
	EGG HARBOR TWP.	3428	344	4209	7686	7.577	4.864	5.886	6.893	6.109	6.305	43.2
	EGG HARBOR CITY CITY	3428	117	4209	1640	. 790	. 632	1.312	743	.911	. 498	43.2
	ESTELL MANDE CITY	3428	39	4209	314							43.2
	FOLSOM BORD	3428	34	4209	563							43.2
	GALLOWAY TWP.	3428	237	4209	6604	2.699	1.568	4.380	. 203	2.883	2.213	43.2
	HAMILTON TWP.	3428	243	4209	4367	3.528	1.368	3.209	784	2.702	2.222	43.2
	HAMMONTON TOWN	3428	215	4209	4169	2.797	4.454	3.448	2.213	3.567	3.228	43.2
	LINWOOD CITY	3428	33	4209	2030	. 942	1.424	2.421	. 537	1.595	1.331	43.2
	LONGPORT BORD	3428	12	4209	593	.074	. 118	. 509	.077	234	. 194	43.2
	MARGATE CITY CITY	3428	98	4209	3839	. 347	. 836	4.419	. 370	1.867	1.493	43.2
	MULLICA TWP.	3428	247	4209	1662							43.2
	NORTHFIELD CITY	3428	56	4209	2552	. 867	1.860	2.616	2.503	1.781	1.962	43.2
	PLEASANTVILLE CITY	3428	288	4209	5429	1.437	3.631	3.183	1.749	2.750	2.500	43.2
	PORT REPUBLIC CITY	3428	25	4209	310							43.2
	SOMERS POINT CITY	3428	107	4209	4374	. 792	2.312	3.155	1.565	2.086	1.956	43.2
	VENTNOR CITY CITY	3428	148	4209	5140	. 520	1.107	4.403	.619	2.010	1.662	43.2
	WEYHDUTH TWP.	3428	.56	4209	441						,	43.2
BERGEN												
	ALLENDALE BORD	345	11	701	1822	. 994	. 3 1 5	.796	1.328	702	. 656	17.1
	ALPINE BORD	511	15	1190	601	2.201	.047	. 399	505	. 882	.535	23.1
	BERGENFIELD SORO	511	302	1190	9014	1.065	. 944	1.994	. 768	1.335	1.193	23.1
	BOGOTA BORD	1246	. 97	1900	2580	. 249	. 233	.647	. 465	. 376	. 398	37.2
	CARLSTADT BORD	1374	115	1767	2421	1.264	3.445	. 437	2.992	1.715	2.035	39.1
	CLIFFSIDE PARK BORD	1543	440	2157	9221	. 355	. 404	1.915	.244	. 891	. 730	37.8
	CLOSTER BORD	511	53	1190	2751	1.125	. 420	. 807	. 148	. 784	625	23.1
	CRESSKILL BORD	511	34	1190	2597	. 7 10	. 364	. 758	.019	. 611	. 463	23.1
	DEMAREST BORD	511	8	1190	1577	. 746	.056	. 650	.048	. 484	. 375	23.1
	DUMONT BORD	511	154	1190	6296	. 639	. 273	1.414	027	. 775	575	23.1
	EAST RUTHERFORD BORD	1374	187	1767	3354	1.059	2.054	. 527	. 021	1.213	.915	39.1
	EDGEWATER BORD	1543	125	2157	2244	.249	. 571	. 496	.432	.438	. 437	37.8
	ELMWOOD PARK BORD	821	241	2334	6984	. 888	1.373	1.294	371	1.185	. 796	35.6
	EMERSON BORD	511	50	1190	2256	. 781	. 499	. 667	1.421	. 649	842	23 1
	ENGLEWOOD CITY	1246	514	1900	8824	1.740	2.587	2.188	1.518	2.171	2.008	37.2
	ENGLEWOOD CLIFFS BORD	511	19	1190	1865	. 639	2.050	. 723	209	1.137	. 905	23.1
	FAIR LAWN HORD	821	149	7334	11831	1.882	2.299	2,848	1.258	7 342	2.070	35.4
	FAIRVIEW BORD	1543	304	2157	4355	. 320	. 631	. 703	- 232	551	. 355	37 8
	FORT LEE BORD	1543	611	2157	15462	. 888	2.216	3.944	7.126	2.349	3.543	37.8

EXHIBIT 1 EXHIBIT 1 NEW JERSEY COUNCIL ON AFFORDABLE HOUSING BASE DATA FOR MUNICIPAL LOW A HODERATE INCOME HOUSING WED CALCULATION O1 MAY 86

SUBREG MUNIC. SUBREG 1987 % REG. % REG. % REG. % REG. PRES. MULTI SINGLE SINGLE OCCUPIED GROWTH EMPLOY AGGREG EMPLOY NEED INDEX INDEX INDEX HOUSING AREA MENT INCOME CHANGE REALLO NEED NEED NEED EST. PRDS. LOW- MOD NEED INCOME ALLOCA SUBREG FACTOR PERCENT (1) (2) (3) (4) (5) (6) (7) (8) (10) (9) (11) 17.1 345 701 22 3006 3.479 . 801 1.506 1.564 1.929 1.838 345 345 1246 511 1374 511 511 876 22 991 2334 701 1900 11060 3772 16345 35.6 17.1 37.2 1.108 600 1.253 .949 3.556 3 419 1.420 .724 .533 .699 1.030 .639 .533 .533 3.018 .500 1.023 .383 1.005 .579 .844 1190 1767 1190 1190 1190 701 2157 1767 1429 4501 1127 3302 .093 .667 .082 .376 .430 1.746 .258 439 437 992 355 756 23.1 39.1 23.1 17.1 37.8 39.1 16 97 2 67 804 441 520 613 345 1543 1374 1405 3386 5098 .061 .315 .279 105 346 67 180 . 550 613 757 390 821 1374 345 821 345 511 515 315 113 2334 1767 701 9500 7738 5221 35.6 39.1 17.1 .846 2.975 .462 .600 1.420 1.637 553 471 259 318 1.352 .796 .604 .798 8.607 1.835 . 693 . 588 1.441 1.529 . 270 . 458 81 70 33 38 2334 701 1190 1767 3842 2612 2515 .755 .650 .597 .220 .759 676 668 1.805 3 1374 821 1374 568 781 501 .882 659 483 1.252 1045 6334 6551 1572 1441 3987 1366 2817 5799 7923 181 . 181 . 360 . 267 . 382 . 442 . 172 107 2334 804 742 1.360, 225 1.267 - 295 .362 2.725 .442 - 349 1.172 2.096 .436 1.244 .980 769 1.077 346 2.314 13.562 .798 889 1.230 2.932 .811 - 1.614 184 36 38 90 13 25 742 574 616 1.385 595 623 752 4.306 .483 1.112 .375 1.563 .758 .810 .651 511 511 345 511 821 1543 . 458 . 878 . 377 . 858 . 248 . 585 . 717 6. 930 1190 1190 701 .462 1.030 2.127 1.101 1190 2334 2157 2334 .905 .462 3.674 294 97 72 57 131 184 150 68 39 36 821 511 345 1543 6.620 233+ 1190 701 2157 2157 701 2334 2947 4501 4015 .916 .095 .923 .501 1.089 1.091 .738 .501 .942 .713 776 859 2 811 .614 - 1 1.091 .425 1.578 .377 .155 .719 1543 1543 345 821 511 821 511 5034 8671 4180 3070 2065 59 .690 .515 .685 .787 .765 .322 710 . 005 3.328 .061 621 448 2.095 3 3 2.334 2 . 706 1190 2334 1190 1,491 .391 .355 901 514 431 35 23 1.521 6 .562 1,618 2,318 353 889 .084 111 1 312 7060 4961 1032 1374 821 345 1374 1767 2334 701 .843 .959 1.811 1.354 1.453 .816 .442 2.238 257 137 1.602 4 39 . 1 1.083 35 17 . 6 1 12 46 296 89 .062 998 .802 -.244 1.176 6.359 1.733 .474 1767 1900 1190 1767 701 701 1767 39 37 23 .325 1.812 1.275 2.196 784 178 151 3.595 1.807 .002 1.155 .923 .734 . 442 . 497 . 30# . 80# . 192 . 71# . 545 . 679 1246 13256 2.095 2 . 2 . 554 0 36 70 .426 1.996 .609 .378 .545 39 17 17 1374 10 UPPER SADDLE RIVER BORD WALDWICK BORD WALLINGTON BORD WASHINGTON TWP. 345 345 1374 2401 3396 4667 327 300 .355 39 267 511 1190 3266 086 932 . 002 509 23

COUNTY

NAME

FRANKLIN LAKES BORD GARFIELD CITY GLEN ROCK BORD Hackensack City Harrington Park Bord Hasbrouck Heights Bord Hasbrouck Heights Bord Haudeth Bord HILLSDALE BORD HILLSDALE BORD HO-HO-KUS BORD LEONIA BORD LITTLE FERRY BORD LITTLE FERRY BORG LGDI BORG LYNDHURST TWP. Manmam TWP. Manmam TWP. Midland Park Borg Modnachie Borg Noonachie Borg North Arlington Borg North Arlington Borg North Le Borg NORTHVALE BORD NORWOOD SORD DAKLAND BORD DLD TAPPAN BORD DRADELL BORD PALISADES PARK BORD PARAMUS BORD PARAMUS BORD PARK RIDGE BORD RAMSEV BORD RIDGEFIELD BORD RIDGEFODD VILLAGE RIDGEWODD VILLAGE RIVER VALE TWP. ROCKELE PARK TWP. ROCKELEP ARK TWP. ROCKELEP ARK TWP. RUTHERFORD BORD SADDLE BROOK TWP. SADDLE RIVER BORD SOUTH MACKENSACK TWP. TEANECK TWP. TENAFLY BORD TETERBORD BORD

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EXHIBIT 1 NEW JERSEY COUNCIL ON AFFORDABLE MOUSING BASE DATA FOR MUNICIPAL LOW & MODERATE INCOME HOUSING WEED CALCULATION O1 MAY 86

COUNTY	NAME	NULTI	NUNIC. SINGLE INDEX	SINGLE	HOUSING			% REG. Aggreg Income			ALLOCA	LOW- MOD INCOME SUBREG
		NEED (1)	NEED (2)	NEED (3)	· EST. (4)	(5)	(*)				FACTOR	PERCENT
		(1)	141	(3)	(-)	(3)	(6)	(7)	(8)	(9)	(10)	· (11)
	WESTWOOD BORD	511	114	1190	4070	. 852	1.013	. 939	1.104	935	977	23.1
	WOODCLIFF LAKE BORD	511	9	1190	1708	1.331	379	724	1 508		986	23 1
	WOOD-RIDGE BORD	1374	48	1767	2677	. 391	. 437	. 668	- 728	. 498	192	39.1
	WYCKOFF TWP.	345	49	701	5040	2 379	. 677	1.834	1.323	1.630		17 1
BURLINGTO	N											
	BASS RIVER TWP.	832	45	1975	543							46.2
	BEVERLY CITY	716	60	1327	1055	. 084	. 262	. 196	. 587	181	282	36.4
	BORDENTOWN CITY	716	102	1327	1639	. 147	. 296	. 387	- 089	277	. 185	36 4
	BORDENTOWN TWP.	7 16	55	1327	2689	. 985	. 821	. 630	1.369	.812	951	36.4
	BURLINGTON CITY	7 16	197	1327	4019	. 538	1.028	.761	501	. 776	. 457	36.4
	BURLINGTON TWP.	716	179	1327	4112	2.221	2.095	. 902	4,714	1.739	2.483	36.4
	CHESTERFIELD TWP.	832	29	1975	832	. 28 1	088	. 307	406	. 226	. 27 1	46.2
	CINNAMINSON TWP.	7 16	65	1327	4889	1.184		1.634	2.082	1.453	1.610	36 4
	DELANCO TWP.	716	25	1327	1361	338	. 292	. 270	. 07 1	. 300	. 243	36.4
	DELRAN TWP	716	128	1327	5050	1.081	.885	1.263	2.005	1.076	1.309	36.4
	EASTAMPTON TWP.	832	40	1975	1578	. 594	.033	. 36 1	. 060	. 329	. 262	46 2
	EDGEWATER PARK TWP.	716	88	1327	3578	. 447	. 257	. 829	474	. 511	. 265	36.4
	EVESHAM TWP.	323	82	984	11379	2.125	1.934	2.448	4.882	2.189	2.847	23.3
	FIELDSBORD BORD	716	8.	1327	194	.047	. 025	. 04 1	- , 195	. 038	020	36.4
	FLORENCE TWP	716	127	1327	3723	1.509	. 50 1	.731	1.454	. 914	1.049	36.4
	HAINESPORT TWP	632	57	1975	1246	1.029	. 294	. 243	077	. 522	. 372	48.2
	LUNBERTON TWP.	832	67	1975	2139	. 739	. 199	. 442	- 051	. 460	. 332	46.2
	MANSFIELD TWP	832	52	1975	1130	1.134	193	. 234	. 367	. 520	. 482	46 2
	MAPLE SHADE TWP.	323	199	984	9024	. 582	1.268	1.727	2.018	1, 192	1.398	23.J
	MEDFORD TWP	323	125	984	7084	2.022	1.228	2.053	2.906	1.768	2.052	23.3
	MEDFORD LAKES BORD	323	48	984	1578	, 176	.028	. 526	005	. 243	. 184	23.3
	MOORESTOWN TWP	323	63	984	5996	2.374	4.685	2.039	5.320	3.033	3.604	23.3
	HOUNT HOLLY TWP.	832	212	1975	3910	. 455	1.867	.847	1 004	1.057	1.044	46.2
	HOUNT LAUREL TWP.	323	144	984	8922	3.464	1.940	2.244	3.575	2.549	2.806	23.3
	NEW HANDVER TWP. North Handver Twp.	832	138	1975	1183	•	•				•	46.2
	PALMYRA BORD	716		1975	3205					• • • • •	·	46.2
	PEMBERTON BORD	832	23	1975	3255	. 300	. 374	.632	. 384	. 435	422	36.4
1. Contract 1. Con	PENBERTON TWP.	832	708	1975	10363	•	•		•		•	46.2
	RIVERSIDE TWP	716	142	1327	3060	241	651	579	• • • • •		·	46.2
	RIVERTON BORD	716	49	1327	1147	109	. 262	.312	909	. 490	. 140	36.4
	SHAMONG TWP	832	67	1975	1584	. 298	.064	. 394	312	. 228	.093	36.4 46.2
	SOUTHAMPTON TWP.	832	84	1975	3942	219	. 381	.786			. 193	46.2
	SPRINGFIELD TWP.	832	61	1975	1001	. 530	.070	. 221	291	. 462	.419	46.2
	TABERNACLE TWP.	832	99	1975	2132	. 530	079	.517	. 136	. 274	. 368	46.2
	WASHINGTON TWP.	832	45	1975	300				494	. 403	. 198	46.2
	WESTANPTON TWP	832	35	1975	2911	1.726	204	377	- 213	769	523	46 2
	WILLINGSORG TWP	323	322	984	11538	1,188	1,150	3.193	415	1.844	1.279	23.3
	WOODLAND TWP	832	60	1975	408						1.4/3	46.2

EXHIGIT 1 NEW JERSEY COUNCIL ON AFFORDABLE HOUSING BASE DATA FOR MUNICIPAL LOW & MODERATE INCOME HOUSING NEED CALCULATION Of May 86

COUNTY	NAME	SUBREG MULTI INDEX NEED (1)	MUNIC. SINGLE INDEX NEED (2)		1987 OCCUPIED HOUSING EST. (4)		EMPLOY	% REG. Aggreg Incowe (7)	EMPLOY		NEED	LOW- MOD INCOME SUBREG PERCENT (11)	
CAMDEN													
	AUDUSON BORD	506	46	1072	3724	. 231	. 495	. 761	237	. 496	. 313	42.3	
	AUDUSON PARK BORD	506	18	1072	509	023	.003	.087	025	. 038	. 022	42.3	
	BARRINGTON BORD	506	131	1072	2826	. 249	. 466	. 603	-1.279	. 439	.010	42.3	
	BELLMAWR BORD	506	17.4	1072	4626	. 468	. 918	. 975	. 763	. 787	. 78 t	42 3	
	BERLIN BORD	718	55	1553	1930	. 557	. 921	. 507	2.331	. 662	1.079	38.5	
	BERLIN TWP.	718	57	1553	1765	. 511	. 336	. 391	- 233	. 413	. 25 1	38.5	
	BROOKLAWN BORD	506	15	1072	. 800	. 077	. 178	. 149	. 232	. 134	. 159	42.3	
	CAMDEN CITY	3730	3288	3594	27693			-				63.2	
	CHERRY HILL TWP.	445	345	671	25222	3.781		8.014		8.130		30 1	
	CHESILHURST BORD	718	26	1553	485	. 269	. 009	. 096	. 00 1	. 125	. 094	38.5	
	CLEMENTON BORD	718	81	1553	2282	. 299	. 473	420		. 397	. 414	38.5	
	COLLINGSWOOD BORD	445	205	671	6665	. 291	. 691	1.328	619	. 770		30.1	
	GIBBSBORD BORD	718	22	1553	785	. 330	. 431	. 187	1.058	. 318	503	36.5	
	GLOUCESTER TWP.	718	325	1553	17476	3.619	1.427	3.894	1.032			38.5	
	GLOUCESTER CITY CITY	506	209	1072	4831	. 363	. 444	. 821	- 796	. 542	. 208	42.3	
	HADDON TWP.	445	96	671	6495	. 421	. 925	1.514	.068	. 920		30 1	
	HADDONFIELD SORO	506	44	1072	4634	. 435	1.548	1.638	2.781	1.207	1 600	42.3	
	HADDON HEIGHTS BORD	506	79	1072	3184	. 247	. 357	776	. 069	460		42.3	
	HI-NELLA BORD	718	20		501	.036	.018	.089		.048		38 5 36 5	
	LAUREL SPRINGS BORD	718	31		801	.070	162	186		. 140		36.5	
	LAWNSIDE BORD	506	76		1070	. 224	. 313	. 219		. 252		38 5	
	LINDENWOLD SORO	7 18	235		8107	. 597	. 550			. 873		42.3	
	MAGNOLIA BORG	506	39		1705	. 153	. 216	. 353				63.2	
	MERCHANTVILLE BORD	3730	40		1623	. 095	. 232	. 370				42.3	
	NOUNT EPHRAIM BORD	506	41	1072	1931	. 141	. 271	. 363				42 3	
	DAKLYN BORO	506	38		12207	1.651	6.437	2.732				63 2	
	PENNSAUKEN TWP.	3730	265	3594	3634							38 5	
	PINE HILL BORD	718	134		11	.621	.082	. 651		.058		38.5	
	PINE VALLEY BORD	718	0		3409	. 147	.020	. 861				42.3	
	RUNNEMEDE BORD	506	93		2093	.213	.580			.411		42 3	
	SOMERDALE BORD	506	68		2680	.249	. 560	.621	.856			38 5	
	STRATFORD BORD	718	63		4	.042	.043	.001	. 100			42.3	
	TAVISTOCK BORD	506	0		9201	1.816	2.119	2.011				38.5	
	VOORHEES TWP.	718	80		3114	. 744	402	. 626					
	WATERFORD TWP.	7 18	75		8232	3.395	.768	1.584					
	WINSLOW TWP	718	348		970	.034	020						
	WOODLYNNE BORD	443	25	9/1	9/0	.034	.040					•••	
CAPE MAY				•									
	AVALON SDRC	2377	36	3357	1287	1.244	. 785						
	CAPE MAY CITY	2377	72		2072	. 629	1.734						
	CAPE MAY POINT BOND	2377	10		172	.074	. 007	.082					
	DENNIS TWP.	2377	161	3357	1349	10.047	372	1 063	. 482	3.827	2 991	41 8	
	-		-										

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NEW JERSEY COUNCIL ON AFFORDABLE HOUSING BASE DATA FOR MUNICIPAL LOW & MODERATE INCOME HOUSING NEED CALCULATION OI MAY 86

COUNTY	NAME	SUBREG	MUNIC.	SUBREG	1987	% REG.	% REG.	% REG.	% REG.	PRES.	PROS	LOW- MOD-	
		MULTI	SINGLE	SINGLE	OCCUPIED	GROWTH	EMPLOY	AGGREG	EMPLOY	NEED	NEED	INCOME	
		INDEX	INDEX	INDEX	HOUSING	AREA	MENT	INCOME	CHANGE	REALLO	ALLDCA	SUBREG	
	. ·	NEED	NEED	NEED	EST.						FACTOR	PERCENT	
	and the second	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	
				1.1							•		
	LOWER TWP.	2377	429	3357	6913	7.387	1.108	4.405	483	4 300	3.104	41 8	
	MIDDLE TWP	2377	312	3357	4220	18.344	2.870	2.997	1.760	8.070	6 493	41 8	
	NORTH WILDWOOD CITY	2377	125	3357	2665	. 42 1	1 507	1.227	1.662	1 052	1.204	41 8	
	DCEAN CITY CITY	2377	224	3357	7346	1.445	2.993	5.346	2.375	3.261	3.040	41.8	
	SEA ISLE CITY CITY	2377	. 37	3357	1873	. 592	525	. 976	. 447	698	635	41.8	
	STONE HARBOR BORD	2377	29	3357	925	. 307	. 537	. 454	208	. 433	. 377	41 8	
	UPPER TWP.	2377	159	3357	2739	7.254	1.039	2.173	. 705	3 488	2.793	41.8	
	WEST CAPE MAY BORD	2377	40	3357	498	. 322	.035	. 303	125	220	134	41 8	
	WEST WILDWOOD BORD	2377	13	3357	145	. 099	. 030	.089	. 068	073	072	41 8	
	WILDWOOD CITY	2377	214	3357	2272	. 278	3 585	966	206	1 609	1.156	41 8	
	WILDWOOD CREST BORD	2377	75	3357	1827	255	1.355	1.198	704	935	878	41 8	
	WOODBINE BORD	2377	54	3357	562	1.579	208	. 387	. 483	725	664	41 8	
CUMBERLAND													
	BRIDGETON CITY	2287	.512	3442	7014							45.2	
	COMMERCIAL TWP.	2287	288	3442	1690	· .						45.2	
	DEERFIELD TWP.	2287	- 68	3442	914	. 091	. 494	. 583	1.020	. 389	. 547	45.2	
	DOWNE TWP.	2287	116	3442	745							45.2	
	FAIRFIELD TWP.	2287	193	3442	1869	. 56 1	. 125	1.060	+.767	. 582	.245	45.2	
	GREENWICH TWP.	2287	41	3442	347							45.2	
	HOPEWELL TWP.	2287	54	3442	1455	. 772	.049	1.129	005	. 650	. 486	45 2	
	LAWRENCE TWP.	2287	102	3442	808							45.2	
	MAURICE RIVER TWP.	2287	182	3442	1286				· .			45.2	
	MILLVILLE CITY	2287	483	3442	9658	10.656	6.425	6.203	-3.228	7.761	5.014	45.2	
	SHILOH BORD	2287	+ +	3442	220							45.2	
	STOW CREEK TWP.	2287	.44	3442	492							45 2	
	UPPER DEERFIELD TWP	2287	106	3442	2499	1.212	. 555	1.752	.204	1 173	931	45.2	
	VINELAND CITY	2287	1244	3442	18275	,						45.2	
ESSEX													
	BELLEVILLE TWP. BLOOMFIELD TWP.	2045	614	2169	13798		· •	•				38.5	
				2169			·	·	·	•		38.5	
	CALDWELL TWP. Cedar grove twp.	206	84	469	3085	. 337	. 529	. 753	. 717	. 540	. 584	20.7 -	
		208	39	- 469	4179	1,264	. 850	1.126	. 251	1.080	. 873	20.7	
	EAST ORANGE CITY	3016	2983	4656	28957		·	•	·			54.0	
	ESSEX FELLS TWP.	208	10	469	733	. 365	.051	. 368	.041	268	211	20.7	
	FAIRFIELD TWP.	208	50	469	2421	1 450	4.274	. 730	5.801	2.151	3 064	20 7	
	GLEN RIDGE TWP.	2045	30	2169	2564	. 365	. 156	906	. 007	. 476	. 359	38.5	
	IRVINGTON TOWN	2317	2006	2300	24881							47.9	
	LIVINGSTON TWP.	208	71	469	8916	3.932	3.846	3.593	4.418	3.790	3 947	20 7	
	MAPLEWOOD TWP.	2317	172	2 300	8188	1.123	1.364	2.390	- 370	1.626	1 127	47 9	
	MELLBURN TWP.	206	62	469	7115	2.809	2.320	3.752	2.795	2.960	2 919	20.7	
	MONTCLAIR TWP.	2045	610	2169	14680	·		·				38.5	
	NEWARK CITY	15735	18505	18505	107584	· · · · ·		•	·			63.3	
•	NORTH CALDWELL TWP.	208	9	469	1895	.815	. 14 1	. 762	030	573	. 437	20.7	

EXHIBIT 1 NEW JERSEY COUNCIL ON AFFORDABLE HOUSING BASE DATA FOR MUNICIPAL LOW & MODERATE INCOME HOUSING NEED CALCULATION O1 MAY 86 .

COUNTY	NAME	SUBREG	MUNIC.	SUBREG	1987		% REG.			PRES.	PROS.	LOW- MOD
		MULTI	SINGLE	SINGLE	OCCUPIED	GROWTH	EMPLOY	AGGREG	EMPLOY	NEED	NEED	INCOME
		INDEX	INDEX	INDEX	HOUSING	AREA	MENT	INCOME	CHANGE	REALLD	ALLOCA	SUBREG
		NEED	NEED	NEED	EST.					FACTOR	FACTOR	PERCENT
		(1)	(2)	(3)	(4)	(5)	(6)	(7)	(#)	(9)	(10)	(11)
	NUTLEY TWP.	2045	300	2169	1086d	. 955	2.585	2.528	051	2.022	1.504	38.5
	CITY OF ORANGE - TWP.	3016	1292	4656	12457							54.Q
	ROSELAND BORD	208	17	469	1927	. 883	1.438	651	4.399	991	1 843	20.7
	SOUTH DRANGE VILLAGE TWP.	2317	122	2300	5245	. 758	1.301	2.096	.874	1.385	1.257	47 9
	VERONA TWP	208	94	469	5484	. 786	. 640	1.621	. 663	1 016	. 928	20 7
	WEST CALDWELL TWP.	208	33	469	3720	1.208	1.523	1.211	1.816	1.314	1.439	20.7
	WEST ORANGE TWP.	3016	381	4656	14670	3.398	3.260	4.165	4 677	3.615	3.880	54.0
GLOUCESTE	P											
	CLAYTON BORD	2107	107	2622	2051	. 623	.216	. 387	. 212	409	360	41 7
•	DEPTFORD TWP.	2107	378	2622	8226	2.749	1.700	1,785	2.599	2.078	2.208	41.7
	EAST GREENWICH TWP.	2107	40	2022	1545	1.672	152	. 351	070	792	611	41.7
	ELK TWP.	2107	79	2622	1172	. 906	.096	. 231	. 419	.411	. 413	41.7
	FRANKLIN TWP.	2107	267	2622	4681							41 7
	GLASSBORD BORD	2107	250	2622	4950	1.092	1.132	. 902	2.142	1.042	1.317	41.7
	GREENWICH TWP.	2107	43	2622	1865	1.478	526	. 448	. 957	817	852	41 7
	HARRISON TWP.	2107	50	2622	1382	. 26 1	. 203	. 306	. 557	. 257	332	41.7
	LOGAN TWP.	2107	52	2622	1327	3 662	. 436	. 275	.912	1 458	1 321	41 7
	MANTUA TWP.	2107	113	2622	3018	1.855	. 66 1	. 739	. 682	1 085	. 984	41 7
	MONROE TWP.	2107	296	2622	7830	2 583	815	1.557	1.136	1 652	1.523	41 7
	NATIONAL PARK SORO	2107	53	2622	1134	156	.033	. 207	.063	132	. 115	41 7
	NEWFIELD BORD	2107	19	2822	539							417
	PAUL SBORD BORD	2107	143	2622	2315	. 327	. 739	. 445	-1.545	503	- 009	41 7
	PITNAN BORD	2 107	71	2622	3566	. 353	.919	. 770	600	681	360	41 7
	SOUTH HARRISON TWP.	2107	30	2622	583							417
	SWEDESBORD BORD	2107	69	2622	772	120	. 370	146	. 383	212	255	41 7
	WASHINGTON TWP.	2107	142	2622	11117	3.046	1.076	2.536	1.481	2.219	2.035	41.7
	WENONAH BORD	2107	14	2622	825	. 155	. 083	241	- 153	160	082	41 7
	WEST DEPTFORD TWP.	2107	137	2622	7190	2.530	1 090	1.577	. 659	1.732	1.464	41 7
	WESTVILLE BORD	2107	- 40	2622	1907	189	685	. 345	.618	. 406	459	41 7
	WOODBURY CITY	2107	152	2622	3949	. 333	1 956	:851	1 744	1.047	1 221	41 7
	WODDBURY HEIGHTS BORD	2107	20	2622	1092	192	. 301	271	203	255	242	41 7
	WOOLWICH TWP	2107	39	2622	445	1.740	. 09 1	. 096	. 110	642	509	41 7
HUDSON												
	BAYONNE CITY	3970	1978	3450	25759							50 4
	EAST NEWARK BORD	3970	74	3450	675	036	278	. 103		139	076	50 4
	GUTTENBERG TOWN	15084	277	10252	3281	071	. 344	775	771	397	490	63 3
	HARRISON TOWN	3970	489	3450	4753	. 426	1.089	. 742	-1 433	752	206	50 4
	HOBOKEN CITY	15084	3127	10252	16036							63 3
	JERSEV CITY CITY	14356	10765	10765	80987							63 3
	KEARNY TOWN	3970	725	3450	13212	2.817	3 110	2.296	-10.66	2.741	- 609	50 4
	NORTH BERGEN TWP.	15084	1373	10252	19651							67 7
	SECAUCUS TOWN	3970	184	3450	5298	1 331	5 445	1 349	15.808	2 709	5 483	50 4
	UNION CITY CITY	15084	306 1	10252	20755							63 3

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EXHIBIT 1 NEW JERSEY COUNCIL ON AFFORDABLE HOUSING BASE DATA FOR MUNICIPAL LOW & MODERATE INCOME HOUSING NEED CALCULATION O1 MAY 86

COUNTY	NAME		MULTI		SINGLE	1987 OCCUPIED	GROWTH	% REG. Employ	AGGREG	EMPLOY	PRES	PROS	LOW- MOD
			INDEX NEED		INDEX	HOUSING	AREA	MENT	INCOME	CHANGE	REALLO	ALLOCA	SUBREG
			(1)	NEED (2)	NEED (3)	EST.					FACTOR	FACTOR	PERCENT
			())	141	(3)	(4)	(5)	(6)	(7)	(8)	(9)	1 101	(11)
	WEEHAWKEN TWP		15084	470	10252	5357							
	WEST NEW YORK TOWN		15084	1944	10252	15469			•		•		63 3
										•		•	63.3
HUNTERDON													
	ALEXANDRIA TWP	- , · ·	2548	69	3279	1042							
	BETHLEHEM TWP		2548	64	3279	969	021	054	. 362	181		· · ·	43.8
	BLOOMSBURY BORD		2548	16	3279	294	101	. 175	. 100	. 181	. 146	. 154	43 8
	CALIFON BORD		2548	27	3279	338				.038	. 125	, 104	43.8
	CLINTON TOWN		2548	21	3279	701	180	380	247	703	269	377	43 8
	CLINTON TWP.		2548	79	3279	2797	2.972	440	1 030	. 456			43 8
	DELAWARE TWP		2548	78	3279	1324			1.030	30	1.480	1.224	43.8
	EAST ANWELL TWP.		2548	84	3279	1293			•	•			43.8
	FLEMINGTON BORD		2548	84	3279	1839	242	1 433	510	1.701		·	43 8
	FRANKLIN TWP.		2548	39	3279	831	.046	.094	297	.098	728	. 972	43 8
	FRENCHTOWN BORD		2548	25	3279	551		.034	491	. 098	146	. 134	43.8
	GLEN GARDNER BORD		2548	19	3279	409		•	•				43 8
	HAMPTON BORD		2548	28	3279	565		. •		• .			43.8
	HIGH BRIDGE BORD		2548	69	3279	1442	435				· ·	•	43 8
	HOLLAND TWP.		2548	86	3279	1528	-35	. 125	. 38 1	. 109	. 314	. 253	43 8
	KINGWOOD TWP.		2548	95	3279	1008		•	•	•		•	43.8
	LAMBERTVILLE CITY		2548	105	3279	1592	•	•	•		• *		43.8
	LEBANON BORD		2548		3279			· · · · · · · · · · · · · · · · · · ·	:	•			43.8
	LEBANON TWP		2548	168	3279	365	. 270	. 106	092	.036	156	. 126	43 8
	WILFORD BORD		2548	25	3279	475	•	•	•			*	43.8
1	RARITAN TWP		2548	92	3279				. •				43.8
	READINGTON TWP		2548	111	3279	3812	2.550	1.675	1.240	2.632	1.825	2.027	43 8
	STOCKTON BORD		2548	14	3279	3602	2.300	662	1.436	. 863	1.466	1.315	43.8
	TEWKSBURY TWP		2548	71	3279	1456				·			43.8
	UNION TWP		2548	68	3279	1148	.075	. 129	1.012	. 451	. 405	. 417	43.8
	WEST AMWELL TWP.		2548	40	3279		1.1		•	•			43.8
			2340		32/9	745	•	·	•	•	•	•	43.8
MERCER	• 1												
	EAST WINDSOR TWP.		481	212	1109	7923	2.090	2.223	2.227				
	EWING TWP.		481	291	1109	11666	2.366	3.088	3.351	3.701	2.180	2.560	30.3
	HAMILTON TWP.		3411	749	3479	30366	5.269	5.051		531	3.201	2.268	30.3
	HIGHTSTOWN BORD		481	97	1109	1629	192	.909	.443	-2.672	5.894	3.752	49.0
	HOPEWELL BORD		48.1	26	1109	767		. 909		251	.515	. 323	30.3
	HOPEWELL TWP.		481	117	1109	3590	1.324	781		·	-		30.3
	LAWRENCE TWP		3411	141	3479	7944	3.061	5,180	1.395	. 40 1	1.167	.975	30.3
	PENNINGTON BORD		48.1	15	1109	866	3.061	9.160	2.328	6.075	3.523	4.161	49-0
	PRINCETON BORD		481	86	1109	3068				· · · · · ·	10.0	+ 1.5.	30.3
	PRINCETON TWP		481	161	1109	4932	.275	4.521	1.332	6.121	2.043	3.062	30.3
	TRENTON CITY		3411	2588	3479	30626	1.891	. 923	2.380	. 346	1.732	1.385	30.3
	WASHINGTON TWP		481	42	1109	1428		·	·	·			49.0
	WEST WINDSOR TWP		481	62	1109	3306	2.455	. 350	. 35 1	870	1 052	1 007	30.3
				-4	109	3306	3.255	2.203	1.167	4 841	2.208	2 866	30.3

EXHIBIT 1 NEW JERSEV COUNCIL ON AFFORDABLE HOUSING BASE DATA FOR MUNICIPAL LOW & MODERATE INCOME HOUSING NEED CALCULATION O1 MAY 86

COUNTY	NAME	INDEX	SINGLE	SUBREG SINGLE INDEX NEED	OCCUPIED	GROWTH	EMPLOY	AGGREG	CHANGE	NEED REALLD	NEED	SUBREG
		NEÉD (1)	NEED (2)	(3)	(4)	(5)	(6)	(7)	(8)			(11)

MIDDLESEX

MIDDLESEA												
	CARTERET BORD	2372	343	3200	6537			•	·			45.5
	CRANBURY TWP.	491	23	1010	766	2.042	1,173	. 296	1.337	1.170	1.212	37.0
	DUNELLEN BORD	652	148	1557	2293	. 228	. 272	. 669	590	. 390	. 145	34 0
	EAST BRUNSWICK TWP.	2177	176	2407	13448	3.910	5.466	5.071	9.324	4.816	5.943	42.9
	EDISON TWP.	652	590	1557	30286	6.734	14.022	9.358		10.038	9.705	34.0
	HELMETTA BURD	491	17	1010	305	. 176	058	.085	. 315	. 107	. 159	37 0
	HIGHLAND PARK BORD	2177	152	2407	5543	. 395	. 792	1.664	193	. 95 1	665	42.9
	JAMESBURG BORD	491	71	1010	1481	162	. 292	. 4 18	-,148	. 290	. 18 1	37 0
	METUCHEN BORD	652	101	1557	4655	. 604	1.660	1.862	042	1.375	1.042	34 0
	WIDDLESEX BORD	652	104	1557	4398	. 758	1.773	1.422	1.410	1.318	1.341	34.0
	MILLTOWN BORD	2177	40	2407	2453	. 352	. 778	. 823	. 339	651	573	42 9
	NONROE TWP.	491	133	1010	8553	1.876	. 382	2.390	. 882	1.549	1 382	37.0
	NEW BRUNSWICK CITY	2177	1549	2407	14164						· · ·	42.9
	NORTH BRUNSWICK TWP.	2177	182	2407	8826	2.637	3.970	3.139	7.312	3.248	4.264	42.9
	OLD BRIDGE TWP.	491	476	1010	18462	8.417	1.460	5.934	. 732	5.270	4.136	37 0
	PERTH AMBOY CITY	2372	1633	3200	12784							45 5
	PISCATAWAY TWP.	652	463	1557	12507	4.152	8.015	4.571	11.391	5.579	7.032	34.0
	PLAINSBORD TWP.	491	50	1010	8404	1.377	1 042	1.523	3.680	1 314	1.906	37 0
	SAVREVILLE BORD	2372	258	3200	11608	3.647	2.144	3.319	584	3.037	2.131	45 5
	SOUTH AMBOY CITY	2372	168	3200	2718	. 319	. 736	. 741	012	598	446	45.5
	SOUTH BRUNSWICK TWP.	491	150	1010	8088	5.307	3.175	2.113	7.022	3.532	4 405	37 0
	SOUTH PLAINFIELD BORD	652	150	1557	6180	1.802	4.796	2.175	1.131	2.924	2.478	34 0
	SOUTH RIVER BORD	2177	308	2407	4770	. 615	. 532	1.410	- 634	853	. 481	42 9
	SPOTSWOOD BORD	491	91	1010	2507	.472	. 436	888	. 060	. 599	464	
	WOODBRIDGE TWP	2372	798	3200	30420	5.075	11.807	10.457	12.775	9.113	10.028	45 5
	WOUDBRIDGE TWP											
MONNOUTH												
		1254	216	1516	6219	1.157	1.985	2.473	. 181	1.872		31 5
	ABERDEEN TWP	1498	4	2315	337	.064	. 288	. 160	042	. 171	. 117	42 3
	ALLENHURST BORD	230	23	1079	690							27.1
	ALLENTOWN BORD	1498	765	2315	7262							42 3
	ASBURY PARK CITY	1254	45	1516	1867	255	903	. 68 1	.816	.613	. 664	31 5
	ATLANTIC HIGHLANDS BORD	1498	26	2315	1024	.085	394		.097	. 271	. 228	42.3
	AVON-BY-THE-SEA BORD	1498	181	2315	3132	212	1.165		1.340	. 729	. 882	42 3
	BELMAR BORD	1498		2315	2206	149	284		- 123	. 320	209	42.3
	BRADLEY SEACH BORD		149	2315	1753	350	669		1.054	. 602	7 15	42 3
	BRIELLE BORD	1498	28	1079	2545	135	634		. 991	.787	. 930	27 1
	COLTS NECK TWP.	230	20		683	255	231		058	. 331	.234	42.3
	DEAL BORD	1498	6	2315	5332	1.232	4.683		5.127	2.525	3,175	40.0
	EATONTOWN BORD	871	105	1448	470	1.232			346	328		27 1
	ENGLISHTOWN BORD	230	19	1079	1971	. 329	. 242		.850	. 524		40 0
	FAIR HAVEN BORD	871	30	1448	531	. 349						27 1
	FARMINGDALE BORD	230	16	1079	3715	403	3.014	1.145	1.301	1 521	1.465	27 1
	FREEHOLD BORD	230	185	.0/9	3715	. 403						

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EXHIBIT 1 NEW JERSEY COUNCIL ON AFFORDABLE HOUSING BASE DATA FOR MUNICIPAL LOW & MODERATE INCOME HOUSING NEED CALCULATION O1 MAY 86

NAME			SUBREG	1987 OCCUPIED	% REG. GROWTH	% REG.	% REG. AGGREG	% REG.	PRES. NEED	PROS	LOW- MOD INCOMF
	INDEX	- INDEX	INDEX	HOUSING	AREA			CHANGE	REALLO	ALLOCA	SUBREG
	NEED	NEED	NEED	£57.						FACTOR	PERCENT
	(1)	(2)	(3)	. (4)	(5)	(6)	(7)	(8)	(9)	(10)	- (11)
FREEHOLD TWP	230	94	1079	7030	4.441	4 336	2.858	4.896	3.878	4 133	27 1
HAZLET TWP.	1254	136	1516	7175	1.189	1.842	2.855	2.471	1.962	2.090	31.5
HIGHLANDS BORD	1254	94	1516	2378	. 136	. 468	.752	434	452	. 448	31.5
HOLMDEL TWP.	1254	25	1516	3211	1.787	5.535	2.074	3.019	3.132	3.104	31 5
HOWELL TWP	230	335	1079	11205	5.802	2.016	3 345	2.738	3.721	3.475	27 1
INTERLAKEN BORD	1498	5	2315	396	. 08 1	010	. 199	003	096	073	42.3
KEANSBURG BORD	1254	274	1516	3516			-				31 5
KEYPORT BORD	1254	151	1516	3122	. 297	. 991	. 776	-1.381	688	171	35.5
LITTLE SILVER BORD	871	23	1448	1948	. 595	654	1.106	1.011	785	841	40.0
LOCH ARBOUR VILLAGE	1498	3	2315	127	. 021	. 030	.068	047	.040	018	42 3
LONG BRANCH CITY	871	816	1448	12506							40 0
MANALAPAN TWP	230	155	1079	7636	3.079	1.257	3.273	1.193	2 536	2.201	27.1
MANASQUAN BORD	1498	97	2315	2256	297	1.282	717	1.514	. 766	953	42 3
MARLBORD TWP.	230	78	1079	8377	4.769	1 906	3.431	4.475	3 369	3.645	27 1
MATAWAN BORD	1254	85	1516	3183	. 480	1.415	1.235	1.122	1.043	1 063	31.5
MIDDLETOWN TWP	1254	373	- 5 16	23133	8.462	4.586	10.375	4.819	7.808	7.060	31 5
MILLSTONE TWP	230	93	1079	1410							27.1
MONMOUTH BEACH BORD	871	19	1448	1511	. 234	225	.834	436	431	432	40.0
NEPTUNE TWP	1498	559	2315	10704							42.3
NEPTUNE CITY BORD	1498	66	2315	2267	191	1 027	681	- 694	633	301	42 3
OCEAN TWP.	1498	125	2315	9213	2.378	6.367	3.607	12.697	4 117	6.262	42.3
OCEANPORT BORD	871	23	1448	2113	658	1,137	.843	204	879	.608	40 0
RED BANK BORD	871	225	1448	5004	. 372	5.604	1.609	5.283	2 528	3.217	40.0
ROOSEVELT BORD	230	13	1079	325							27.1
RUMSON BORD	871	44	1448	2628	1.104	488	1.949	392	1 180	. 983	40 0
SEA BRIGHT BORD	871	31	1448	1116	127	. 352	.366	.249	. 282	274	40.0
SEA GIRT BORD	1498	5	2315	1056	223	372	. 554	197	383	336	42.3
SHREWSBURY BORD	871	14	1448	1097	488	1.450	492	1.343	.810	943	40.0
SHREWSBURY TWP.	871	27	1448	556	019	189	102	. 266	103	. 144	40.0
SOUTH BELMAR BORD	1498	34	2315	683	.042	105	. 171	204	. 106	130	42.3
SPRING LAKE BORD	1498	37	2315	1575	.278	549	.752	719	526	574	42.3
SPRING LAKE HEIGHTS BORD	1498	34	2315	2782	. 276	569	845	765	563	.614	42.3
TINTON FALLS BORD	871	70	1448	3296	1.255	2.279	1.159	4.999	1.564	2.423	40.0
UNION BEACH BORD	1254	118	1516	2126	382	. 430	598	- 044	. 470	. 341	31.5-
UPPER FREEHOLD TWP.	230	47	1079	1051							27.1
WALL TWP.	1498	191	2315	7350	3.688	2.898	2.598	4.309	3.061	3.373	42.3
WEST LONG BRANCH BORD	871	23	1448	2538	601	1.793	1.058	1.477	1.150	1.232	40.0
				2500					1.130	1.232	40.0
BOONTON TOWN	280	177	798	3255	. 680	. 622	. 705	246	. 669	. 440	23.6
BOONTON TWP.	280	63	798	1242	1.049	253	406	-1.144	569	. 141	23.6
BUTLER BORD	418	84	1148	2672	. 553	. 323	. 600	- 595	492	220	29 4
CHATHAM BORD	537	36	741	3315	. 660	.610	1.081	. 463	784	704	24.1
CHATHAN TWP	537	20	741	3556	1.244	.247	1,394	353	967	P08	24 1
CHESTER BORD	769	13	1211	497							28 2
CHESTER TWP.	769	50	1211	1819							28.2

EXHIBIT 1 NEW JERSEY COUNCIL ON AFFORDABLE MOUSING BASE DATA FOR MUNICIPAL LOW & MODERATE INCOME MOUSING WEED CALCULATION O1 MAY 86

NAME	SUBREG MULTI INDEX NEED (1)	MUNIC. SINGLE INDEX NEED (2)		1987 OCCUPIED HOUSING EST. (4)		EMPLOY	% REG. AGGREG Income (7)	EMPLOY		NEED	LDW- MOD INCOME SUBREG PERCENT (11)
		112	1148	4917	3.533	1.245	1.369	2.768	2.049	2.229	29.4
DENVILLE TWP.	418 769	350	1211	5322	3.333	1.434	1,101		1.080	534	28 2
DOVER TOWN	280	50	798	2958	1 835	2.289	.849	3.478	1.658	2.113	23.6
EAST HANDVER TWP.	537	50	741	3039	2.106	2.584	1.081	5.429	1 924	2.800	24.1
FLORHAM PARK BORG	280	40	798	3931	3.033	3.047	1.186	3 062	2.422	2.582	23.6
HANDVER TWP	537		741	1315	1.353	.238	911	1.014	834	.879	24.1
JEFFERSON TWP.	418	391	1148	5905	.056	213	1.305	.096	525	418	29 4
KINNELON BORG	418	56	1148	2672	. 493	162	985	. 142	. 547	446	29 4
LINCOLN PARK SORO	418	60	1148	3893	1,138	387	. 584	- 183	736	. 507	29.4
MADISON BORG	537	108	741	5384	1,180	1.088	1.750	1.269	1 339	1 322	24 1
MENDHAN BORD	537	23	741	1768							24 1
MENDHAM TWP	537	33	741	1624	048	055	703	. 034	. 269	210	24.1
MINE HILL TWP	769	30	1211	1211	829	032	. 277	087	379	306	28.2
MONTVILLE TWP	280	98	798	4835	2.751	1.322	1 562	2.772	1.878	2.102	23.6
NORRIS TWP	537	99	741	7245	3.039	1.471	2.584	587	2.365	1 920	24 1
MORRIS PLAINS BORD	537	24	741	1831	730	1.959	. 626	3.963	1.105	1.820	24.1
NORRISTOWN TOWN	537	349	741	7155	803	6.305	1.587	11.712	2.898	5 102	24 1
MOUNTAIN LAKES BORD	280	9	798	1239	815	205	.611	. 183	544	. 453	23 6
MOUNT ARLINGTON BORD	769	37	1211	1452	190	031	352	009	. 191	. 145	28.2
MOUNT OLIVE TWP.	769	165	1211	6847	1.629	. 552	1.648	1.279	1.277	1.277	28.2
NETCONG BORD	769	35	1211	1380	253	179	. 264	- 327	232	092	28 2
PARSIPPANY-TROY HILLS TWP.	280	360	798	18470	6.030	5.581	4.689	13.996	5.434	7.574	23.6
PASSAIC TWP	537	35	741	2717	2.340	. 331	813	. 191	1 161	919	24 1
PEQUANNOCK TWP	418	65	1148	4394	1.678	. 880	1.269	1.079	1.276	1.226	29 4
RANDOLPH TWP	769	180	1211	6708	4.000	. 942	1.986	2.083	2.309	2 253	28 2
RIVERDALE BORD	418	34	1148	877	525	. 285	. 207	. 1.28	339	286	29 4
ROCKAWAY BORD	418	77	1148	2448	562	562	. 616	371	580	528	. 29.4
ROCKAWAY TWP.	418	191	1148	6775	2.896	1.714	1.835	4.413	2.148	2.714	29 4
ROXBURY TWP	769	194	1211	6460	4.473	1.162	1.709	1.171	2 448	2.129	28 2
VICTORY GARDENS BORD	769	32	1211	407	.056	. 005	. 079	008	.047	.037	28.2
WASHINGTON TWP.	769	124	1211	4789	198	. 251	1.255	. 362	. 568	.517	28 2
WHARTON BORD	418	79	1148	1976	. 548	479	. 477	139	501	.411	29 4
BARNEGAT TWP	859	122	2258	3156	3.541	. 297	. 864	. 613	1 567	1 329	53 1
BARNEGAT LIGHT BORD	859	14	2258	405	149	. 161	. 112	. 142	. 141	. 141	53 1
BAY HEAD BORD	730		2161	565	127	136	221	. 150	. 161	. 159	46 5
BEACH HAVEN BORD	859	26	2258	942	212	558	267	.037	. 346	. 269	53 1
BEACHWOOD BORD	859	86	2258	2646	583	274	759	110	539	432	53 1
BERKELEY TWP.	859	259	2258	15928	5.573	922	2.853	736	3 116	2.521	53.1
BRICK TWP.	730	494	2161	24040	5.544	4 201	6.634	1.819	5.460	4 550	45 6
DOVER TWP.	730	537	2161	25834	8.838	11.897	7.969	10.933	9 568	9.909	46 6
	859	28	2258	399							53 1
EAGLESWOOD TWP.	859	28	2258	297	117	067	.055	.039	079	069	53.1
HARVEY CEDARS BORD	730	19	2161	631	127	059	. 179	028	122	098	46 6
	859		2258	8654	2.666	2.347	2.875	2.892	2.629	2.695	53 1
JACKSON TWP.	034	380	4438	0034	4.009	4.941	4.9/3		4.943		

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EXHIBIT 1 NEW JERSEY COUNCIL ON AFFORDABLE MOUSING BASE DATA FOR MUNICIPAL LOW & MODERATE INCOME MOUSING NEED CALCULATION O1 MAY 86

COUNTY	NAME			SUBREG	1987	% REG.	% REG.	% REG	% REG.	PRES	PROS	LOW- MOD	
		. MULTI			OCCUPIED	GROWTH	EMPLOY	AGGREG	EMPLOV	NEED	NEED	INCOME	
		INDEX	LNDEX		HOUSING	AREA	MENT	INCOME	CHANGE	REALLO	ALLOCA	SUBREG	
		NEED	NEED		. EST.					FACTOR	FACTOR	PERCENT	
		(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(+1)	
		859	231	2258									
	LACEY TWP.				7290	4.862	1.689			2 744	2.614	53.1	
	LAKEMURST BORD Lakewood twp	659 730	90	2258	905	. 200	. 495	. 256	. 749	. 317	425	53.1	
			742		15893	·	·	•				46.6	
. *	LAVALLETTE BORD Little Egg Harbor Twp,	730	25	2161	1122	. 138	. 444	. 300	1.164	. 294	. 512	45 6	
	LONG SEACH TWP.	859	53		4153	2.207	. 146		. 304	1 123	918	53.1	
	MANCHESTER TWP.			2258	2487	.913	. 356	. 587	. 268	. 6 19	531	53.1	
	MANTOLOKING BORD	859	158	2258	17100	5.572	771	3.808	. 751	3.384	2.726	53.1	
	OCEAN TWP	730	2	2161	204	.093	. 099	. 151	. 27 1	. 114	. 154	46.6	
	DCEAN GATE BORD	859	63	2258	1621	3.041	. 210	. 441	163	1.231	. 882	53.1	
		859	33	2258	610	106	. 024	. 140	.039	. 090	. 077	53.1	
	PINE BEACH BORD Plumsted twp.	859	8	2258	672	127	. 156	. 224	. 257	. 169	. 191	53.1	
		859	145	2258	1785							53.1	
	POINT PLEASANT BORD	730	136	2161	7488	. 786	2.261	2.135	1.926	1.727	1.777	46.6	
-	POINT PLEASANT BEACH BORD	730	78	2161	2307	. 319	1.215	. 724	. 393	. 753	. 663	46.6	
	SEASIDE HEIGHTS BORD	730	78	2161	1206	- 074	. 696	. 179	. 511	317	. 365	46.6	
	SEASIDE PARK BORD	730	40	2161	852	. 127	. 4 16	. 265	. 48 1	. 270	. 322	46.6	
	SHIP BOTTOM BORD	859	35	2258	690	151	459	. 202	.411	271	306	53 1	
	SOUTH TOMS RIVER BORD	859	81	2258	1058	256	. 148	. 305	. 134	. 236	.211	53.1	
	STAFFORD TWP.	859	172	2258	5027	4.126	1.453	1.292	2.337	2.291	2.302	53.1	
	SURF CITY BORD	859	32	2258	866	. 138	.218	. 198	. 158	. 185	178	53.1	
	TUCKERTON BORD	859	. 77	2258	1054	. 786	.404	258	- :060	. 483	. 347	53.1	
PASSAIC													
	BLOOMINGDALE BORD	1082	108	1922	2790	1.477	. 104	. 559	156	.713	. 496	29.4	
	CLIFTON CITY	4533	1070	4293	31372	3.976	7.596	5.845	10.285	5.806	6.926	51.6	
	HALEDON BORD	1082	1.19	1922	2760	:462	. 321	. 459	154	.414	272	29.4	
	HAWTHORNE BORD	1082	192	1922	7358	1.221	1.218	1.406	. 887	1.282	1.183	29.4	
	LITTLE FALLS TWP.	1082	.90	1922	4438	. 994	1.240	1.054	. 849	1.096	1.034	29.4	
	NORTH HALEDON BORD	1082	49	1922	2655	1.243	. 213	. 636	. 291	. 697	596	29.4	
	PASSAIC CITY	4533	3224	4293	19928			•				51.6	
	PATERSON CITY	7036	7023	7023	46629							63.3	
	POMPTON LAKES BORD	1082	68	1922	387.1	1.012	. 482	. 663	402	792	. 695	29.4	
	PROSPECT PARK BORD	1082	127	1922	1991	. 160	. 057	. 327	- 266	181	.069	29.4	
	RINGWOOD BORD	1082	117	1922	4011							29.4	-
	TOTOWA BORD	1082	89	1922	3573	1.420	2. 144	781	2.030	1.448	1.594	29.4	
	WANAQUE BORD	1082	123	1922	3332	590	232	675	- 030	499	367	29.4	
	WAYNE TWP.	1082	239	1922	15901	8.836	6.286	4.324	8.487	6.482	6.983	29.4	
	WEST WILFORD TWP.	1082	466	1922	7822	087	455	1.675	910	.739	.782	29.4	
	WEST PATERSON BURD	1082	135	1922	4241	1.047	. 564	.846	022	819	609	29.4	
SALEM													
												-	
	ALLOWAY TWP	2377	84	3357	971		1					41.8	
	CARNEYS POINT TWP.	2377	102	3357	3342	1.842	292	2.298	- 293	1 477	1.035	418	
	ELMER BORD	2377	18	3357	611							41 8	
	ELSINBORO TWP.	2377	29	3357	555	.056	046	414	122	172	. 159	418	
												a	

EXHIGIT 1 NEW JERSEY COUNCIL ON AFFORDABLE HOUSING BASE DATA FOR MUNICIPAL LOW & MODERATE INCOME HOUSING NEED CALCULATION O1 MAY 86

COUNTY	NAME	SUBREG MULTI INDEX NEED	MUNIC. SINGLE INDEX NEED	SUBREG SINGLE INDEX NEED	1987 OCCUPIED HOUSING EST.	% REG. GROWTH AREA	EMPLOY	% REG. Aggreg Income	EMPLOY	PRES. NEED REALLO FACTOR	NEED	LOW- NOD Income Subreg Percent
		(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
	LOWER ALLOWAYS CREEK TWP.	2377	53	3357	615							41 8
	MANNINGTON TWP.	2377	71	3357	606							41.8
	OLDMANS TWP	2377	31	3357	671	3.028	568	. 459				41.8
	PENNS GROVE BORD	2377	187		2216	. 223	. 96 1				. 513	41.8
	PENNSVILLE TWP.	2377	198		5719	1.990	3.617	4.033	-5.931	3.280	. 977	41.8
	PILESGROVE TWP.	2377			1071				·	·	•	41.8
	PITTSGROVE TWP.	2377				. 197	. 224	1.727	537	. 716	. 403	41.8
	QUINTON TWP.	2377				·						41.8
	SALEM CITY .	2377				. 590	2.124	1.540	-5.032	1 4 18	- , 195	41.8
	UPPER PITTSGROVE TWP	2377										41.8
	WOODSTOWN BORD	2377	45	3357	, 1405	•	•	•				41.8
SOMERSET												
	BEDWINSTER TWP.	655	37	834	3539	1.331	1.397	. 771	. 397	1.166	. 974	31.2
	BERNARDS TWP.	655				3.341			5.033	2.550	3.170	31.2
	SERNARDS ILLE BORD	655				928	. 537			. 954	. 770	31.2
	BOUND BROOK BORD	655	-			. 352	1.067	1.029	-2.364	. 8 16		
	BRANCHBURG TWP.	222			2741	2.219	684	1.129	1.349	1.344	1.345	
	BRIDGEWATER TWP.	655	-			6.820	3.452	4.161	-1.192	4.811		
	FAR HILLS BORD	655			237	. 095	177	. 176	. 290	. 150		
	FRANKLIN TWP.	222		1072	12151	4.220	4.336	4.040	10.897			
	GREEN BROOK TWP	655		834	1394	1.011	. 695					
	HILLSBORG TWP.	222	103	1072	9248							
	MANVILLE BORD	222	183	1072								
	MILLSTONE BORD	222	2									
	MONTGOMERY TWP.	222	47									
	NORTH PLAINFIELD BORD	655	208									
	PEAPACK AND GLADSTONE BORD	655	25									
	RARITAN BORD	222	122				1.817	. 6 19	2.001	954	1.22	32.3
	ROCKY HILL BORG	223								1 1.951	3.325	
	SOMERVILLE BORD	222										
	SOUTH BOUND BROOK BORD	222										
	WARRES TWP.	655										
	WATCHUMG 8090	655	17	834	1753	1.318	1.248	1.063		c 1.2.		
SUSSEX												
	ANDOVER BORD	755	19	231								33 8 33 8
	ANDOVER TWP	755	53	231			. 139	.356	272	2 573	3 . 498	33 8
	BRANCHVILLE BORD	755	i 12							•		33.8
	BYRAM TWP.	75	5 111									33.6
	FRANKFORD TWP.	75	i 122									33.6
	FRANKLIN SORD	755						· · · •			14	
	FREDON TWP	75					02	194	02	1 . 27		33 8
	GREEN TWP	75										33 8
	HAMBURG BORD	75	5 43	2 2 3 1 1	5 633	F .						

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EXHIBIT 1 NEW JERSEY Council on Affordable Housing Base Data for Municipal Low & Moderaté income Housing Need Calculation O1 May 86

NAME	MULTI	INDEX	SINGLE	1987 OCCUPIED HOUSING		% REG. EMPLOY MENT	AGGREG		REALLO		INCOM
	NEED	NEED	NEED	EST.		(FACTOR		PERCEN
	(1)	(2)	(3)	· (4)	(5)	(6)	(7)	(8)	(9)	(10)	. (11
HAMPTON TWP	755	65	2315	1478	. 829	022	. 291	013	. 38 t	.282	. 33.1
HARDYSTON TWP.	755	118	2315	1795							33.0
HOPATCONG BORD	.755	233	2315	5233							33.1
LAFAYETTE TWP.	755	50	2315	646					1		33.1
MONTAGUE TWP	755	87	2315	919							33.4
NEWTON TOWN	755	149	2315	3100	624	. 918	514	. 563	. 685	. 655	33 (
OGDENSBURG BORD	755	47	2315	855		1					33.6
SANDYSTON TWP.	755	64	2315	633							33 8
SPARTA TWP.	755	132	2315	5245							33.8
STANHOPE BORD	755	- 44	2315	1349							33.6
STILLWATER TWP.	755	100	2315	1507				1.1			33.6
SUSSEX BORD	755	86	2315	922							33.6
VERNON TWP	755	363	2315	6688				2			33.6
WALPACK TWP	755	5	2315	57							33.8
WANTAGE TWP.	755	234	2315	2763		•		•			33.6
BERKELEY HEIGHTS TWP.	1162	24	1549	3932	1.826	. 907	1.585	1.172	1.439	1.372	33.
CLARK TWP.	795	45	925	5740	1.272	1.659	1.551	- 101	1.494	1.095	28.6
CRANFORD TWP.	795	121	925	8464	1.376	2.683	2.382	3.160	2.147	2.400	28.6
ELIZABETH CITY	3019	4463	4463	40335	· .						59.4
FANWOOD BORD	1162	20	1549	2561	. 362	. 302	773	345	479	.445	33
GARWOOD BORD	795	53	925	1785	. 197	. 700	. 369	.514	422	445	28.6
HILLSIDE TWP.	667	448	1947	7333							38.2
KENILWORTH BORD	667	56	1947	2826	. 562	1.885	. 6 16	. 292	1.021	839	38.2
LINDEN CITY	667	659	1947	15086	3.075	5.999	2.898	-1,985	3.991	2.497	38.2
MOUNTAINSIDE BORD	795	9	925	2461	1.152	1.312	. 979	.487	1.148	. 982	28.6
NEW PROVIDENCE BORD	1162	44	1549	4342	. 983	2.551	1.470	2.779	1.668	1.946	33.1
PLAINFIELD CITY	1162	1201	1549	15951							33.1
RAHWAY CITY	795	439	925	10122	1.123	2.781	2.099	. 865	2.001	1.717	28.6
ROSELLE BORD	667	336	1947	7863							38.2
ROSELLE PARK BORD	667	141	1947	5141	. 365	. 525	1.082	156	657	532	38,2
SCOTCH PLAINS TWP.	1162	101	1549	7581	2.584	. 782	2.387	. 921	1.917	1.668	33.1
SPRINGFIELD TWP.	795	63	925	6307	1.460	2.378	1.573	1.919	1.804	1.833	28.6
SUMMIT CITY	1162	159	1549	8445	1.685	2.780	3.302	2.440	2.582	2.547	33.1
UNION TWP.	667	307	1947	18707	2.528	6.817	4.360	. 113	4.568	3.454	38.2
WESTFIELD TOWN	795	156	925	10714	1.826	1.525	3.845	. 989	2.398	2.046	28.6
WINFIELD TWP.	795	38	925	712	.048	.008	. 123	. 022	. 060	. 050	28.6
											-
ALLAMUCHY TWP	2548	29	3279	1393							43.8
ALPHA BORD	2548	35	3279	993	. 374	. 147	. 250	015	257	. 189	43.8
BELVIDERE TOWN	2548	32	3279	1007							43.8
BLAIRSTOWN TWP.	2548	135	3279	1782							43.8
FRANKLIN TWP.	2548	52	3279	813	.038	.091	. 230	- 035	120	081	43.8

EXHIBIT 1 NEW JERSEY COUNCIL ON AFFORDABLE HOUSING BASE DATA FOR MUNICIPAL LOW & MODERATE INCOME HOUSING NEED CALCULATION O1 MAY 86

NAME	SUBREG MULTI INDEX NEED (1)	MUNIC. SINGLE INDEX NEED (2)		OCCUPIED HOUSING	GROWTH	MENT	AGGREG	% REG. EMPLOY CHANGE (8)	FACTOR	FACTOR	LOW- MOD INCOME SUBREG PERCENT (11)	
FRELINGHUYSEN TWP.	2548	42	3279	574							43.8	
GREENWICH TWP.	2548	36	3279		1.684	. 065	. 167	.074	. 639	. 498	43.8	
HACKETTSTOWN TOWN	2548	134	3279		. 659	1.890	. 824	1.427	1.124	1.200		
HARDWICK TWP.	2548	51	3279								43.8	
HARMONY TWP.	2548	77	3279			.069	. 254	. 215	270	. 256	43.8	
HOPE TWP.	2548	41	3279								43.8	
	2548	59	3279			.062	. 294	. 158	. 148	. 151	43.8	
INDEPENDENCE TWP	2548	67	3279	793					. 148	. 116	43.8	
KNOWLTON TWP.	2548	52	3279								43.8	
LIBERTY TWP.	2548	54	3279			.069			550	. 304	43.8	
LOPATCONG TWP.		113	3279							. 204	43.8	
MANSFIELD TWP.	2548		3279								43.8	
OXFORD TWP.	2548	53					· ·	•			43.8	
PAMAQUARRY TWP.	2548	0	3279				•			•	43.8	
PHILLIPSBURG TOWN	2548	275	3279			122	. 335	338	579	519		
POHATCONG TWP.	2548	78	3279						465	273		
WASHINGTON BORD	2548	117	3279			. 392			.587	518	1 7	
WASHINGTON TWP.	2548	90	3279			. 417	. 457	. 308	. 307		43.8	
WHITE TWP.	2548	69	3279	1186	•	·			•		43.8	

UNION

COUNTY

WARREN

COUNTY

PAGE

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EXHIBIT 2 - BASE DATA BY HOUSING REGION

	COLUMN A	COLUMN B REGIONAL POOL	COLUMN C	COLUMN D	COLUMN E	COLUMN F 1987-1993	COLUMN G	COLUMN H 1987-1993	COLUMN 1 1983/1984
REGION	1987 REGIONAL AVERAGE PERCENT DETERIORATION	PERCENT DEFICIENT PROSPECTIVE		1987-1993 FILTERING ESTIMATES	FILTERING MULTIFAMILY		1980 2-4 FAMILY Unit Totals	SPONTANEOUS REHABILIATION ESTIMATES	AGGREGATE PER CAPITA INCOME (\$)
1	. 075	17,676	5,509	12,202	410,972	5,138	224,294	1,884	21,112,820,558
2	.047	8,829	9,759	12,678	334,839	3,257	165,631	1,194	22,029,857,240
3	.025	1,631	13,661	7,222	104,428	1,048	50,697	384	12,235,480,836
4	.015	750	23,752	6,706	73,799	662	29,269	243	9,830,614,791
5	.026	4,060	18,179	9,587	121,352	1,478	42,692	542	14,201,442,966
6	.042	1,465	9,561	3,494	57,287	1,174	27,873	431	4,592,475,839

APPENDIX C

Growth Area Allocation Index Totals

GROWTH AREA ALLOCATION INDEX TOTALS UPON WHICH ALLOCATION PERCENTAGES ARE BASED¹

	REGION	1984 TOTAL COVERED EMPLOYMENT	1977-1984 REGRESSED ANNUAL COVERED EMPLOYMENT CHANGE
	Northeast	530,670	9,248
1.	Northeast	472,159	13,295
2.	Northwest West Central	347,443	10,622
3. 4.	East Central	187,414	6,618
4. «	Southwest	362,365	10,249
6.	South-Southwest	152,928	6,353
Tot	al	2,052,979	56,385

REGION	GROWTH AREA ² IN ACRES	1983-1984 AGGREGATE PER CAPITA INCOME
1. Northeast	180,278	\$15,200,259,200
2. Northwest	227,868	\$14,100,784,128
3. West Central	291,294	\$10,539,986,795
4. East Central	301,384	\$ 8,549,553,470
5. Southwest	409,260	\$12,406,160,844
6. South-Southwest	258,254	\$ 3,556,207,381
Total	1,668,338	\$64,352,951,818

Notes

1. For all communities in the growth area with the exception of selected Urban Aid Cities. See Technical Appendix, *infra*.

2. Includes applicable growth area designations of the State Development Guide Plan, Pinelands Commission, and the Coastal Zone. See Technical Appendix, infra.

Source: Rutgers University, Center for Urban Policy Research, 1986

APPENDIX D

Section 8 Income Limits

SECTION & INCOME LINITS BY COUNTY

COUNTY		1 PERSON	2 PERSON	3 PERSON	4 PERSON	5 PERSON	6 PERSON	7 PERSON	8 PERSO
Atlantic	Noderate Income (80%) Low Income (50%)	\$14,850 9,300	\$16,950 10,600	\$19,100 11,900	\$21,200 13,250	\$22,550 14,300	\$23,850 15,350	\$25,200 16,450	\$26,500 17,500
Berges	Hoderste Lacome (80%) Low Lacome (50%)	20,3 80 12,740	23,300 14,560	26,210 16,380	29,210 18,200	30,940 19,340	32,760 20,475	34,5 80 21,610	36,400 22,750
Burlington	Hoderate income (80%) Low income (50%)	17,100 10,700	19,500 12,200	21,950 13,700	24,400 15,250	25,950 16,450	27,450 17,700	29,000 18,900	30,500 20,150
Candes	Hoderate Income (80%) Low Income (50%)	17,100 10,700	19,500 12,200	21,950 13,700	24,400 15,250	25,950 16,450	27,450	29,000 18,900	30,500 20,150
Cape May	Noderste Income (80%) Low Income (50%)	14,850 9,300	16,950 10,600	19,100 11,900	21,200 13,250	22,550 14,300	23,850 15,350	25,200 16,450	26,500
Cumberland	Hoderate Income (80%) Low Income (50%)	14,300 8,950	16,300 10,200	18,350	20,400 12,750	21,700 13,750	22,950 14,800	24,250 15,800	25,500 16,850
Essez	Noderste Lacome (80%) Low Income (50%)	19,770	22,590 14,120	25,420 15,885	28,240	30,010 18,755	31,770 19,855	33,540 20, 960	35,300 22,065
Gloucester	Noderste Income (80%) Low Income (50%)	17,100 10,700	19,500 12,200	21,950	24,400 15,250	25,950 16,450	27,450	29,000 18,900	30,500 20,150
ludsoo	Hoderate Income (80%) Low Income (50%)	14,050 8,800	16,100 10,050	18,100 11,300	20,100	21,350 13,550	22,600 14,550	23,850 15,550	25,150 16,550
iunterdoù	Noderate Lacome (80%) Low Lacome (50%)	21,620 13,510	24,700 15,440	27,790	30, 880 19,300	32,810 20,505	34,740 21,710	36,670 22,920	38,600 24,125
ercer	Hoderate lacome (80%) Low lacome (50%)	18,950 11,850	21,700 13,550	24,400 15,250	27,100	28,800 18,300	30,500 19,650	32,200 21,000	33, 900 22,350
11ddlesex	Noderste Income (80%) Low Income (50%)	21,620 13,510	24,700	27,790	30,880 19,300	32,810 20,505	34,740 21,710	36,670 22,920	38,600

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-	- SECTION & INCOME LIMITS BY COUNTY									
COUNTY		1 PERSON	2_PERSON	3 PERSON	4 PERSON	S PERSON	6 PERSON	7 PERSON	8 PERSON	
Moamouth	Noderate Income (80%) Low Income (50%)	17,900 11,200	20,500 12,800	23,050 14,400	25,600 16,000	27,200 17,300	28,800 18,550	30,400 19,850	32,000 21,100	
Morris	Moderate Income (80%) Low Income (50%)	19,770 12,355	22,590 14,120	25,420 15,885	28,240 17,650	30,010 18,755	31,770 19,855	33,540 20,960	35,300	
Ocean	Moderate Income (80%) Low Income (50%)	17,900 11,200	20,500	23,050 14,400	25,600 16,000	27.200	28,800 18,550	30,400 19,850	32,000 21,100	
Passalc	Moderate Income (80%) Low Income (50%)	20,380 12,740	23,300 14,560	26,210 16,380	29,210 18,200	30,940 19,340	32,760 20,475	34,580 21,610	36,400 22,750	
Salem	Moderate income (60%) Low income (50%)	17,550	20,100 12,550	22,600 14,150	25,100 15,700	26,650 16,950	28,250 18,200	29,800 19,450	31,400 20,700	
Somerset	Moderate Income (80%) Low Income (50%)	21,620 13,510	24,700 15,440	27,790 17,370	30,880 19,300	32,810 20,505	34,740 21,713	36.672 22.920	38,000 24,125	
Sussex	Moderate Income (80%) Low Income (50%)	19,770 12,355	22,590 14,120	25,420 15,885	28,240 17,650	30,010 18,755	31,770 19,855	33,540 20,960	35,300	
Uaioa	Moderate Income (80%) Low Income (50%)	19,770	22,590 14,120	25,420 15,885	28,240 17,650	30,010 18,755	31,770 19,855	33.540 20,960	35, 300 22, 305	
Warren	Moderate Income (80%) Low Income (50%)	16,400 10,250	18,750 11,700	21,100 13,200	23,450 14,650	24,900 15,800	26,400 17,000	28,850 18,150	29,300	

Source: 1) US Dept. of Housing and Urban Development estimates as of October 21, 1985.
 2) For areas of unusually high income, a maximum income limit has been established at the national median family income Level of \$27,000 applicable to the four person income limit for lower income (moderate) families. These figures above do not reflect this limit or cap.

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APPENDIX E AVERAGE COST OF REPLACING MAJOR SYSTEMS

FOR HOUSING REHABILITATION

	LOW RISE	HIGH RISE
Plumbing	\$ 3,000	\$ 3,300
HVAC ²	2,500	5,500
Electric	3,000	6,000
Dry Wall, Carpentry, Insulation	5,000	10,400
Painting	750	850
Roofing, Flashing	1,400	1,300
Windows	550	950
Kitchen Cabinets	850	1,100
Flooring	1,700	1,400
Ceramic Tile	450	450
TOTAL AVERAGE	\$19,200	\$31,250
AVERAGE OF TOTAL AVER	AGE \$ 9,600	\$15,625

 1 These are average figures that are not adjusted by municipality.

Heating, ventilation, air conditioning.
 Source: New Jersey Housing and Mortgage Finance Agency, April, 1986.

APPENDIX E

Average Cost of Replacing Major Systems for Housing Rehabilitation

APPENDIX F

COUNTY REVIEW CHECKLIST

The Act allows a municipality to transfer up to 50% of its low and moderate income housing obligation to a willing receiving municipality. The terms of this transfer are determined by the individual negotiations between willing sending and receiving municipalities within the same housing region as adopted by the Council.

Recognizing the need for sound regional comprehensive planning, the Act permits the county of the receiving municipality to review the proposed RCA and submit its comments and recommendations to the Council. The Act indicates that this review shall be performed by the county planning board or other designated agency and that in its review, the county "shall consider the master plan and zoning ordinance of the sending and receiving municipalities, its own county master plan and the State development and redevelopment plan".

The Act permits the Council to establish time limits for county review and, since the Council views expedient review of RCAs as crucial, it shall impose a 30 day limit for the county to complete its review. The Council may provide a 15 day extension if the county requests such an extension for legitimate reasons. If the county is unable to complete its review within the allotted time, or if there is no county planning board or designated county agency, the Council shall perform the required review.

To facilitate county review, the Council has developed a four section checklist. This checklist is to be completed as part of the county review process.

APPENDIX F

County Review Checklists

COUNTY REVIEW CHECKLIST

For Sound Comprehensive Regional Planning Of Proposed Low and Moderate Income Housing Sites Proposed Through Regional Contribution Agreements

SECTION 1: ACCESS TO EMPLOYMENT OPPORTUNITIES

Α. Does the proposed agreement provide realistic housing opportunities within convenient access to employment opportunities ?

	Hous Site(s)	ing Proposed	Check (One	•
	Loc.	_#	Yes	No	<u>lf Access</u> Possible, Briefly Explain on Attached Sheet, By Site #
1. Within Receiving Nunic.		A B C	. []		
2. Within Sending Munic.		A B C	· []		

Is the proposed housing served by available transit? B.

		Housing Site(s) Proposed			f yes, o	propriate check Type ervice				
	Loc	_#	Yes	lunic		Municipal Inter-co	E	If ansit Pos briefly Ex On Attac Sheet by	kplain ched	
1. Within Receiving Munic.			A. / / B. / / C ./ /	[_/ [_/ [_/	[_/ [_/ [_/					
2. Within Sending Munic.			A ./_/ B. /_/ C ./_/	[_/ _/ _/						

These sites represent possible alternate locations of sites within the 11 sending municipality that would be developed for housing in the absence of a successful RCA.

SECTION II:

1

CURRENTLY ADOPTED AND/OR OFFICIAL LAND USE ELEMENT CONSISTENCY REVIEW (ATTACH RELEVENT PAGES OF DOCUMENTS CITED BELOW

CITED BEI	.UW)			Briet
	Co	heck One mplies In Part(Explain)		xplanation (Attach Additional Sheets
A.I. Receiving Munic (a) Master Plan Of: ; Adopted:	11	/_/	<u> </u>	
(b) Zoning Ordinance Of:; Adopted:	<u>[</u>]/		1_1	
 Sending Munic. (a) Master Plan Of: ; Adopted: 	1_7	<u> </u>	<u> </u>	
(b) Zoning Ordinance Of: Adopted:	<u>[</u> 7		<u> </u>	
B.1. <u>Receiving County</u> Land Use Element Of: County; Adopted:	<u>[</u>]	<u>[</u>]	7	
2. <u>Sending County</u> (if different from B.1) Land Use Element of: County; Adopted:				
C.1 Other Regional Plan Land Use Element(s) 2) A	Affectin	g;		
(a) Receiving Munic: ; Adopted: (b) Sending Munic: ; Adopted:	,	/7 /7	 	
D.1 <u>State Development</u> Redevelopment Plan (S.D.R.P.) 3)				
 (a) Receiving <u>Munic.</u> (b) Sending Munic. 	<u>[</u>]	<u> </u>	<u> </u> 	

2) For example, is site(s) consistent with Hackensack Meadowland Development Commission's Adopted Land Use Element?

3) Use official State Development Guide Plan until S.D.R.P. is adopted.

		ELOW) eck		Brief Explanation	
	Coar Whole	Plies In Part (Explain)	Conflicts In Whole	(Attach Additional Sheets As Necessary)	
1. Receiving Munic.	40010	(PVK1918)		necessary)	
(a) Plan of: ;Adopted:	. 1.1	1.7	11		
Turchter				an a	
(b) Program of:				· · · · · · · · · · · · · · · · · · ·	
, Adopted:	11	1.7	11	1	
1. Receiving County					
(a) Plan Of: ; Adopted:	17	1.7	[]		
1 0008-031		1	<u> </u>	· · · · · · · · · · · · · · · · · · ·	
(b) Program Of:					
; Adopted:	11	1.7	17		
Sending County					
if different from B.1 (a) Plan of:)				
; Adopted	17	1.7	11		
(b) Program of:		· · · · · · · · · · · · · · · · · · ·			
; Adopted	<u> </u>	1.1	/ /	and a second s	
				·····	
 Other Regional Planet Receiving Munic: 	n/Prog. 4	2			
(1) Plan; Adopted:				· · · · · ·	
 (2) Program; Adopted: (2) Sending Munic. 	_ / /	/ /	$I_{\rm e}$	· · · · · · · · · · · · · · · · · · ·	
(1) Plan; Adopted:	11				
(2) Program;Adopted: . State Pian/Prog. 4)	· / /	1_1	<u>1</u>	· · · · · · ·	
a) Plan; Adopted:	· ···· 2	.	-		
(1) Receiving Munic:	11	1.7	11	· · · · · · · · · · · · · · · · · · ·	
(2) Sending Munic:	17	1.1	17		
2) Program;Adopted:					
(1) Receiving Munic	· <u>/</u> / ·	111	· <u>[</u>]		
(2) Sending Munic.	11	i	17		
	••• •• [*]	· - · '			

- 4), For example, is site(s) consistent with applicable H.M.D.C. and/or N.J. Turnpike plans and programs.
- 5) Use current and official State Transportation Plan and Program as prepared by the N.J. Department of Transportation.

SECTION IV: CURRENTLY ADOPTED WATER QUALITY MANAGEMENT PLAN (208) (ATTACH RELEVANT PAGES OF DOCUMENT)

A. Is the proposed housing consistent with the 208 Plan?

			ising Proposed	Check One
		Loc .	#	Yes No
1.	Within Receiving Munic.			A. / / / / B. / / / / C. / / / /
2.	Within Sending Munici			A. / / / / B. / / / / C. / / / /

This review is certified by the undersigned as representing a true and accurate statement of fact.

Based on this review, it is found that the following sites are:

		Housing Site(s) Proposed Loc. #	In Keeping With Sound Regional Comprehensive Planning	Not in Keeping With Sound Regional Comprehensive Planning
1.	Within Receiving Munic.		A. / / B. / / C. / /	
2.	Within Sending Munic		A. / / B. / / C. / /	

CERTIFIED BY:	••••••••••••••••••••••••••••••••••••••	DATE :	
TYPE NAME:	• • • • • • • • • • • • • • • • • • • •		
TITLE :			
REPRESENTING		**•.	
PROFESSIONAL LICENSE #: (AS APPLICABLE)			

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DEPT. OF THE PUBLIC ADUDCATE COMMISSIONER'S OFFICE

MUNICIPAL PRESENT, PROSPECTIVE, AND PRE-CREDITED NEED

The following figures reflect the gross, aggregate and unadjusted fair share calculations for each municipality determined pursuant to the method outlined in Subchapter 5 of the substantive rules and related base data.

These figures are illustrative of the method described and do not account for crediting (Subchapter 6), drastic alterations (Subchapter 7) and adjustments (Subchapter 8) which may apply to individual municipalities, and which may ultimately result in a lower estimate of the municipal obligation.

> From N.J. Council on Affordable Housing

> > May 21, 1986

1987-1993 LOW AND MODERATE NEED ESTIMATES BY STATE AND REGION

- HOUSING DEFICIENT PRESENT NEED -- HISTORIC MODEL PROSPECTIVE NEED -- FAIR SHARE PRESENT NEED ALLOCATION -- FAIR SHARE PROSPECTIVE NEED ALLOCATION -

Accounting for: Demolition, Filtering, Residential Conversion, and Spontaneous Rehabilitation

1987 Present Need 1987-1993 Prospective Need

CALCULATING NEED

Indigenous Need	85,134
Reallocated Present Need	34,411
Prospective Need	80.421
Total Need	199.966
Demolition	13.367
Filtering	-51,004
Residential Conversion	-12,102
Spontaneous Rehabilitation	-4,520

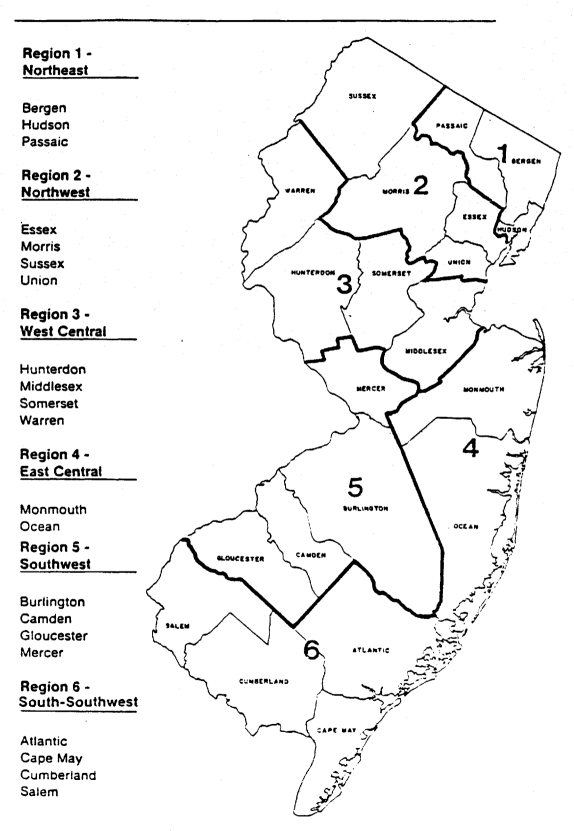
STATEWIDE PRE-CREDITED NEED

145,707 *

REGIONAL NEED

42.534
28,773
14,720
23,247
21,884
14,549

* The Council on Affordable Housing is prepared to adjust municipal housing need such that precredited final need will not exceed twenty percent of a municipality's occupied housing units in 1987. This adjustment is to prevent a municipality from expenencing a drastically altered development pattern as per Section 7 of the Fair Housing Act. The adjustment, if pursued by all municipalities who quality, will not diminish statewide need by more that 1421 housing units.



THE MOUNT LAUREL HOUSING REGION COUNTY GROUPS

COUNTY	NAME	ACTUAL DETER- IORATED UNITS	INDIGENOUS NEED	REALLOC. PRESENT NEED	PRESENT NEED	PROSPEC- TIVE NEED (1987/93)	TOTAL NEED 1987-93	D E M O	F I L T	C D N V	R E H	PRE - CREDITED NEED	20% CAP
	×			x				S	E R	E R	8		
ATLANTIC													
	ABSECON CITY	44	44	24	68	131	199	2	- 15	- 6	- 8	171	0
	ATLANTIC CITY CITY	1223	745	. 246	990	3258	4248	903	-842	-204	-28	4076	-531
	BRIGANTINE CITY	84	84	25	109	119	228	16	- 117	- 51	- 10	65	O
	BUENA BORO	45	45	· 11	56	71	127	2	-22	- 13	- 3	90	0
	BUENA VISTA TWP.	153	86	•	86	•	86	8	-9	-4.	· - 5	75	0
	CORBIN CITY CITY	7	5		5		5	0	0	0	0	4	0
	EGG HARBOR TWP.	281	281	89	370	603	973	29	-45	- 6	- 20	932	0
	EGG HARBOR CITY CITY	96	69	13	82	48	130	16	-35	- 16	- 4	91	0
	ESTELL MANOR CITY	31 27	13 24		13 24	•	13	8	0	0	- 1	20	0
	FOLSOM BORO Galloway TWP.	193	193	42	236	212	24	· 0	-1	0	-2	21	0
	HAMILTON TWP.	193	183	40	223	212	447	- 6	-31	-8	- 15	400	0
	HAMMONTON TOWN	175	175	52	227	309	536	35	-53 -72	-6	- 1.1	401	0
	LINWOOD CITY	27	27	23	50	127	177	14 0	- 3	-27 -2	- 1 1 - 8	439	0
	LONGPORT BORO	10	10	3	13	19	32	6	- 22	-3	2	164 11	0
	MARGATE CITY CITY	80	80	27	107	143	250	35	- 133	-37	- 15	100	0
	MULLICA TWP.	201	70	_,	70	140	70	10	-4	-3	-5	69	ŏ
	NORTHFIELD CITY	45	45	26	72	188	259	Ö	-6	- 3	-9	241	ŏ
	PLEASANTVILLE CITY	234	228	40	268	239	507	27	-92	-33	- 11	398	ŏ
	PORT REPUBLIC CITY	20	13	•	13		13	4	- 1	0	- 1	15	ŏ
	SOMERS POINT CITY	87	87	31	118	187	305	18	-116	- 14	- 11	183	ŏ
	VENTNOR CITY CITY	120	120	29	150	159	309	27	-228	- 86	- 15	8	ŏ
	WEYMOUTH TWP.	46	19	•	19	•	19	2	-4	- 3	- 1	13	õ
COUNTY		3428	2645	723	3368	6023	9391	1 166	- 185 1	-523	- 194	7988	-531
BERGEN													
	ALLENDALE BORO	6	6	124	130	47	177	0	3	-3	- 11	160	0
	ALPINE BORO	6	6	156	162	29	192	17	- 1	- 1	-5	202	-81
	BERGENFIELD BORO	130	130	236	366	66	431	3	- 86	- 34	-27	287	0
	BOGOTA BORO	63	63	66	130	22	152	2	-33	- 15	- 9	97	0
	CARLSTADT BORO	89	89	303	393	112	505	9	- 44	- 30	. - 6	433	0
	CLIFFSIDE PARK BORO	315	315	158	472	40	513	20	-228	-78	- 26	201	0
	CLOSTER BORD	23	23	139	161		196	0	- 9	- 6	- 11	170	.0
	CRESSKILL BORO	15	15	108	123	25	148	3	-5	- 2	- 10	133	0
	DEMAREST BORO	4	4	86	89	21	110	0	-2	- 1	- 9	97	0
	DUMONT BORD	66	66	137	203	32	235	0	-48	-21	- 19	147	0
	EAST RUTHERFORD BORD	145	145	214	360	50	410	2	-70	- 37	- 7	298	0
	EDGEWATER BORD	90	90	78	167	, 24	191	15	-53	- 16	-7	130	0
	ELMWOOD PARK BORD	85	85	209	294	44	338	11	- 95	- 59	- 18	178	0
	EMERSON BORD	21 337	2 1 337	115 384	136 721	46	183	0	-5	-3	- 9	166	0
	ENGLEWOOD CITY ENGLEWOOD CLIFFS BOR	337		201	209	111	259	7	- 132	- 39	~ 30 .	638	0
	FAIR LAWN BORD	52	8 52	414	466	50	580	5	-3 -71	- 2 - 40	- 10 - 39	250 444	0
	FAIRVIEW BORD	218	218	97	315	20	335	. 9	- 105	- 54	- 10	175	0
	TATATLE DONG	∡ 10	410	31	313	4 0	100		100	57		110	U I

COUNTY	NAME	ACTUAL DETER- IORATED UNITS	INDIGENOUS NEED	REALLOC. PRESENT NEED	PRESENT NEED	PROSPEC- TIVE NEED (1987/93)	TOTAL NEED 1987-93	D E M D	F I L T	C Q N V	R E H	PRE - CREDITED NEED	20% Cap
	a second and a second							S	E R	E R	B	r i i i i i i i i i i i i i i i i i i i	
	FORT LEE BORD	437	437	415	852	195	1048	53	- 380	-63	-53	603	0
	FRANKLIN LAKES BORO	11	11	341	352	101	453	3	-3	- 2	- 20	431	0
	GARFIELD CITY	308	308		308	-:	308	0	- 266	- 42	0	0	0
	GLEN ROCK BORD	11	11	168	179	54	233	0	-5	-4	- 17	207	. 0
	HACKENSACK CITY Harrington Park Bord	650 7	650 7	629	1279	188	1467	191	-374 - 1	-72	-41	1171	0
	HASBROUCK HEIGHTS BO	76	76	78 131	85 207	24 55	261	0	-47	- 1 - 20	-7 -14	99 181	0
	HAWORTH BORD		78	69	70	20	89	ŏ	- 4-7	-20	- 14	83	ŏ
	HILLSDALE BORD	29	29	142	171	42	213	ŏ	-8	-6	- 14	.185	ŏ
	HO-HO-KUS BORO	4	- 4	78	82	19	101	0	-3	-2	~8	88	ŏ
	LEONIA BORO	48	48	92	140	17	157	. 15	-41	- 17	-11	103	ŏ
	LITTLE FERRY BORD	140	140	108	249	21	270	32	-77	- 28	- 10	187	ŏ
	LODI BORO	181	181		181	• '	181	2	- 183	0	ŏ	0	ŏ
	LYNDHURST TWP.	245	245	233	478	86	563	21	- 132	-87	- 20	345	ŏ
	MAHWAH TWP.	56	56	- 324	380	-43	337	3	-20	-6	- 18	296	ŏ
	MAYWOOD BORO	28	28	115	143	37	181	ž	- 35	~ 22	- 11	116	ŏ
	MIDLAND PARK BORO	34	34	- 106	140	37	177	3	- 22	- 13	-8	136	ŏ
	MONTVALE BORO	14	14	216	230	99	329	3	- 13	-4	11	304	ŏ
	MOONACHIE BORO	30	30	134	164	49	213	õ	-3	- 3	-2	204	Ō
	NEW MILFORD BORO	38	38	142	180	36	216	2	-69	- 40	- 18	89	0
	NORTH ARLINGTON BORD	143	143	131	274	27	301	2	- 115	- 58	- 17	112	0
	NORTHVALE BORD	15	15	101	117	61	178	0	- 7	-6	-5	160	0
	NORWOOD BORD	16	16	109	125	21	146	0	- 3	-2	-6	135	Ō
	OAKLAND BORD	39	39	245	284	86	370	Ó	-5	- 4	- 16	345	Ō
	OLD TAPPAN BORD	6	6	105	111	42	153	0	-2	- 1	-6	144	Ō
	ORADELL BORD	9	9	146	154	45	199	0	- 8	- 4	- 13	174	0
	PALISADES PARK BORD	211	211	133	343	36	379	39	- 128	-54	- 15	222	0
	PARAMUS BORO	34	34	761	795	365	1160	2	- 19	- 13	-31	1097	0
	PARK RIDGE BORO	31	31	131	16 1	43	204	4	- 19	- 9	- 1.1	169	0
	RAMSEY BORD	28	28	265	294	102	396	4	-23	-9	- 18	350	0
	RIDGEFIELD BORD	94	94	166	260	. 17	277	0	·-67	- 39	- 1 1	160	0
	RIDGEFIELD PARK VILL	13.1	131	126	258	38	296	2	-89	- 39	- 14	156	0
	RIDGEWOOD VILLAGE	74	74	413	486	139	625	12	- 47	- 19	-45	526	0
	RIVER EDGE BORO	24	24	125	149	38	186	5	- 33	- 20	- 14	124	0
	RIVER VALE TWP.	17	17	159	176	43	220	0	- 10	. – 1	- 14	194	0
f	ROCHELLE PARK TWP.	13	13	91	104	42	146	- 5	- 14	-6	~6	125	0
	ROCKLEIGH BORD	0	0	55	55	18	73	0	0	0	0	72	-61
	RUTHERFORD BORO	199	199	239	439	123	562	5	- 94	- 36	- 22	415	0
	SADDLE BROOK TWP.	48	48	257	305	61	366	8	- 42	- 19	- 15	298	0
	SADDLE RIVER BORD	6	6	144	150	32	182	4	- 1	- 1	- 8	176	0
	SOUTH HACKENSACK TWP	35	35	78	114	18	131	0	- 14	- 1,1	- 2	105	0
	TEANECK TWP.	196	196	441	637	100	737	5	-88	-24	- 49	581	0
	TENAFLY BORD	38	38	231	269	70	340	6	- 25	- 13	- 25	284	0
	TETERBORO BORO	0	0	143	143	121'	264	0	0	0	0	264	-262
	UPPER SADDLE RIVER B	18	18	211	228	73	302	1	- 2	- 1	- 16	284	0
	WALDWICK BORO	35	35	127	161	36	198 256	0	- 11	-0	- 13	166	0
	WALLINGTON BORD	233	233	96	330	26	"thhi	•					

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NEW JERSEY COUNCIL ON AFFORDABLE HOUSING MUNICIPAL LOW & MODERATE INCOME HOUSING NEED O1 MAY 86

DE T I ORA	ER-	IND I GENOUS NEED	REALLOC PRESENT NEED	PRESENT NEED	TIV	OSPEC- E NEED 87/93)	TOTAL NEED 1987-93	D E M O S	F I L T E R	C D N V E R	R E H B	PRE - CREDITED NEED	20% CAP
WESTWOOD BORD	49	49	165	214		54	268	2	- 40	- 19	- 13	199	0
WOODCLIFF LAKE BORD	4	4	143	147		54	202	3	- 1	- 1	- 10	193	Ö -
WOOD-RIDGE BORO	38	38	88	126		11	136	7	-23	- 13	-9	99	ŏ
WYCKOFF TWP.	24	24	288	312		86	398	1	- 7	- 5	- 25	362	Ō
COUNTY 5	B4 1	5841	12779	18620		3980	22600	571	- 3731	- 136 1	- 102 1	17057	-404
BURLINGTON													
BASS RIVER TWP.	19	14		14			14	2	- 1	- 1	0	14	ο
BEVERLY CITY	32	27	7	35		51	86	ō	- 20	-7	- 1	58	ŏ
BORDENTOWN CITY	55	48	11	59		34	93 1	ŏ	-56	- 13	-2	22	ŏ
BORDENTOWN TWP.	30	30	33	63		173	236	7	-58	-6	-3	175	ŏ
BURLINGTON CITY	106	104	31	136		83	219	39	-83	- 16	- 4	156	ŏ
BURLINGTON TWP.	97	97	71	167		451	619	5	- 130	-7	- 4	482	ŏ
CHESTERFIELD TWP.	12	12	9	21		49	70	0	- 5	- 2	- 1	62	0
CINNAMINSON TWP.	46	46	59	105		293	397	2	-11	- 3	- 8	377	0
DELANCO TWP.	14	14	12	26		44	70	2	- 18	-6	- 1	- 47	0
DELRAN TWP.	69	69	44	113		238	351	2	- 108	- 8	-6	230	0
EASTAMPTON TWP.	17	17	13	30		48	78	2	-43	- 3	- 2	32	0
EDGEWATER PARK TWP.	48	48	21	68		48	116	2	- 118	0	0	0	0
EVESHAM TWP.	27 4	27	88 2	115		518	633	0	- 105	-9	- 12	508	0
FIELDSBORD BORD FLORENCE TWP.	69	69	37	106		-4 191	2 296	0	0	0	0	2	0
HAINESPORT TWP.	24	24	21	45		68	113	0	-69	- 14	- 3	210	0
LUMBERTON TWP.	28	28	19	47		60	107	2	-7 -72	-2	- 1 - 2	110	0
MANSFIELD TWP.	22	22	21	43		88	131	ó	-8	- 3	-1	119	0
MAPLE SHADE TWP	65	65	48	114		254	368	1	- 348	-21	o o	0	ŏ
MEDFORD TWP.	41	41	72	113		373	486	o o	-58	-6	- 10	412	ŏ
MEDFORD LAKES BORD	16	16	10	26		33	59	ŏ	-1.	- 1	-2	55	ŏ
MODRESTOWN TWP.	21	21	123	144		655	799	Ō	-68	- 14	- 10	707	ŏ
MOUNT HOLLY TWP.	89	89	43	132		190	322	35	- 72	- 22	- 4	259	ŏ
MOUNT LAUREL TWP.	47	47	104	151		510	661	2	-70	- 11	-11	571	0
NEW HANDVER TWP.	31	31		31		•	31	2	- 33	0	0	0	0
NORTH HANDVER TWP.	58	58	•	58		•	58	0	- 58	0	Ó	0	0
PALMYRA BORD	43	43	18	61		77	138	0	- 52	- 13	- 3	70	0
PEMBERTON BORD	10	10	•	10		•	10	2	- 12	0	0	0	0
	298	298		298			298	19	- 131	-24	-9	152	0
RIVERSIDE TWP.	77	77 26	20 9	97 36		26 17	122	0	-59	- 16	- 3	44	0
RIVERTON BORD	26		10				74		- 25	-7	- t	19	0
SHAMONG TWP. Southampton Twp.	28 35	28	10	-39 54		- 35 76	130	0	- 10	- 3	- 2	69	0
SPRINGFIELD TWP.	35 25	25	11	54 _/ 37		.44	80	2	-11	- 4	- 4 - 1	114 67	0
TABERNACLE TWP	42	42	16	58		67	125	8	5	- 2	-2	124	ŏ
WASHINGTON TWP.	19			8			8	6	1	0	0	124	0
WESTAMPTON TWP.	15	15	31	46		95	141	2	- 13	- 1	- 2	: 127	ŏ
	106	106	75	181		233	413	1	- 11	- 1	- 15	387	0
WOODLAND TWP.	25	11	•	11		• •	11	0	-7	0	0	2	ö

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COUNTY	NAME	ACTUAL DETER- IORATED UNITS	INDIGENOUS NEED	REALLOC. PRESENT NEED	PRESENT NEED	PROSPEC- TIVE NEED (1987/93)	TOTAL NEED 1987-93	D E M O	F I L T	C D N V	R E H A	PRE - CREDITED NEED	20% CAP
								S	E R	· · E R	В		
	WRIGHTSTOWN BORO	33	27		27		27	10	-37	0	0	0	0
COUNTY		1871	1820	1108	2929	5116	8045	161	- 1998	-248	- 13 1	5830	0
CAMDEN												•	
	AUDUBON BORO	22	22	20	42	57	99	0	- 78	- 19	- 1	0	0
	AUDUBON PARK BORO	8	8	2	10	4	14	0	-3	- 1	0	9	0
	BARRINGTON BORD	62	62	18	80	2	82	2	-74	-9	0	0	0
	BELLMAWR BORD	82	82	32	114	142	256	0	-78	- 8	- 5	166	0
	BERLIN BORO	26	26	27	52	196	249	2	- 28	- 10	- 2	210	0
	BERLIN TWP.	26	26	17	43	46	89	0	-25	- 4	- 2	58	0
	BROOKLAWN BORO	7	7	5	12	29	41	0	- 10	- 3	- 1	27	0
	CAMDEN CITY	3413			608	•	608	879	-675	- 123	- 16	672	0
	CHERRY HILL TWP.	229		330	559	2076	2635	- 38	-318	- 22	- 38	2295	0
	CHESILHURST BORD	12		5	17	17	34	0	- 2	- 1	0	31	0
	CLEMENTON BORD	37	37	16	53	75	129	7	-66	-5	-2	62	0
	COLLINGSWOOD BORD	136	136	31	167	133	300	3	-277	- 26	0	0	0
	GIBBSBORO BORO	10	. –	13	23	91	115	0	- 4	- 1	- 1	109	0
	GLOUCESTER TWP.	150		121	271	453	724	9	- 367	- 26	- 18	321	0
	GLOUCESTER CITY CITY	98	98	22	120	38	158	21	-78	-22	-4	. 75	0
	HADDON TWP.	64	64	37	101	129	229	1	- 15 1	-31	- 7	42	0
	HADDONFIELD BORO	21	21	49	70	291	361	4	-58	- 15	- 8	284	0
	HADDON HEIGHTS BORD	37	37	19	56	66	122	.4	-65	- 16	-4	41	-0
	HI-NELLA BORO	9	_	2	11	. 4	15	0	- 15	0	0	0	0
	LAUREL SPRINGS BORD	14	14	6	20	24	44	0	- 15	- 2	- 1	26	0
	LAWNSIDE BORO	36		10	38	27	65	0	- 19	-5	- 1	40	0
	LINDENWOLD BORO	109		35	144	154	299	3	- 302	0	0	0	0
	MAGNOLIA BORO	19	19	10	28	43	7.1	0	-36	-3	- 2	30	0
	MERCHANTVILLE BORD MOUNT EPHRAIM BORD	42 19	42 19	9	51	23	74	3	- 57	- 13 - 7	- 2	6	0
	OAKLYN BORO	18	18	10	30	60	89		- 30	•	-2	51	0
	PENNSAUKEN TWP.	275	_	9 146	27	34 610	61 1032	0 43	-52	- 9 - 49	0	0	0
	PINE HILL BORD	62		146	422			43	- 169	-	- 13	843	0
	PINE VALLEY BORD	02		2	80 2	63 9	144	5	- 106 0	-8 0	- 3	32	-9
	RUNNEMEDE BORD	44	44	19	63	75	139	Ö	-73	-8	- 3	54	ő
	SOMERDALE BORD	32	32	17	49	152	201	4	- 40	-2	- 2	160	ŏ
	STRATFORD BORD	29	29	21	50	110	160	5	-59	-4	-3	99	ŏ
	TAVISTOCK BORD	0			1	8	10	ŏ	Ő	Ó	ŏ	10	-9
	VOORHEES TWP.	37	37	80	118	398	516	ŏ	- 146	- 3	- 10	357	Ō
	WATERFORD TWP.	35	35	24	59	86	145	3	- 12	-5	-3	129	ŏ
	WINSLOW TWP.	161	.161	78	239		473	10	-62	-11	- 7	404	ŏ
	WOODLYNNE BORO	17	17	3	20	9,	29	1	- 18	-6	- 1	6	Ō
COUNTY		5398	2585	1267	3852	5970	9822	1048	- 3570	- 477	- 162	6660	- 18

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COUNTY	NAME	ACTUAL DETER- IDRATED UNITS	INDIGENOUS NEED	REALLOC. PRESENT NEED	PRESENT NEED	PROSPEC- TIVE NEED (1987/93)	TOTAL NEED 1987-93	D E M O	F I L T	C D N V	R E H A	PRE - CREDITED NEED	20% CAP
								5	· E R	ER	8		
CAPE MAY													
	AVALON BORD	25	25	14	39	82	121	32	- 39	-21	-3	90	0
	CAPE MAY CITY	51	51	18	69	126	196	4	-56	- 19	- 5	120	õ
	CAPE MAY POINT BORD	7	7	1	8	4	12	0	- 1	- 1	0	10	0
	DENNIS TWP.	114	57	56	113	286	399	2	-5	- 3	-4	389	- 119
	LOWER TWP.	304	290	63	353	297	650	- 13	-33	- 11	- 15	605	0
	MIDDLE TWP.	221	177	118	295	621	916	2	-33	- 14	- 10	861	- 17
	NORTH WILDWOOD CITY	89	89	15	104	115	219	23	-75	- 39	- 4	124	0
	DCEAN CITY CITY	159	159	48	207	291	497	316	-243	-118	- 18	435	0
	SEA ISLE CITY CITY Stone Harbor Bord	26 20	26 20	10 6	36 27	6 1 36	97	41	- 33	- 18	-3	84	0
	UPPER TWP.	112	112	51	163	267	63 430	21 2	-21 -14	- 8 - 10	-2 -7	52	0
	WEST CAPE MAY BORD	28	21	3	24	13	37	- ô	- 14	- 10	- 1	401	0
	WEST WILDWOOD BORD	9	6	1	7	7	14	21	-4	-2	0	25	ő
	WILDWOOD CITY	151	95	24	119	110	230	47	- 93	-41	-3	139	ŏ
	WILDWOOD CREST BORD	53	53	14	67	84	151	2	-54	-26	- 4	68	ŏ
	WOODBINE BORD	38	24	11	34	64	98	4	- 10	- 4	- 1	86	ō
COUNTY		1408	1213	454	1667	2463	4130	529	-722	- 340	- 80	3516	- 136
CUMBERLAND			•										
		340	340		340		240		400	67	10	450	•
	BRIDGETON CITY Commercial twp.	191	71	•	71	•	340	12 0	- 133 - 6	-57 -4	- 12	150	0
	DEERFIELD TWP.	45	38	6	44	52	96	ŏ	- 3	-2	-2	57 89	0
	DOWNE TWP.	77	31		31	J. JE	31	ŏ	- 1	-1	-1	28	o
	FAIRFIELD TWP.	128	78	9	87	23	110	14	-3	- 1	-4	116	ŏ
	GREENWICH TWP.	28	15		15		15	Ó	ŏ	Ó	- 1	14	ŏ
	HOPEWELL TWP.	36	36	10	45	46	92	ō	- 8	- 4	-4	76	õ
	LAWRENCE TWP.	68	34	•	34	•	34	0	- 3	- 1	- 2	29	0
	MAURICE RIVER TWP.	121	54		54 .	. i .	54	6	- 4	- 3	- 3	50	0
	MILLVILLE CITY	32 1	321	114	435	479	914	33	- 172	-51	-21	703	0
	SHILOH BORD	7	7		7	•	7	0	- 2	- 1	0	4	0
	STOW CREEK TWP.	29	21		21		21	0	- 1	0	- 1	19	0
	UPPER DEERFIELD TWP.	70	70	17	87	89	176	6	- 14	- 3	- 6	159	0
	VINELAND CITY	826	826		826	•	826	136	-294	-93	- 42	534	0
COUNT Y		2287	1942	155	2097	691	2788	207	-644	-222	- 101	2027	0
ESSEX					f)								
	BELLEVILLE TWP.	578	578		578		578	14	- 309	- 101	- 20	162	o
	BLOOMFIELD TWP.	581	581	•	581		581	29	-416	- 142	- 30	23	ŏ.
	CALDWELL TWP.	37	37	48	85	57	142	0	-66	- 13	- 6	57	0
	CEDAR GROVE TWP.	17	17	95	113	85	198	0	- 29	- 8	- 9	152	0
	EAST ORANGE CITY	1932	1932	•	1932		1932	236	- 998	- 188	- 34	949	. 0

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COUNTY	NAME	DETER- IORATED	INDIGENOUS NEED	REALLOC. PRESENT NEED	PRESENT	PROSPEC- TIVE NEED (1987/93)	TOTAL NEED 1987-93	D E M	F	C D N	R E H	PRE - CREDITED NEED	20% CAP	
		UNITS						0	T	V	A			
	1 N N.							S	E R	E R	B			
	ESSEX FELLS TWP.	4	4	24	28	21	49	1	-1	0	-3	45	0	
	FAIRFIELD TWP.	22	22	190	212	299	511	9	-4	- 2	-6		- 24	
	GLEN RIDGE TWP.	29	29	42	71	35	106	Ō	- 13	- 3	-7		0	
	IRVINGTON TOWN	2021	2021		2021		2021	45	-824	-239	- 30	·	õ	
	LIVINGSTON TWP.	32	32	335	366	385	751	2	- 3	- 1	- 27	722	ŏ	
	MAPLEWOOD TWP.	173	173	144	317	110	427	4	-83	- 34	- 18	296	ŏ	
	MILLBURN TWP.	27	27	261	289	285	574	2	-49	- 10	- 29	488	ŏ	
	MONTCLAIR TWP.	575	575		575		575	31	- 300	- 75	- 33	199	ō	
	NEWARK CITY	15735	6908		6908		6908	3252	-4158	- 1015	- 102	4885	ŏ	
	NORTH CALDWELL TWP.	4	4	51	55	43	97	1	- 1	-1	-6	90	õ	
	NUTLEY TWP.	282	282	179	461	147	608	7	- 160	-40	- 19	396	Ō	
	CITY OF ORANGE - TWP	837	837		837		837	97	-400	-81	- 16	437	Ō	
	ROSELAND BORD	8	8	87	95	180	275	7	- 16	- 1	-5		ō	
	SOUTH ORANGE VILLAGE	123	123	122	245	123	368	6	-55	- 9	- 16		ŏ	
	VERONA TWP.	42	42	90	131	91	222	0	-71	- 12	- 12		Ō	
	WEST CALDWELL TWP.	15	15	116	131	140	271	1	- 14	- 2	- 9	246	0	
	WEST ORANGE TWP.	247	247	319	566	379	945	22	- 205	- 56	- 32		Ō	
COUNTY		23321	14493	2102	16595	237 9	18974	3768	-8174	-2033	- 468	12067	-24	
GLOUCESTER														
	CLAYTON BORD	86	53	17	70	65	135	13	-31	- 6	-2	110	0	
	DEPTFORD TWP.	304	214	84	298	401	700	23	- 120	- 9	- 8	585	0	
	EAST GREENWICH TWP.	39	39	32	71	111	182	0	- 13	- 5	- 2	163	0	
	ELK TWP.	63	30	17	47	75	122	2	- 2	- 1	- 1	121	0	
	FRANKLIN TWP.	215	122		122		122	23	-21	- 6	- 4	113	0	
	GLASSBORO BORD	201	129	42	171	239	410	6	- 170	- 26	- 4	215	0	
	GREENWICH TWP.	34	34	33	67	155	222	0	- 16	-6	- 2	199	0	
	HARRISON TWP.	48	36	10	46	. 60	107	15	-23	- 4	1	93	0	
	LOGAN TWP.	42	34	59	94	240	334	2	-5	· - 1	- 1	329	-63	
	MANTUA TWP.	91	78	44	123	179	301	0	- 14	-6	- 3	277	0	
	MONROE TWP.	238	204	67	271	277	547	. 4	-84	- 14	- 7	446	0	
	NATIONAL PARK BORD	43	29	5	35	21	56	0	-5	- 2	. - 1	. 47	0	
	NEWFIELD BORD	15	14	. •	14	•	14	0	-6	- 2	- 1	6	0	
	PAULSBORO BORO	115	63	20	83	-2	82	19	-52	- 17	- 2	29	0	
	PITMAN BORD	57	57	28	84	66	150	2	-63	- 19	- 4	65	0	
	SOUTH HARRISON TWP.	24	15	:	15	•	- 15	0	- 4	- 1	- 1	9	0	
	SWEDESBORD BORD	56	20	9	29	46	75	4	- 19	- 7	- 1	52	0	
	WASHINGTON TWP.	114	114	90	205	370	574	11	- 103	- 8	- 12	463	0	
	WENONAH BORO	11	11	6	18	15	33	2	- 8	- 3	- 1	23	0	
	WEST DEPTFORD TWP.	110	110	70	180,	266	446	34	- 157	- 9	-7	307	0	
	WESTVILLE BORO WOODBURY CITY	32	32	16	49'	83	132	4	-54	- 14	- 2	67	0	
	WOODBURY HEIGHTS BOR	123	103	42	145	222	367 71	0	- 104	-24 -3	- 4 - 1	235	0	
	WOOLWICH TWP.	31	16 12	10 26	27 38	44 93	130	0 11	-9 -2	- 3	-1	57 139	- 50	

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COUNTY	NAME	ACTUAL DETER- IDRATED UNITS	IND I GENOUS NEED	REALLOG. PRESENT NEED	PRESENT	PROSPEC- TIVE NEED (1987/93)	TOTAL NEED 1987-93	D E M Q S	F I L T E R	C D N V E R	R E H A B	PRE - CREDITED NEED	20% Cap
HUDSON					•								
	BAYONNE CITY	2277	2277		2277		2277	-18	-658	- 322	-59	1256	. 0
	EAST NEWARK BORD	85	51	25	75	- 4	79	0	- 17	- 12	- 1	49	ŏ
	GUTTENBERG TOWN	408	246	70	316	27	343	11	-112	-27	-11	205	ŏ
	HARRISON TOWN	563	356	133	489	11	501	29	- 120	-71	- 10	329	ŏ
	HOBOKEN CITY	4601	1710		1710		1710	117	-483	-118	- 29	1197	ō
	JERSEY CITY CITY	14356	7670		7670	•	7670	1636	-2311	-858	- 149	5988	ŏ
	KEARNY TOWN	834	834	485	1319	- 34	1285	16	- 287	- 169	-31	814	Ö
	NORTH BERGEN TWP.	2020	2020		2020	•	2020	. 17	- 474	- 192	- 42	1329	0
	SECAUCUS TOWN	212	212	479	691	330	1020	25	- 105	- 56	- 18	866	0
	UNION CITY CITY	4505	2388	•	2388	•	2388	17	- 608	- 205	- 36	1556	0
	WEEHAWKEN TWP.	691	616	•	616	•	616	0	- 14 1	-61	- 12	402	0
	WEST NEW YORK TOWN	2860	1709	•	1709	•	1709	37	-449	-110	-28	1158	0
COUNTY		33411	20088	1191	21279	339	21618	1924	- 5765	- 2202	-426	15149	0
HUNTERDON													
	ALEXANDRIA TWP.	54	26	•	26	•	26	· 0	- 8	- 2	- t	15	0
	BETHLEHEM TWP.	49	24	2	27	21	48	4	- 3	- 1	- 1	46	0
	BLOOMSBURY BORD	13	7	2	9	14	24	. 0.	- 3	- 11	0	19	0
	CALIFON BORD	21	8	•	8	· _ :	8	0	-3	- 1	0	5	0
	CLINTON TOWN	16	16	4	21	52	72	0	- 16	- 2	- 1	53	0
	CLINTON TWP.	61	61	24	85	167	252	0	- 13	-3	-3	234	0
	DELAWARE TWP.	61	33	•	33	•	33	0	-8.	- 3	-2	21	0
	EAST AMWELL TWP.	65 65	32	· 12	32 58	433	32	0	- 13	- 3	-1	14	0
	FLEMINGTON BORD		46	2	23	133	191	0	-80	- 11,	-2	98	0
	FRANKLIN TWP. FRENCHTOWN BORD	. 30 . 19	14		14	18	41	0	-5	-1	-1	34	0
	GLEN GARDNER BORD	. 15	10	•	10	•	14	0	- 14 - 7	0	0	0	0
	HAMPTON BORD	22	14	•	14	•	10	0	- 14	-1	0	2	. 0
	HIGH BRIDGE BORD	54	36	5	41	36	77	ŏ	- 18	0 -4	- 1	- O 54	0
	HOLLAND TWP.	68	38	5	38	30	38	ŏ	-7	-2	- 2	28	ŏ
	KINGWOOD TWP.	74	25		25	•	25	ŏ	-9	-2	- 1	28 14	ö
	LAMBERTVILLE CITY	81	40		40		40	ŏ	- 39	-1	ò	Ö	ŏ
	LEBANON BORO	7	7	3	9	17	27	ŏ	-5	- 1	ŏ	20	ŏ
	LEBANON TWP.	131	44		44		44	0	- 14	- 4	- 2	24	ō
	MILFORD BORD	20	12		12		12	0	- 9	- 2	0	0	0
	RARITAN TWP.	71	71	30	101	277	378	4	- 16	- 3	- 4	358	0
	READINGTON TWP.	87	87	24	110	11 180	290	0	- 18	- 3	- 5	265	0
	STOCKTON BORD	11	6	•	6		6	0	- 6	0	0	0	0
	TEWKSBURY TWP.	55	36	7	43	57 /	100	2	-7	- 2	- 3	90	0
	UNION TWP.	53	29		29	•	29	0	~ 19	· 2	- 2	7	0
	WEST AMWELL TWP.	31	19	•	19		19	0	-9	- 2	- 1	6	0
COUNTY		1233	763	115	879	972	1850	10	- 362	-57	- 35	1406	0

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COUNTY	NAME	ACTUAL D FR- IONATED UNITS	INDIGENOUS NEED	REALLOC. PRESENT NEED	PRESENT NEED	PROSPEC- TIVE NEED (1987/93)	TOTAL NEED 1987-93	D E M D S	F 1 L T E	C D N V E	R E H A B	PRE - CREDITED NEED	20% Cap
									R	R			
MERCER							н. 1						
	EAST WINDSOR TWP.	92	92	89	180	465	646	1	- 308	- 13	-11	316	0
	EWING TWP.	126	126	130	256	412	669	7	-234	-28	- 16	398	ŏ
	HAMILTON TWP.	735	735	239	974	682	1656	68	-600	-91	- 35	999	ŏ
	HIGHTSTOWN BORD	42	42	21	63	59	122	Ő	- 56	-11	-2	52	ŏ
	HOPEWELL BORD	11	11		11		11	õ	-11	0	ō	0	ŏ
	HOPEWELL TWP.	51	51	47	98	177	275	4	- 22	- 7	-7	244	0
	LAWRENCE TWP.	138	138	143	281	756	1038	20	-116	-20	- 1 1	911	Õ
	PENNINGTON BORD	7	7		7	•	7	0	-7	0	0	0	0
	PRINCETON BORD	37	37	83	120	557	677	0	-115	-29	-6	527	0
	PRINCETON TWP.	70	70	70	140	252	392	3	-92	- 16	- 1.1	275	0
	TRENTON CITY	2538	1878		1878		1878	256	-1166	-238	- 26	704	0
	WASHINGTON TWP.	18	18	43	61	183	244	7	- 19	-3	- 2	227	0
	WEST WINDSOR TWP.	27	27	90	117	521	638	5	-40	~6	-6	592	0
COUNTY		3892	3232	955	4187	4065	8252	371	-2784	-463	- 132	5244	0
MIDDLESEX													
								_			·	· ·	1
	CARTERET BORO	254	254		254		254	- 8	184	- 45	- 7	27	0
	CRANBURY TWP	11	11	19	30	166	196	3	-9	- 2	- 1	187	- 34
	DUNELLEN BORO	62	57	6	64	20	83	2	-66	~ 15	- 2	1	0
	EAST BRUNSWICK TWP.	159	159	79	238	812	1050	4	-112	- 10	- 17	914	0
	EDISON TWP.	247	247	164	411	1326	1737	18	-573	-40	-31	1117	0
	HELMETTA BORO	8	8	2	9	22	31	o	-1	0	0	29	0
	HIGHLAND PARK BORO	138	138	16	153	91	244	0	-236	- 8	0	0	0
	JAMESBURG BORD	34	34	5	39	25	64	2	- 39	- 8	-1	17	0
	METUCHEN BORO	42	42	22	65	142	207	6	-78	- 11	6	118	0
	MIDDLESEX BORD	44	44	21	65	183	248	2	-80	- 1 1	-5	154	0
	MILLTOWN BORO	36 65	36	11	47	78	125	2	- 28	-7	- 3	89	0
	MONROE TWP.		65	25	90	189	279	0	-70	- 17	- 8	184	0
	NEW BRUNSWICK CITY NORTH BRUNSWICK TWP.	1400 164	1067 164		1067		1067	93	-728	- 120	- 10	303	. 0.
	OLD BRIDGE TWP.	231	231	53 86	217	583	800	0	-250	-21	- 10	519 417	0
	PERTH AMBOY CITY	1211	1128	80	317	202	882	10	-425	-31 -133	- 20	319	ŏ
	PISCATAWAY TWP.	194	194	91	1128 285	96 1	1128 1246	2 3	- 290	- 33	- 15	911	ŏ
	PLAINSBORD TWP.	24	24	21	∡a5 46	260	306	ы 5	- 182	- 33	- 13	-117	ŏ
	SAYREVILLE BORD	191	191	50	241	291	532	6	- 134	- 20	- 11	374	ŏ
	SOUTH AMBDY CITY	124	68	10	78	61	139	4	- 134 - 77	- 18	- 2	45	0
	SOUTH BRUNSWICK TWP	73	73	58		602	732	4	- 52	- 6	-7	669	0
	SOUTH PLAINFIELD BOR	63	63	48	131 ₁ 110	338	449	11	-38	- 10	-7	403	0
	SOUTH RIVER BORD	279	119		133	66	199	37	- 116	- 23	-5	92	ŏ
	SPOTSWOOD BORD		. 44	10	54	63	117	7	-25	-2	-3	94	ŏ
	WOODBRIDGE TWP.	592	592	149	740	1370	2110	4.	-507	-60	- 35	1513	Ö
COUNTY		5692	5055	958	6013	8212	14225	220	- 4074		~~~		

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ADMMOUTH ABERDEEN TWP. 179 93 14 107 344 452 3 -10 -5 33 ALLEMEWIRST BORD 3 3 1 42 342 2 -6 -1 0 2 ALLEMEWIRST BORD 5 5 . 495 . 495 21 -516 0 0 ATLANTIC HOHLANDS 8 37 28 5 33 158 190 1 -53 -6 -1 12 AVON 8V THE -SEA BORD 17 15 2 17 54 71 0 -43 -5 -1 2 BRADLEY BEACH BORD 17 15 2 170 192 0 -16 -4 2 6 COLLTS MECK TWP. 4 4 2 0 0 -1 -1 -3 19 GENDAU 18 18 4 22 132 154 2 0 -2	COUNTY	NAME	ACTUAL DETER- IORATED UNITS	INDIGENOUS NEED	REALLOC. PRESENT NEED	PRESENT NEED	PROSPEC- Tive Need (1987/93)	TOTAL NEED 1987-93	D E M O S	F I L T E R	C D N V E R	R E H A B	PRE - CREDITED NEED	20% CAP
ALLENUMURST BORD 3 3 1 4 28 32 2 1 5 1 0 2 ALLENTOWN BORD 5 5 1 5 1 6 0 0 2 ATLANTIC HIGHLANDS 8 7 28 5 33 158 190 1 53 6 -1 13 AVON-BY-THE-SEA BORD 17 15 2 17 54 71 0 -43 -5 -1 2 BRADLEY BEACH BORD 117 47 5 52 209 262 4 182 -16 -2 6 6 6 0 199 209 0 -7 -1 -3 19 0 2 16 0 199 209 0 -7 -1 -3 19 0 10 19 20 0 -1 -4 -5 -5 16 0 0 10 13 3 13 13 13 13 13 13 14 15 14 15 </th <th>MONMOUTH</th> <th></th>	MONMOUTH													
ALLENUMURST BORD 3 3 1 4 28 32 2 1 5 1 0 2 ALLENTOWN BORD 5 5 1 5 1 6 0 0 2 ATLANTIC HIGHLANDS 8 7 28 5 33 158 190 1 53 6 -1 13 AVON-BY-THE-SEA BORD 17 15 2 17 54 71 0 -43 -5 -1 2 BRADLEY BEACH BORD 117 47 5 52 209 262 4 182 -16 -2 6 6 6 0 199 209 0 -7 -1 -3 19 0 2 16 0 199 209 0 -7 -1 -3 19 0 10 19 20 0 -1 -4 -5 -5 16 0 0 10 13 3 13 13 13 13 13 13 14 15 14 15 </td <td></td> <td></td> <td>470</td> <td></td> <td></td> <td>40.7</td> <td></td> <td></td> <td></td> <td>· · · ·</td> <td></td> <td></td> <td></td> <td></td>			470			40.7				· · · ·				
ALLENTOWN BORD 5 5 5 5 5 5 6 0 0 ASBURY PARK CITY 495 495 495 1 53 -6 -1 13 AVON-BY THE-SLA BORD 117 47 5 52 209 262 4 -18 -2 6 BRADLEY BEACH BORD 18 18 5 22 170 192 0 -18 -4 -2 6 COLTS NECK TWP. 4 4 6 10 199 209 0 -7 -1 -3 19 0 0 -7 -1 -3 19 0 0 -7 -1 -3 19 0 0 -7 -1 -3 19 0 0 -7 -1 -3 19 0 0 -7 -1 -3 19 0 -7 1 -3 0 -7 -1 -3 19 0 -1 14 123 18 -4 -2 0 -7 1 -1 -2 <td< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td>331</td><td>. 0</td></td<>													331	. 0
AŠBURY PARK CITV 495 .495 .495 .495 .516 0 ATLANTIC HIGHLANDS 37 28 5 33 158 190 1 53 -5 -1 12 AVON-RV-THE-SEA BORD 117 15 2 17 54 71 0 -43 -5 -1 2 BRADLEY BEACH BORD 117 47 5 52 209 26 2 -18 -2 6 BRADLEY BEACH BORD 18 18 5 22 170 192 0 -1 -1 -3 19 DEAL BORD 63 63 19 82 754 836 11 -253 -16 -4 57 FARLENDW BORD 63 63 19 82 754 836 11 -23 -16 -4 57 -6 98 2 -10 -7 -6 57 6 56 50 -10 -1 -1 57 6 50 -6 56 -10 -1 -2 26 <td></td> <td></td> <td></td> <td></td> <td>•</td> <td></td> <td>20</td> <td></td> <td></td> <td>-</td> <td></td> <td></td> <td>23</td> <td>0</td>					•		20			-			23	0
ATLANTIC HIGHLANDS B 37 28 5 33 158 190 1 -53 -6 -7 13 AVDN-8V-HIG-SLA BORD 117 47 5 52 209 262 4 -182 -18 -2 6 BRADLEY BEACH BORD 18 18 5 22 170 192 0 -18 -4 -2 6 COLTS, NECK TWP. 4 4 2 6 56 62 0 -10 -1 -3 19 DEAL BORD 63 63 19 82 754 836 1 -23 0 -2 15 FAIR HAVEN BORO 63 63 19 82 754 836 1 -23 0 -2 15 FAIR HAVEN BORO 16 18 4 22 132 15 2 0 -2 16 FAIR HAVEN BORO 18 18 4 22 132 14 1 -2 26 FREEHOLD TWP. 10 0 0 <			-		•		•		•				0	0
AVON-BY-THE-SEA BORO 17 15 2 17 54 71 0 -43 -55 -16 -2 66 BELMAR BORO 117 47 5 52 209 262 4 -182 -18 -2 66 BRIELLE BORD 18 18 5 22 170 192 0 -18 -4 -2 66 COLTS, NECK TWP 4 4 6 10 199 209 0 -7 -1 -3 19 DEAL BORO 4 4 2 6 754 836 11 -253 -18 -4 57 FAREINDIW BORO 18 18 4 22 132 154 2 0 0 -2 157 FARMINGOMIN BORO 18 18 4 22 132 149 19 129 -14 -2 26 HAUELSTWEN BORO 70 3 3 3					5		159		· .			-	0	0
BELMAR BORO 117 47 5 52 209 262 4 18 - 6 BRADLEY BEACH BORD 18 18 5 22 170 192 0 -16 -2 16 COLTS NECK TWP 4 4 2 6 56 62 0 -10 -1 -3 19 DFAL BORO 4 4 2 6 79 85 2 -10 -2 0 7 FATDMTOWN BORO 4 4 2 6 79 85 2 -10 -2 0 7 FATPMTOWN BORO 4 4 2 13 3 0 -3 0 -3 0 -2 0 7 FATP MAYON BORO 18 15 3 34 39 17 12 2 0 7 15 7 15 34 39 13 1 -1 2 16									-			-		. 0
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OCEANPORT BORO 14 14 7 20 144 165 2 -26 -3 -2 131 RED BANK BORO 136 75 19 9411 764 858 23 -262 -27 -3 569 RODSEVELT BORO 3 3 3 3 0 16 16 16 16 16 1 16														ŏ
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SHREWSBURY TWP. 16 8 1 9 34 43 0 -26 -2 0 15		SHREWSBURY TWP.	16	8	1	9	34	43	0	- 26	- 2	0	. 15	0

PAGE

NEW JERSEY	
COUNCIL ON AFFORDABLE HOUSING	
MUNICIPAL LOW & MODERATE INCOME HOUSE	NG NEED
OT MAY 86	

COUNTY	NAME	ACTUAL DETER- IORATED UNITS	INDIGENOUS NEED	REALLOC. PRESENT NEED	PRESENT NEED	PROSPEC- TIVE NEED (1987/93)	TOTAL NEED 1987-93	D E M D S	F I L T E	C D N V E	R E H A B	PRE - CREDITED NEED	20% CAP	
	·								R	R				
	SOUTH BELMAR BORD	22	10	1	11		40	•		•	•		•	
	SPRING LAKE BORD	24	24	4	28	31 136	42	0	- 14 - 15	-2 -3	- 2	25 145	0	
	SPRING LAKE HEIGHTS	22	22	4	26	146	172	2	- 15	- 4	-2	87	0	
	TINTON FALLS BORD	42	42	12	20 54	575	629	2	- 34	- 4	-2	590	ŏ	
	UNION BEACH BORD	98	32	4	35	81	117	ó	- 13	-2	-1	100	ŏ	
	UPPER FREEHOLD TWP.	10	10	-	10		10	. 4	- 10	-3	- 1	0	ŏ	
	WALL TWP.	124	110	23	133	801	934	19	-78	-6	-5	865	ŏ	
	WEST LONG BRANCH BOR	14	14	9	22	293	315	4	- 32	-4	- 2	281	ŏ	
		••		5		155	010	-		-	-		Ū	
COUNTY		3853	3214	448	3662	14804	18466	348	-4326	-274	- 14 1	14073	- 153	
MORRIS								-						
	BOONTON TOWN	62	62	59	121	43	164	3	- 52	- 19	-5	90	.0	
	BOONTON TWP.	22	22	50	72	14	86	. 0	- 3	- 1	- 3	. 79	• 0	
	BUTLER BORD	31	31	43	74	21	96	0	- 32	- 10	-5	48	0	
	CHATHAM BORD	26	26	69	95	69	164	0	-27	-6	- 8	123	0	
	CHATHAM TWP	15	15	85	100	79	179	5	- 20	-2	-11	151	0	
	CHESTER BORO	8	8		8	•	8	0	- 3	- 1	- 1	. 3	0	
	CHESTER TWP.	32	32	•	32	•	32	6	-4	-1	- 4	29	0	
	DENVILLE TWP.	41	41	181	222	218	439	4	- 13	- 3	- 10	417	- O	
	DOVER TOWN	222	222	95	318	52	370	0	-84	- 3.1	- 8	246	0	
	EAST HANOVER TWP.	18	18	146	164	206	370	3	~5	-2	-6	360	0	
	FLORHAM PARK BORD	5	5	170	175	273	448	2	-9	-3	-8	430	0	
	HANOVER TWP.	14	14	214	228	252	480	5	-8	-4	-9	465	0	
	HARDING TWP.	5	5	74	79	86	165	0	-2	- 1	-7	156	0	
	JEFFERSON TWP.	142	142	46	188	41	229	3	- 18	- 4	- 10	200	0	
	KINNELON BORD	21	21	48	69	43	112	1	- 1	0	-8	104	0	
	LINCOLN PARK BORO	22	22	65	87	49	136	0	-23	-3	-5	105	0	
	MADISON BORD	78	78	118	196	129	325	5	-59	- 18	- 13	240	0	
	MENDHAM BORO	17	17		17		17	1	· -7	- 3	-5	3	0	
	MENDHAM TWP.	24	24	24	47	20	68	0	-3	-1	-5	58	0	
	MINE HILL TWP.	19	19	33	53	30	83	1	-4	- 2	- 2	76	0	
	MONTVILLE TWP.	35	35	166	200	205	406	7	-6	-2	- 12	393	0	
	MORRIS TWP.	17	72 17	209 98	281	187	468	2 3	-41	- 10 - 3	-20	399	0	
	MORRIS PLAINS BORO MORRISTOWN TOWN	253	253	256	115	178	292 1007	17	- 10	- 38	-	277 806	- O	
	MOUNTAIN LAKES BORD	253	253	48	509 5 1	498	95	. 2	0	- 38	- 12	92	ŏ	
	MOUNT ARLINGTON BORD	24	24	48 17			55	ō	- 13	- 3	- 3	36	ŏ	
	MOUNT OLIVE TWP.	105	105		40	14	342	8	- 104	-6	- 13	227	Ö	
	NETCONG BORO	22	22	113 20	218 43	†25 9	52	ő	-24	- 4	-2	21	0	
	PARSIPPANY-TROY HILL	126	126	480	4J 606		1345	14	-278	- 17	- 36	1028	. 0	
	PASSAIC TWP.	25	25	103	128	90 J	217	0	-278	-4	-6	198	0	
	PEQUANNOCK TWP.	24	23	113	128	120	256	4	- 13	- 3	- 10	233	. Ö	
	RANDOLPH TWP.	114	- 114	204	318	220	538	13	-74	- 10	- 15	452	ŏ	
	RIVERDALE BORD	12	12	30	42	28	70	0	-6	- 3	- 2	59	ŏ	
	ROCKAWAY BORD	28	28	51	79	51	131		- 24	-6	- 5	97	Å	
	ROCKAWAY TWP.	69	69	190	000									

COUNTY	NAME	ACTUAL DETER- IORATED UNITS	INDIGENOUS NEED	REALLOC PRESENT NEED	PRESENT NEED	PROSPEC- TIVE NEED (1987/93)	TOTAL NEED 1987-93	D E M O S	F I T E R	C D N V E R	R E H A B	PRE - CREDITED NEED	20% CAP
									• • •	ĸ			
	ROXBURY TWP.	123 20	123 19	216	340	208	547	10	- 17	-7	- 13	521	0
	VICTORY GARDENS BORD WASHINGTON TWP.	20 79	79	- 4 50	129	4	27 179	0	-7	-2	-1	18	0
	WHARTON BORD	29	29	44	73	40	113	1	-9 -26	-2	- 10	160	0
								. •					U
COUNTY		2004	2003	3932	5935	4700	10635	125	- 1237	-253	-,320	89 50	0
OCEAN													
			47										
	BARNEGAT TWP. Barnegat light bord	47 5	47 5	12	58	316	374	2	- 10	- 2	-2	363	0
	BAY HEAD BORD	3	3	1	6 A	33 - 38	40 42	2	-7	- 1	0	34	0
	BEACH HAVEN BORD	10	10	3	13		76	2 62	-6 -24	-1	0 - 1	37	0
	BEACHWOOD BORD	33	33	- 4	37	103	139	2	-24	- 2	-2	109	0
	BERKELEY TWP.	99	99	23	122	599	721	19	-34	-3	-6	130 696	0
	BRICK TWP.	167	167	41	208	1081	1288	40	- 262	- 17	- 14	1035	ŏ
	DOVER TWP.	182	182	72	253	2354	2607	84	-248	- 15	- 17	2411	ŏ
	EAGLESWOOD TWP.	11	6	•	6		6	7	-2	0	0	11	ŏ
	HARVEY CEDARS BORD	3	3	1	3	16	20	2	-6	-1	ŏ	14	ŏ
	ISLAND HEIGHTS BORD	7	7	1	7	23	31	0	-6	- 1	ŏ	24	ŏ
	JACKSON TWP.	145	130	20	150	640	790	33	-97	-8	-6	712	Ō
	LACEY TWP.	88	88	21	109	621	729	7	-5	- 1	- 4	728	Ō
	LAKEHURST BORO	34	14	2	16	101	117	0	- 25	- 4	- 1	87	0
	LAKEWOOD TWP.	251	251	•	251		251	40	-291	0	0	0	0
	LAVALLETTE BORD	8	8	2	11	122	132	21	- 34	-6	~1	113	0
	LITTLE EGG HARBOR TW	58	58	8	67	218	285	2	4	·= 1	-2	281	0
	LONG BEACH TWP.	22	22	· 5	27	126	153	45	-63	- 14	- 1	120	0
	MANCHESTER TWP.	60	60	25	85	647	733	12	-256	-60	-8	421	0
	MANTOLOKING BORO	1	1	1	2	36	38	2	0	0	0	39	0
	OCEAN TWP.	24	24	9	33	210	243	7	-2	0	-1	247	0
	OCEAN GATE BORD	13	9	1	10	18	28	0	- 10	-2	0	16	0
	PINE BEACH BORD	3 55	3 27	1	4 27	45	50 27	2	-4	- 1	0	46	0
	PLUMSTED TWP. POINT PLEASANT BORO	46	46	13	59	422	481	2	-21 -93	-4	- 1	3	0
	POINT PLEASANT BORD	26	26	6	32	157	189	29	-93	-9	-2	380	0
	SEASIDE HEIGHTS BORD	26	18	2	20	87	107	0	-58	-9	0	40	0
	SEASIDE PARK BORD	14	13	2	15	77	-91	27	- 56	- 10	- 1	53	ő
	SHIP BOTTOM BORD	13	10	- 2	12	73	85	31	- 18	-4	Ó	94	ŏ
	SOUTH TOMS RIVER BOR	31	16	2	18	50	68	0	- 3	0	1	64	ŏ
	STAFFORD TWP.	66	66	17	83	547	630	21	- 25	-6	-3	617	Ö
	SURF CITY BORD	12	12	1	13	42	56	5	- 25	-6	0	29	ō
	TUCKERTON BORD	29	16	4	19 (• 82	102	0	- 25	- 2	- 1	75	0
COUNTY		1590	1477	303	1780	8948	10728	521	- 1789	- 208	- 79	9174	0
PASSAIC								· · · .					
	BLOOMINGDALE BORD	61	61	126	187	27	214	4	- 20	-9	- 8	182	0

COUNTY	NAME	ACTUAL DETER- IORATED UNITS	IND I GENOUS NEED	REALLOC PRESENT NEED	PRESENT NEED	PROSPEC- TIVE NEED (1987/93)	TOTAL NEED 1987-93	D E M O	F I L T	C D N V	R E H	PRE - CREDITED NEED	20% Cap
								S	E R	E. R	B		
	CLIFTON CITY	1130	1130	1026	2156	382	2537	14	-451	- 265	- 79	1756	0
	HALEDON BORO	67	67	73	140	15	155	1	-54	-37	-6	60	0
	HAWTHORNE BORO	108	108	227	335	65	400	.15	-96	-64	- 19	235	0
	LITTLE FALLS TWP.	51	51	194	244	57	301	. 4	-51	- 19	- 14	221	. 0
	NORTH HALEDON BORO PASSAIC CITY	28	28	123	151	33	184	0	-9	-6	-9	161	0
	PASSAIC CITY PATERSON CITY	3403 7036	2 1 2 8 3 9 5 8	•	2128	•	2128	72	-513	- 178	- 35	1474	0
	POMPTON LAKES BORO	38	3958		3958	20	3958	1388	- 1219	-623 -9	- 80 - 12	3424	0 0
	PROSPECT PARK BORD	71	71	140 32	178	38	217	-	-28	-	- 12	167	0
	RINGWOOD BORD	66	66	32	104 66	. 4	66	0	- 46 - 4	-36	- 13	21 47	Ö
	TOTOWA BORD	50	50	256	306	. 88	394	. 0	-28	-21	-11	335	ŏ
	WANAQUE BORD	69	69	88	158	20	178	ŏ	- 18	- 12	-9	139	ŏ
	WAYNE TWP.	134	134	1146	1280	385	1665	24	-69	- 17	- 59	1544	ŏ
	WEST MILFORD TWP.	262	262	131	393	43	436	8	- 11	-6	- 23	405	ŏ
	WEST PATERSON BORD	76	76	- 145	221	34	254	12	- 66	- 30	- 11	159	ŏ
COUNTY		12651	8298	3706	12004	1190	13195	1543	-2683	- 1334	- 393	10328	0
SALEM													
	ALLOWAY TWP.	60	41		41		41	0	- 4	-3	- 2	32	0
	CARNEYS POINT TWP.	72	72	22	94	99	193	0	- 50	· -9·	- 8	126	0
	ELMER BORD	12	12		12		12	4	- 8	-5	- 1	2	0
	ELSINBORD TWP.	21	21	3	23	15	38	2	- 2	- 1	· - 1	36	0
	LOWER ALLOWAYS CREEK	38	26	•	26		26	0	- 1	1	- 1	23	0
	MANNINGTON TWP.	50	25	•	25	•	25	• 0	-2	- 1	- 1	21	0
	OLDMANS TWP.	22	22	20	42	108	150	2	-4	- 3	- 2	144	- 9
	PENNS GROVE BORD	132	93	11	104	49	153	43	-53	- 15	- 3	124	. 0
	PENNSVILLE TWP.	140	140	· 48	188	93	281	26	-48	- 12	- 13	234	0
	PILESGROVE TWP.	48	45		45		45	6	- 3	-2	- 3	44	0
	PITTSGROVE TWP.	85	85	10	95	38	134	2	• - 4	-2	-6	123	0
	QUINTON TWP.	63	46		46		46	0	-4	-3	-2	37	0
	SALEM CITY UPPER PITTSGROVE TWP	142 53	119 47	21	140	- 19	122 47	2	-69 -1	-21	-5	28	0
	WOODSTOWN BORD	32	47	•	47 32	•	32	4	-24	-11	- j - j	42 0	0
	#000310#M BOKO					•						-	
COUNTY	·	969	826	134	96 0	385	1345	90	- 277	- 88	-53	1017	- 9
SOMERSET										·			
	BEDMINSTER TWP.	29	29	19	48	133	181	0	- 13	- 3	-3	163	ο
	BERNARDS TWP.	33	33	42	74	1 433	508	· 3	-24	- 4	-8	475	ŏ
	BERNARDSVILLE BORD	42	42	16	58	105	163	Ō	- 33	- 7	- 5	119	ŏ
	BOUND BROOK BORD	158	85	13	98	3	101	ī	- 102	0	ō	0	ō
	BRANCHBURG TWP.	7	7	22	29	184	213	7	- 13	- 3	- 4	200	0
	BRIDGEWATER TWP.	125	125	78	204	452	656	28	- 55	- 10	- 14	605	0
	FAR HILLS BORD	6	6	2	8	25	33	0	- 5	- 1	· · - 1	27	0
	FRANKLIN TWP.	71	71	E 0		• • •	-						

NEW JEKSET												
COUNCIL ON AFFORDABLE HOUSING												
MUNICIPAL LOW & MODERATE INCOM	HOUSING NEED											
OI MAY 86												

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COUNTY	NAME	ACTUAL DETER- IORATED UNITS	INDIGENOUS NEED	REALLOC PRESENT NEED	PRESENT NEED	PROSPEC- TIVE NEED (1987/93)	TOTAL NEED 1987-93	D E M O S	F I L T E R	C D N V E R	R E H A B	PRE - CREDITED NEED	20% Cap
	GREEN BROOK TWP.	25	25	12	37	117	155	6	-4	0	-2	154	0
	HILLSBORD TWP.	21	21	39	61	284	345	0	- 134	- 8	-9	194	Õ
	MANVILLE BORD	38	38	12	50	-5	45	0	-45	0	0	0	0
	MILLSTONE BORD	1	1	1	1	- 10	-9	0	0	0	0	0	0
	MONTGOMERY TWP.	10	10	14	24	113	137	3	-25	-3	- 4	108	0
	NORTH PLAINFIELD BOR	163	163	20	183	155	338	. 1	- 276	- 37	-7	20	0
	PEAPACK AND GLADSTON RARITAN BORD	20	19 25	6 16	25 4 1	50	74	0	- 15	-4	- 1	55	0
	ROCKY HILL BORD	25 1	25	10	41	167	208	1	-70	- 18	-2	119	0
	SOMERVILLE BORD	32	32	32	64	454	518	0	-1-	0	0	0	0
	SOUTH BOUND BROOK BO	16	16	J 2 4	20	11	31	15 0	- 168	-24	-5	336 0	0
	WARREN TWP.	40	40	38	79	303	382	· 4	- 11	-2	-6	367	0 0
	WATCHUNG BORD	13	13	20	33	112	145	ō	-8	- 2	-4	132	0
COUNTY		877	804	474	1277	3888	5166	90	- 12 16	- 147	-85	3817	0
SUSSEX													
		6	6		Ē		· .						
	ANDOVER BORD ANDOVER TWP.	17	17	51	6	49	6	2	-4	- 1	0	2	0
	BRANCHVILLE BORO	4	4	51		49	116.	0	-5 -4	-1	-3 0	107	0
	BYRAN TWP.	36	36	•	36		36	ŏ	-2	- 1	-5	0 29	0
	FRANKFORD TWP.	40	40		40	•	40	. 3	-5	-1	-3	34	0
	FRANKLIN BORD	28	28		28		28	ŏ	- 14	-6	-2	7	ŏ
	FREDON TWP.	9	9	20	29	16	44	ŏ	-2	- 1	- 1	40	ŏ
	GREEN TWP.	15	15		15		15	2	-2	-1	-2	12	ŏ
	HAMBURG BORD	14	14		14	•	14	2	-5	-2	- 1	7	ŏ
	HAMPTON TWP.	21	21	34	55	28	82	0	- 2	- 1	- 2	77	ŏ
	HARDYSTON TWP.	39	39	•	39	•	39	0	- 1 1	- 1	- 3	24	0
	HOPATCONG BORD	76	76	•	76	. •	76	21	- 13	- 4	-9	71	0
	LAFAYETTE TWP.	16	16		16	•	16	3	- 3	- 1	- 1	14	Q
	MONTAGUE TWP.	28	28	•	28		28	2	- 21	-7	- 1,	1	0
	NEWTON TOWN	49	49	60	109	64	173	8	-54	-11	-4	112	0
	OGDENSBURG BORD	15	15	•	15	•	15	0	- 4	-2	- 1	9	0
	SANDYSTON TWP.	27	27 43	•	27	•	27	0	- 1	0	- 1	25	0
	SPARTA TWP. STANHOPE BORD	· 43	43	•	43 14	•	43 14	2	- 12	-5	-11	17	0
	STILLWATER TWP.	33	33	•	33	•	33		- 4	-3 -2	-2 -2	0 29	0
	SUSSEX BORD	28	28	•	28	•	28	်စ်	-21	-5	- 1	29	0
	VERNON TWP.	119	119	•	119	•	119	5	-8 -	-1	-9	105	ŏ
	WALPACK TWP.	2	2		2	• ,	2	ŏ	ŏ	o	j o	2	0
	WANTAGE TWP.	75	75	•	75		75	Ö	- 13	~4	-4	55	0
COUNTY		755	755	164	919	156	1075	53	-218	-62	-68	779	0
UNION													
	BERKELEY HEIGHTS TWP	18	18	127	145	134	279	1	- 5	- 2	- 12	261	0

COUNTY	NAME	ACTUAL DETER- IORATED UNITS	INDIGENOUS NEED	REALLOC. PRESENT NEED	PRESENT NEED	PROSPEC- TIVE NEED (1987/93)	TOTAL NEED 1987-93	D E M O	F I L T	C D N V	Ĥ	PRE - CREDITED NEED	20% CAP	
	a ser a su							S	E R	E R	B			
	CLARK TWP.	39	39	132	171	107	278	0	-43	-6	- 12	216	0	
	CRANFORD TWP.	104	104	190	294	234	528	8	-68	-21	- 18	429	0	
	ELIZABETH CITY	3019	3019		3019	· · ·	3019	190	- 1257	-346	- 50	1556	0	
	FANWOOD BORO GARWOOD BORO	15 46	15	42	57	43	101	0	-5	- 2	-6	87	. 0	
	HILLSIDE TWP.	154	46 154	37	83 154	43	127	6 14	-32 -111	- 14 - 49	-3 -7	84	0	
	KENILWORTH BORD	19	19	90	109	82	191	2	- 23	- 12	-5	154	0	
	LINDEN CITY	226	226	352	578	244	822	31	-272	- 102	-22	456	ŏ	
	MOUNTAINSIDE BORD	8	8	101	109	96	205	3	-2	~1	-7	198	ö	
	NEW PROVIDENCE BORD	33	33	147	180	190	370	1	- 34	-9	- 1.1	318	ŏ	
	PLAINFIELD CITY	901	901		901		901	27	- 327	- 90	-24	488	ŏ	
	RAHWAY CITY	377	377	177	554	168	721	48	- 152	- 40	- 16	560	Ō	
	ROSELLE BORD	115	115	-	115		115	2	- 1 17	0	0	0	0	
	ROSELLE PARK BORO	48	48	58	106	52	158	14	- 92	- 19	- 8	53	0	
	SCOTCH PLAINS TWP.	76	76	169	245	163	408	1	- 30	- 10	- 18	35 (0	
	SPRINGFIELD TWP.	54	54	159	213	179	392	1	-67	- 15	- 12	300	0	
	SUMMIT CITY	119	119	228	347	249	596	46	- 106	- 25	- 25	486	0	
	UNION TWP.	105	105	403	509	337	846	10	- 193	-78	- 33	552	0	
	WESTFIELD TOWN	134	134	212	346	200	545	0	-78	-24	-29	414	0	
	WINFIELD TWP.	33	33	5	38	5	43	0	- 17	- 9	- 1	16	0	
COUNTY		5643	5643	2631	8274	2525	10798	405	- 3031 -	-873	- 32 1	6978	0	
WARREN														
	ALLAMUCHY TWP.	23	23		23	•	23	0	- 17	- 2	- 2	3	ο	
	ALPHA BORO	27	25	4	29	26	55	Ó	- 16	- 3	- 1	35	Ó	
	BELVIDERE TOWN	25	25		25		25	0	-22	- 3	0	0	0	
	BLAIRSTOWN TWP.	105	45		45	•	45	σ	- 10	- 3	- 2	30	0	
	FRANKLIN TWP.	40	20	2	22	11	33	2	- 7	~ 2	- 1	26	0	
	FRELINGHUYSEN TWP.	33	14	•	14	•	14	0	- 4	- 1	-1	9	• 0	
	GREENWICH TWP.	28	15	10	25	68	93	0	-7	-2	- 1	84	0	
	HACKETTSTOWN TOWN	104	82	18	100	164	264	0	-78	- 12	-3	172	0	
	HARDWICK TWP.	39	9	:	9		9	0	-1	0	0	7	0	
	HARMONY TWP. Hope twp.	60 32	23	4	28	35	63	2 4	-6	- 2 - 1	- 1 0	57 14	0	
	INDEPENDENCE TWP.	J∠ 46	15 28	2	· 15 31	21	15	· 0	-22	- 1	- 1	27	ŏ	
	KNOWLTON TWP.	52	20	2	22	16	. 38	2	- 2 2	- 2	- 1	32	ŏ	
	LIBERTY TWP.	40	17	-	17	10	17	0	-6	- 1	- 1	10	ŏ	
	LOPATCONG TWP.	42	42	9	51	42	93	4	- 32	- 1	- 2	62	ŏ	
	MANSFIELD TWP.	89	61	5	66	28	93	ò	- 64	- 3	- 2	24	· · ŏ	
	OXFORD TWP.	41	15		15		15	ŏ	- 3	- 1	0	11	ō	
	PAHAQUARRY TWP.	0	0		0	1	0	0	0	0	0	0	ō	
	PHILLIPSBURG TOWN	214	214		214		214	10	- 168	- 28	- 4	24	0	
	POHATCONG TWP.	61	34	9	44	71	114	0	- 12	- 3	- 1	98	0	
	WASHINGTON BORD	91	67	8	74	37	112	0	-71	- 12	- 2	27	0	
an a	WASHINGTON TWP. WHITE TWP.	70 54	41	10	50	71	121	0	- 9	-2	- 2	108	'n	_

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NEW JERSEY COUNCIL DN AFFORDABLE HOUSING MUNICIPAL LOW & MODERATE INCOME HOUSING NEED O1 MAY 86

COUNTY	NAME	ACTUAL DETER- IDRATED UNITS	IND I GENOUS NEED	REALLOC PRESENT NEED	PRESENT NEED	PROSPEC- TIVE NEED (1987/93)	TOTAL Need 1987-93	D E M D S	F I L T E R	C D N V E R	R E H B	PRE - CREDITED NEED	20% Cap
COUNT	·v	1315	864	84	948	588	1537	35	-573	-85	- 26	889	0

NEW JERSEY REGISTER, MONDAY, JUNE 16, 1986

1.-8. (No change.)

(d) (No change.)

(e) Conditions of the annual permit:

1. The "annual permit" may be issued for building, fire protection, electrical, or plumbing work or any combination of those classifications of work, providing that the individual responsible for work done under the annual permit possesses knowledge "as" "[of]" evidenced in accordance with N.J.A.C. 5:23-2.14(c)5, in the technical work classification for which the annual permit is sought.

i. An approved copy of the annual permit application shall be kept at "[the]" "a" facilities maintenance office "within the municipality having jurisdiction" for review by the Construction Official and appropriate subcode official. "The Construction Official shall be notified of the location of the facilities maintenance office."

2.-4. (No change.)

5. A permanent work log, approved by the construction official, of all work done under the "annual permit" must be maintained at "[the]" "a" facilities maintenance office "on site or must be available at the time of the inspection upon 24 hours notice of such inspection". The log must contain the date, a brief description of the work, photographs for any work which was not inspected prior to closing as set forth in 8 below, and the name of the person supervising the work. The log shall be retained for three years.

6. Architectural or engineering drawings, as required by law for work done under the annual permit, shall be prepared by a registered architect or licensed engineer as defined by the statutory requirements of the professional registration laws of this State and shall be kept permanently on file and be made available to the Construction Official and appropriate subcode official, for review upon request.

7. (No change.)

8. Work that is normally inspected prior to closing shall be ordered to be reopened by the facility upon written notice from the Construction Official or appropriate subcode official if he has reason to believe that a violation is present. A photograph shall be taken of any work intended to be enclosed without inspection.

9.-11. (No change.)

12. The following work is not permitted under an annual permit: i.-vi. (No change.)

vii. Any modification work, other than routine maintenance, that affects life safety systems, such as, but not limited to:

(1) Emergency lighting systems:

(2) Smoke and heat detection systems;

(3) Stand-by generator systems;

(4) Emergency smoke evacuation systems.

viii. Any work which would disturb astestos and require a permit to perform.

5:23-4.18 Standards for municipal fees

(a) General:

1.-3. (No change.)

4. The fee to be charged for an annual construction permit shall be charged annually. This fee shall be a flat fee based upon the number of maintenance workers employed by the facility and who are primarily engaged in work that is governed by a subcode. Managers, engineers and clericals shall not be considered maintenance workers for the purposes of establishing the annual construction permit fee. Annual permits may be issued for building/fire protection, electrical and plumbing. Annual permit fees shall be non-refundable.

5. Prior to the issuance of the annual permit, a training registration fee of \$100 per subcode shall be submitted by the applicant to the municipal construction official, who shall forward the fee to the Department of Community Affairs, Bureau of Construction Code Enforcement, Training Section along with copies of the construction permit (Form F-170). Checks shall be made payable to "Treasurer, State of New Jersey".

(b)-(e) (No change.)

5:23-4.20 Department fees

(a)-(b) (No change.)

(c) Department (enforcing agency) fees:

1.-11. (No change.)

12. Prior to the issuance of the annual permit, a training registration fee of \$100 per subcode shall be submitted by the applicant to the Department of Community Affairs, Bureau of Construction Code Enforcement, $T^{*}[t]$ raining $S^{**}[s]$ ection along with a copy of the construction permit (Form F-170). Checks shall be made payable to "Treasurer, State of New Jersey".

NEW JERSEY COUNCIL ON AFFORDABLE HOUSING

Procedural Rules Adopted New Rules: N.J.A.C. 5:91

Proposed: April 21, 1986 at 18 N.J.R. 821(a),

Adopted: May 22, 1986 by the Council on Affordable Housing, Arthur R. Kondrup, Chairman.

Filed: May 23, 1986 as R.1986 d.221, with substantive and technical changes not requiring additional public notice and comment (see N.J.A.C. 1:30-4.3).

Authority: N.J.S.A. 52:27D-301, et seq., specifically, N.J.S.A. 52:27D-308.

Effective Date: June 16, 1986.

Expiration Date: June 16, 1991.

Summary of Public Comments and Agency Responses:

COMMENT: The proposed rules refer both to the "promulgation" and "adoption" of substantive criteria and guidelines by the Council as the date which will trigger certain time periods in the procedural rules, notably the period within which a municipality must file its housing element. For purposes of consistency, the rules should refer to either the "promulgation" or "adoption" of the substantive rules, even though those terms may be considered to be equivalent.

RESPONSE: The Council agrees with this suggestion and has modified all references to the "adoption" of substantive rules to refer to the "promulgation" of those rules.

COMMENT: N.J.A.C. 5:91-3.2, regarding transferred cases, requires transferred municipalities to submit a housing element within five months from the date of transfer or promulgation of criteria and guidelines by the Council, whichever is later, but thereafter provides that all time periods will be calculated to commence from the date of transfer alone. The rules should provide that the time periods will run from the date of transfer or from the adoption of criteria and guidelines whichever is later.

RESPONSE: The published proposal erroneously omitted the phrase "or from the promulgation of substantive criteria and guidelines by the Council, whichever is later", from the final sentence of N.J.A.C. 5:91-3.2; the phrase has been added upon adoption as part of the rule.

COMMENT: The proposed rules provide that a municipality include within its housing element and fair share plan any proposed regional contribution agreement. The rules should also clarify that a municipality may negotiate or enter into such an agreement at any time, with the Council's approval, and not only upon receiving substantive certification.

RESPONSE: The Council agrees with the comment and has clarified N.J.A.C. 5:91-12.1 by adding a new subsection (d).

COMMENT: The Council should propose rules which define the responsibility of the mediator and outline the scope of mediation.

RESPONSE: Subchapter 7 of the procedural rules addresses the scope of mediation, provides for a review of the mediation process, and requires that the mediator submit a report and recommendation to the Council. Consequently, the scope of the mediation process is defined, and the Council has determined not to restrict the role of any designated mediator by regulation, but prefers to provide a wide range of latitude in the conduct of the mediation process. Moreover, the Council is advised that the Office of Administrative Law is promulgating rules and regulations to govern mediation which may be undertaken by that office; upon the promulgation of such rules the Council may incorporate the procedures contained therein or may in fact propose and adopt its own rules respecting the conduct of mediation as it may find necessary.

COMMENT: The proposed regulations provide that an interested party may participate in the administrative process before the Council, and may receive notice of submissions made by municipalities. Therefore, Subchapter 2 should provide that interested parties may request notice and copies of documents filed with the Council within two weeks of the effective date of the regulations, and that municipalities shall provide such notice within two weeks of a request therefor.

RESPONSE: Although the rule directs municipalities to provide notice to interested parties "at the time it files a resolution of participation or at the time these rules are adopted, whichever is later," the rule does not prohibit an interested party from making a request for such notice at any time thereafter. Of course, the timeliness of any such requests may be a factor in the Council's consideration of any objections to a municipality's housing element and fair share plan. In any event, the rule simply establishes a time frame within which requests for notice should be made and does not preclude any party from making a request for such notice at any time during the administrative proceedings.

COMMENT: The filing of a municipal housing element and fair share plan should be considered a request for substantive certification in all cases, not just in transferred cases, as set forth in N.J.A.C. 5:91-3.2.

RESPONSE: The suggestion is contrary to Section 13 of the Fair Housing Act and cannot properly be included as a requirement of these rules.

COMMENT: Proposed N.J.A.C. 5:91-8.1(a) appears to give the Council some discretion in deciding whether to refer matters to the Office of Administrative Law. This would be inappropriate since Section 15 of the Fair Housing Act requires referral to the OAL whenever mediation is unsuccessful.

RESPONSE: Section 15 of the Fair Housing Act provides for the referral of cases to the Office of Administrative Law "as a contested case as defined in the Administrative Procedure Act;" thus, the Council must determine whether the matter is "contested," under the APA. Moreover, the Council may also exercise its discretion to hear the matter itself as the reviewing agency.

COMMENT: With regard to the right to file motions, set forth in Subchapter 13, who has the right to file a motion with the Council? Who must be served with the notice of motion? How will the Council decide a motion?

RESPONSE: Motions will be considered on a case by case basis; the Council will conduct itself in a manner similar to that of a court of law and will require all parties to demonstrate standing and that all interested persons or individuals which may be affected by the relief requested have been notified of the motion and given an opportunity to be heard. The Council will decide all motions by a majority vote.

COMMENT: The proposed regulations do not create any kind of priority system among municipal applications: transferred cases should have some kind of priority.

RESPONSE: The Council will implement a system for the administration of cases upon initial review of the matters which come before it, and will devise a means to address all cases in an expeditious fashion.

Summary of Changes:

The rules as adopted by the Council was modified, as reflected above, to clarify that a municipality may enter into or negotiate a regional contribution agreement at any time, not just when the municipality has petitioned for certification of its housing element. Lastly, the rules as adopted include a descriptive heading within certain subparagraphs to further clarify the scope of the rule.

Full text of the adoption follows (additions to proposal shown in boldface with asterisks "thus"; deletions from proposal shown in brackets with asterisks "[thus]").

CHAPTER 91

PROCEDURAL RULES OF THE NEW JERSEY COUNCIL ON AFFORDABLE HOUSING

SUBCHAPTER 1. GENERAL PROVISIONS

5:91-1.1 Short title

The provisions of this chapter shall be known as "the procedural rules of the New Jersey Council on Affordable Housing."

5:91-1.2 Definitions

The following words and terms, when used in this chapter shall have the following meanings unless the context clearly indicates otherwise.

"Act" means the Fair Housing Act of 1985, L. 1985, c. 222, (C. 52:27D-301, et seq.).

"Agency" means the New Jersey Housing and Mortgage Finance Agency established by L. 1983, c. 530 (C. 55:14K-1 et seq.).

"Council" means the New Jersey Council on Affordable Housing established under the Act, and which has primary jurisdiction for the administration of housing obligations in accordance with sound regional planning considerations in this State.

"Fair Share Plan" means that plan or proposal, which is in a form that may readily be converted into an ordinance, by which a municipality proposes to satisfy its obligation to create a realistic opportunity to meet the low and moderate income housing needs of its region, and which details the affirmative measures the municipality proposes to undertake to achieve its fair share of low and moderate income housing, as provided in sections 9 and 14 of the Act, and as further described and defined in N.J.A.C. *5:92* *[(substantive rules)]*.

"Filed" means accepted for filing by the Council.

"Housing element" means that portion of a municipality's master plan, consisting of reports, statements, proposals, maps, diagrams and text, designed to meet the municipality's fair share of its region's present and prospective housing needs, particularly with regard to low and moderate income housing, as further described and defined by N.J.A.C. *5:92* *[(substantive rules)]*.

"Housing region" means a geographic area, determined by the Council, of no less than two nor more than four contiguous, whole counties which exhibit significant social, economic and income similarities, and which constitute to the greatest extent practicable the primary metropolita statistical areas as last defined by the United States Census Bureau prito July 2, 1985.

"Petition for Substantive Certification" means that petition which a municipality files, or is deemed to have filed, which engages the Council's mediation and review process.

"Receiving municipality" means, for purposes of a regional contribution agreement (RCA), a municipality which agrees to assume a portion of another municipality's fair share obligation. "Sending municipality" means, for purposes of a regional contribution

"Sending municipality" means, for purposes of a regional contribution agreement (RCA), a municipality which seeks to transfer a portion of its fair share obligation to another willing municipality.

SUBCHAPTER 2. RESOLUTIONS OF PARTICIPATION 5:91-2.1 Form

(a) **"General:**^{*} A resolution of participation shall express the intention of the municipality to participate in the administrative procedures outlined in the Act and in these rules and shall contain such information and be in such form as the Council may from time to time prescribe

(b) ***Notice:**[•] At the time it files a resolution of participation, or the time these rules are adopted, which ever is later, each participatine municipality shall provide notice that it has submitted such a resolution to any interested party which has requested to receive such notice.

(c) •Filed:* A resolution of participation will be filed upon receipt by the Council.

5:91-2.2 Action equivalent to a resolution of participation

A municipality in an exclusionary zoning lawsuit transferred to the Council by the courts shall be considered to have filed a resolution of participation as of the date of the transfer.

SUBCHAPTER 3. HOUSING ELEMENT AND FAIR SHARE PLAN

5:91-3.1 Development of housing element

(a) **"General:**" A municipality which files a resolution of participation within four months after the effective date of the Act shall, within five months after the Council's "[adoption]" **"promulgation**" of its substantive criteria and guidelines, prepare and file with the Council a housing element and any fair share housing ordinance introduced and given first reading and second reading in a hearing pursuant to N.J.S.A. 40:49-2 which implements the housing element.

(b) *Letter of Intent:* A municipality which files a resolution of participation under this subchapter shall, within 30 days after the Council's *[adoption]* *promulgation* of its substantive criteria and guidelines, file with the Council, and serve upon any interested party which has so requested, a letter or report, in such form as the Council may from time to time determine, which contains, at a minimum, the following item

1. The municipality's calculations of its fair share of its region's prese: and prospective need, as determined by a formula or methodology established by the Council; and

2. A statement of those specific adjustments to the calculation set forth in Section 7 of the Act, which the municipality intends to rely upon to alter the initial calculation, and the general reasons therefor; and

3. A proposed schedule for the preparation of a draft housing element and fair share plan, together with a description of all expert reports or studies upon which the municipality intends to rely in support of any proposed adjustments and a proposed schedule for the submission of such expert reports or studies; and

4. A description of all efforts the municipality has undertaken to provide notice to interested parties and the public that it has engaged the administrative procedures of the Act and will propose a housing element and fair share plan for the Council's review.

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(c) ***Objectors:*** Within 15 days of receipt of a municipality's letter of intent, any interested party or potential objector shall file with the Council a statement of those portions of the report to which it objects, and shall state the reasons therefor.

(d) ***Draft Housing Element and Fair Share Plan:** A municipality which files a resolution of participation under this subchapter shall, within three months after the Council's "[adoption]* ***promulgation*** of its substantive criteria and guidelines, file with the Council, and serve upon any interested party which has so requested, a draft housing element and fair share plan, which addresses in detail those items and factors identified in the municipality's letter of intent. The draft report shall be in a form as the Council may from time to time determine and shall include at least the following:

1. A statement of those factors set forth in Section 7 of the Act upon which the municipality will rely to adjust its calculated fair share of its region's present and prospective need for low and moderate income housing; and

2. A description and explanation of the expert reports and studies upon which the municipality relies and which supports its request for such adjustments; and

3. A copy of all such expert reports and studies or a status report of all such documents; and

4. Documentation of all efforts at premediation with interested parties and objectors, as well as any premediation conferences with Council staff, as well as documentation of any and all public hearings held in the development of a draft housing element and fair share plan.

(e) ***Objectors:*** Within 15 days after receipt of a municipality's draft housing element and fair share plan, any interested party or potential objector which disputes any findings or statements contained in the draft shall notify the Council and the participating municipality of its objections and a summary of the reasons therefor. Any interested party or potential objector shall also document all efforts at premediation with the participating municipality, including any participation at public hearings conducted by the municipality regarding the draft housing element and fair share plan.

(f) ***Housing Element and Fair Share Plan:*** A municipality which files a resolution of participation under this subchapter shall, within five months after the Council's ***[adoption]* *promulgation*** of its substantive criteria and guidelines, file with the Council and serve upon any interested party which has so requested, the municipality's proposed housing element and fair share plan, as well as any fair share housing ordinance introduced and given first reading and second reading in a hearing pursuant to N.J.S.A. 40:49-2 which implements the housing element. The proposed housing element and fair share plan shall be in a form determined by the Council and shall include at least the following:

1. A complete description of the municipality's calculation of its fair share of its region's present and prospective need for low and moderate income housing, pursuant to a methodology or formula determined by the Council; and

2. A complete and final statement of any and all adjustments, set forth in Section 7 of the Act, which the municipality relies upon in its calculation, as well as a summary of all support documentation, expert reports, studies and technical data; and

3. Copies of all such expert reports, studies or technical data; and

4. A response to objections to the municipality's draft housing element and fair share plan; and

5. Documentation of all efforts at premediation with potential objectors or interested parties, all efforts at premediation conferences with the Council, and all public hearings undertaken in the development of the municipality's proposed housing element and fair share plan.

5:91-3.2 Transferred cases

A municipality in an exclusionary zoning lawsuit transferred to the Council by the courts pursuant to section 16 of the Act, shall within five months from the date of transfer or promulgation of substantive criteria and guidelines by the Council, whichever is later, prepare and file with the Council a housing element and fair share plan. Any such municipality shall adhere to the procedures and time constraints specified in N.J.A.C. 5:91-3.1; all time periods set forth therein shall be calculated to commence from the date of transfer⁹, or from the promulgation of substantive criteria and guidelines by the Council, whichever is later⁹.

5:91-3.3 Dismissal

In the event that a municipality fails to timely submit its housing element and fair share plan, or undertake those actions required pursuant to N.J.A.C. 5:91-3.1, the Council shall no longer retain jurisdiction and shall dismiss the matter.

5:91-3.4 Municipality which does not file *a* resolution *of

participation* and is not in an exclusionary zoning lawsuit

A municipality which does not file a resolution of participation within four months after the effective date of the Act, and which is not in an exclusionary zoning lawsuit, may do so at any time thereafter. Upon filing a resolution of participation, the municipality shall request the Council to establish a schedule for the submission of the municipality's housing element and fair share plan, and any proposed regional contribution agreement.

SUBCHAPTER 4. PETITIONS FOR SUBSTANTIVE CERTIFICATION

5:91-4.1 Petition

(a) A petition for substantive certification shall be in such form and shall contain such information as the Council may from time to time determine.

(b) A municipality may, at any time within six years after it has filed a housing element and fair share plan with the Council, petition for substantive certification.

5:91-4.2 Action equivalent to a petition for substantive certification

A municipality in any exclusionary zoning lawsuit transferred to the Council by the courts shall be deemed to have filed a petition for substantive certification upon the timely submission of the municipality's housing element and fair share plan as required pursuant to N.J.A.C. 5:91-3.2. 5:91-4.3 Notice

(a) A municipality which has filed a petition for substantive certification, or is deemed to have so filed, shall publish notice of this petition in a newspaper of general circulation within the municipality and the county.

(b) The Council shall publish an updated list of all petitions for substantive certification it has received monthly in newspapers of general circulation within the State.

5:91-4.4 Inspection

A municipality which has filed a petition for substantive certification and proposed housing element and fair share plan with the Council shall make available for public inspection within the municipality, during business hours, copies of the proposal and supporting documentation, and shall include in its notice made pursuant to N.J.A.C. 5:91-4.3 the times, and places within the municipality at which the proposal will be made available for public inspection.

SUBCHAPTER 5. OBJECTIONS TO A PROPOSED HOUSING ELEMENT AND FAIR SHARE PLAN

5:91-5.1 Objection

(a) ***General:*** Within 45 days of publication of the notice of a municipality's petition for substantive certification, any person shall file objections with the Council. These objections shall be in a form as may be determined by the Council and shall include at least:

1. A statement as to each and every aspect of the municipality's proposed final housing element and fair share plan with which the person disputes; and

2. An explanation of the basis for each and every such dispute or objection, including, where appropriate, citations to expert reports, studies, or other data relied upon; and

3. Copies of all such expert reports, studies and data relied upon; and 4. Proposed modifications, changes, or other measures which will resolve the objection or dispute consistent with the Council's criteria and guidelines; and

5. A statement documenting all efforts at premediation, participation in conferences, or public hearings and a summary of the results of any such efforts.

(b) *Completeness:* An objection shall constitute as completely as possible a full statement of all issues, or matters contained in the proposed housing element and fair share plan, with which the objector is in dispute.

SUBCHAPTER 6. CONSIDERATION OF A MUNICIPALITY'S HOUSING ELEMENT AND FAIR SHARE PLAN WHERE NO OBJECTIONS ARE FILED

5:91-6.1 Council review

(a) **"General:"** Unless an objection to a municipality's proposed housing element and fair share plan is filed within 45 days of the publication of the notice of the municipality's petition for substantive certification, the Council shall review the petition and shall issue substantive certification if it shall find that: 1. The municipality's proposed housing element and fair share plan is consistent with the rules and criteria adopted by the Council and is not inconsistent with achievement of the low and moderate income housing needs of the region as adjusted pursuant to the Council's criteria and guidelines; and

2. The combination of the elimination of unnecessary housing cost generating features from the municipal land use ordinances and regulations, and the affirmative measures in the final proposed housing element and fair share plan make the achievement of the municipality's fair share of low and moderate income housing realistically possible after allowing for the implementation of any regional contribution agreement approved by the Council.

5:91-6.2 Conference

In conducting its review of a petition for substantive certification the Council may meet with the municipality.

591-6.3 Grant, denial or conditional denial of substantive certification

(a) Upon a review of a petition for substantive certification the Council may grant the petition, deny the petition, or condition its denial of certification upon changes in the municipality's proposed housing element or fair share plan. Any such denial or conditions for approval shall be in writing and shall set forth the reasons for the denial or the imposition of conditions.

(b) If, within 60 days of the Council's denial or conditional denial of a petition for substantive certification, the municipality refiles its petition with changes satisfactory to the Council, the Council shall issue substantive certification.

(c) Within 45 days after the Council has granted substantive certification the municipality shall adopt its fair share housing ordinance as approved by the Council.

SUBCHAPTER 7. MEDIATION

5:91-7.1 General

(a) The Council shall engage in mediation where a timely objection to a municipality's petition for substantive certification is filed. The Council may appoint a designee to conduct mediation, and the Council or its designee shall meet with the representatives of the municipality and the objectors and attempt to mediate a resolution of the dispute.

5:91-7.2 Scope of mediation

(a) Within 10 days after a matter is referred to the Council for mediation, the Council, or its designee, shall meet with representatives of the municipality and the objector and shall establish a schedule for mediation.

(b) The Council or its designee shall meet with the monicipality and the objectors as often as the Council or its designee shall determine necessary and may impose such deadlines for the submission of information, reports, studies or other documentation as the Council or its designee shall find necessary.

(c) The Council or its "[mediator]" "designee" may, upon notice to the parties, during the course of any mediation, rely upon or use any interim adjudications previously entered by a trial court in the matter, or any stipulations previously entered into by the parties in any such litigation.

(d) The Council may during the mediation, determine to review itself or to refer to the Office of Administrative Law any issue which may facilitate a satisfactory conclusion to the mediation process. This review shall be conducted as an adjudication complying with all applicable due process requirements.

(e) Mediation before the Council or its designated mediator may be conducted for a period of not more than 60 days after the time for the receipt of objections to a petition for substantive certification has expired. If the Council is dissatisfied with the progress of the mediation proceedings, or determines that the parties/have reached an impasse, and that mediation could not resolve the dispute, the Council may declare an end to the mediation process and refer the matter to the Office of Administrative Law for adjudication as a contested case as provided in N.J.A.C. 5:91-8. The period for mediation established in this section may be extended by the Council for good cause shown.

5:91-7.3 Review of mediation

(a) Before the conclusion of the 60-day mediation period, if such mediation was conducted by a mediator designated by the Council, the mediator shall prepare a report and recommendation to the Council, detailing the following factors:

- 1. The progress of the mediation proceedings; and
- 2. The issues in dispute between the parties; and
- 3. The stipulations or other agreements between the parties; and

4. A recommendation that the Council either grant, deny, or conditionally deny substantive certification, and the reasons therefor, or a recommendation that the matter be referred to the Office of Administrative Law for adjudication as a contested case.

(b) The Council shall determine whether to grant, deny or conditionally deny substantive certification, or to refer the matter to the Office of Administrative Law for adjudication as a contested case.

(c) If the matter is referred to the Office of Administrative Law, the parties shall be bound by any agreements entered into during the mediation.

SUBCHAPTER 8. REFERRAL TO OFFICE OF ADMINISTRATIVE LAW (OAL)

5:91-8.1 General

(a) In the event mediation efforts are unsuccessful the Council shall determine whether to refer the matter to the Office of Administrative Law (OAL) for resolution as a contested case. Upon determining that the matter shall be referred to the Office of Administrative Law for adjudication as a contested case, the Council shall transmit the matter to the OAL together with the mediation report, the result of any adjudication under N.J.A.C. 5:91-7.2(d), the municipality's petition for substantive certification and any objections thereto.

(b) The Office of Administrative Law shall expedite its hearing process as much as practicable in accordance with N.J.S.A. 52:27D-315(c).

(c) A written transcript of all oral testimony and copies of all exhibits introduced into evidence shall be submitted to the Council by the Office of Administrative Law simultaneously with a copy of the initial decision. The costs of the transcript shall be shared equally by the municipality and the objectors.

SUBCHAPTER 9. COUNCIL'S REVIEW OF THE INITIAL DECISION

5:91-9.1 Review

Within 45 days after the issuance of an initial decision from the Office of Administrative Law, the Council shall, upon review of the record submitted by the Administrative Law Judge, adopt, reject or modify the recommended report and decision. Unless the Council modifies or rejects the initial decision within this period of time, the decision of the Administrative Law Judge shall be deemed adopted. For good cause shown, upon certification by the Director of the Office of Administrative Law and the Council, the time limit established under this subchapter may be extended pursuant to N.J.A.C. 1:1-16.6.

SUBCHAPTER 10. GRANT, DENIAL OR CONDITIONAL DENIAL OF SUBSTANTIVE CERTIFICATION

5:91-10.1 Substantive certification

(a) Substantive certification, shall be issued if:

1. The municipality's proposed housing element and fair share plan is consistent with the rules and criteria adopted by the Council and not inconsistent with the obligation to create a realistic opportunity to meet the low and moderate income housing needs of its region as adjusted pursuant to the Council's criteria and guidelines; and

2. The combination of, the elimination of unnecessary housing cost generating features from the municipal land use ordinances and regulations, and, affirmative measures in the housing element and fair share plan make the achievement of the municipality's fair share of low and moderate income housing realistically possible after allowing for the implementation of any regional contribution agreement approved by the Council.

(b) Upon conducting the review set forth in (a) above, the Council may deny the petition for substantive certification, or condition a grant of substantive certification upon specific changes in the housing element or fair share plan. Any denial or conditions for approval shall be in writing and shall set forth the reasons for the denial or conditions. If, within 60 days of the Council's denial or conditional denial, the municipality refiles its petition with changes satisfactory to the Council, the Council shall issue substantive certification.

(c) In conducting its review set forth in this section, the Council may meet with the municipality and any objector thereto.

(d) Within 45 days of the grant of substantive certification, the municipality shall adopt its fair share housing ordinance as approved by the Council. The Council's grant of certification will be void and of no force and effect in the event that any municipality fails to timely adopt its fair share ordinance.

SUBCHAPTER IL GENERAL POWERS

591.11.1 Restraining Orders

At any time, upon its own determination, or upon the application of any interested party, and after a hearing and opportunity to be heard, the Council may issue such orders as may be necessary to require that a participating municipality take appropriate measures to preserve scarce resources that may be essential to the satisfaction of the municipality's obligation to provide for its fair share of its region's present and prospective need for low and moderate income housing.

5:91-11.2 Accelerated denial of substantive certification

At any time, upon its own determination, or upon the application of any interested party, and after a hearing and opportunity to be heard, the Council may deny substantive certification without proceeding further with the mediation and review process.

SUBCHAPTER 12. REGIONAL CONTRIBUTION AGREEMENTS (RCAs)

5:91-12.1 Terms of agreement

(a) ***General:**^{*} A municipality may propose to transfer up to 50 percent of its fair share to another municipality within its housing region by means of a contractual agreement into which two municipalities voluntarily enter. A sending municipality which is required to submit its housing element and fair share plan within five months, as provided in N.J.A.C. 5:91-3.1, shall include in its letter of intent and draft housing element and fair share plan the following:

1. *Letter of Intent:* A sending municipality which proposes to transfer a portion of its fair share to another receiving municipality shall include within its letter of intent:

i. A statement of reasons for the proposed regional contribution agreement; and

ii. A summary of the proposed agreement, including an estimation of the number of units to be transferred, and an explanation or description of any proposed compensation for the acceptance of such units by a receiving municipality; and

2. Draft Housing Element and Fair Share Plan: A sending municipality shall include within its draft report a detailed statement of the terms and conditions of a proposed regional contribution agreement which shall include specific information regarding the factors enumerated in 1. above, and which shall further specify the range of costs associated with such a proposed agreement and the source of any funds or resources upon which the sending municipality will rely. The draft shall also contain an alternative plan by which the municipality will achieve its fair share in the event the municipality fails to enter into its proposed regional contribution agreement.

(b) ***Housing Element and Fair Share Plan:*** A municipality which proposes to enter into a regional contribution agreement shall include within its proposed housing element and fair share plan a statement of the terms and conditions of any proposed agreement, including:

. The number of units to be transferred; and

2. The amount of compensation to be paid in return for such a transfer, the nature of such compensation, and the source of such compensation; and

3. A draft or final form of contract which includes all terms and conditions of the regional contribution agreement; and

4. A memorandum of understanding with a receiving municipality that such receiving municipality will enter into the proposed regional contribution agreement with the sending municipality and will execute an agreement substantially embodying the terms and conditions set forth above, and which includes a schedule for the submission of a project plan by the receiving municipality to the Agency for review, as set forth in section 12(e) of the Act.

(c) A regional contribution agreement, the substance of which has been approved by the Council in granting a petition for substantive certification, may be entered into upon the Council awarding substantive certification or thereafter.

(d) Nothing in this subchapter shall be construed to prohibit any municipality from negotiating or proposing to enter into a regional contribution agreement at any time.

5:91-12.2 Review by county planning boards or agencies

(a) Regional contribution agreements shall be reviewed by the county planning board or agency of the county in which the receiving municipality is located. The county planning board or agency shall consider whether or not the transfer agreement is in accordance with sound comprehensive regional planning, in accordance with the terms of the master plan and zoning ordinance of both sending and receiving municipalities, its own county master plan, and the State Development and Redevelopment Plan (SDRP) or State Development Guide Plan (SDGP) if the SQRP is not completed.

1. In the event that there is no county planning board or agency in the county in which the receiving municipality is located, the Council shall determine whether or not the agreement is in accordance with sound comprehensive regional planning.

(b) All determinations of a county planning board or agency shall be in writing and shall be made within such time limits as the Council may prescribe, beyond which the Council shall make those determinations. No fee shall be paid to the county planning board or agency for its review pursuant to this subsection.

5:91-12.3 Review by the Council

(a) Upon review of a proposed regional contribution agreement, by the county planning board or agency in which the receiving municipality is located, and which has been approved in substance by the Council in granting substantive certification of a municipality's petition, the Council shall determine whether or not the proposed agreement creates a realistic opportunity for the provision of low and moderate income housing, within convenient access to employment opportunities, as set forth in the municipality's petition.

(b) Upon the recommendation of the Agency, the Council may approve as part of the regional contribution agreement a provision that the time limitations for contractual guarantees or resale controls for low-and moderate income units included in the proposed project be for less than 30 years if the Agency determines that modification is necessary to assure the economic viability of the project.

(c) The Council shall approve a proposed regional contribution agreement upon a finding that:

1. The agreement provides a realistic opportunity for low and moderate income housing within convenient access to employment opportunities; and

2. That the agreement is consistent with sound comprehensive regional planning; and

3. That the receiving municipality's project plan is a feasible and viable means of achieving the purposes of the agreement, as determined by the Agency.

(d) The Council shall approve all regional contribution agreements by resolution; the Council shall set forth in its resolution a schedule of the contributions to be appropriated annually by the sending municipality. A copy of the adopted resolution shall be filed promptly with the Division of Local Government Services in the Department of Community Affairs and the Director shall thereafter not approve an annual budget of a sending municipality if it does not include appropriations necessary to meet the terms of the resolution.

5:91-12.4 Receiving municipalities

(a) ***Statements of intent:** Municipalities which may intend to enter into a regional contribution agreement as a receiving municipality shall notify the Council of their interest and of any proposed conditions or requirement for their participation.

1. Statements of intent submitted under this section shall be in the form of a resolution adopted by the municipality.

2. Statements of intent filed with the Council pursuant to this section shall not preclude any receiving municipality from negotiating with any potential sending municipality.

3. No receiving municipality shall be required to accept a greater number of low and moderate income units through an agreement than it has expressed a willingness to accept in its statement, but the number stated shall not be less than a reasonable minimal number of units, as determined by the Council, not to exceed 100.

(b) *Memorandum of understanding:* A municipality which intends to enter into a regional contribution agreement as a receiving municipality shall, before a sending municipality submits its proposed housing element and fair share plan to the Council, enter into a memorandum *[or]* *of* understanding with the sending municipality which:

1. Outlines the terms and conditions of the proposed regional contribution agreement; and

2. Includes a schedule of when the project plan will be submitted to the Agency for review as required by (c), below.

(c) ***Project Plan:*** A receiving municipality shall submit a proposed project plan, which shall be in such form and contain such information as the Agency may require, to the Agency pursuant to the schedule contained in the municipality's memorandum of understanding with the

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sending municipality. The Council or the Agency may impose time limitations for the submission of a project plan, or any updates or additions thereto.

(d) *Feasibility review by the Agency:* The Agency may undertake such review as is necessary, including scheduling meetings or hearings and requiring further information, studies or reports, in order to render a timely feasibility analysis of a proposed project for the Council's review. Failure of the receiving municipality to promptly or properly comply with the requirements of the Agency may result in the Agency's refusal to certify the feasibility of the proposed project.

5:91-12.5 Enforcement of a regional contribution agreement

The Council shall take such actions as may be necessary to enforce a regional contribution agreement.

SUBCHAPTER 13. MOTIONS

5:91-13.1 Form of motion

An application to the Council for an order shall be by motion. A motion shall be by notice of motion in writing, unless the Council permits it to be made orally. Every motion shall state the time and place when it is to be presented to the Council, the grounds upon which it is made, the nature of the relief sought, and shall be accompanied by a proposed form of order. When a matter becomes a contested case, motions shall be pursuant to N.J.A.C. 1:1-9.

5:91-13.2 Oral argument

A movant's request for oral argument shall be made either in his moving papers or reply. A respondent's request for oral argument shall be made in his answering papers. All requests for oral argument shall state the reasons therefor*[e]*.

5:91-13.3 Affidavits, briefs and supporting statements

Motions and answering papers shall be accompanied by all necessary supporting affidavits and briefs or supporting statements. All motions and answering papers shall be supported by affidavits for facts relied upon which are not of record or which are not the subject of official notice. Such affidavits shall set forth only facts to which the affiants are competent to testify. Properly verified copies of all papers or parts of papers referred to in such affidavits may be annexed thereto.

5:91-13.4 Time for serving and filing motions and affidavits or briefs

A notice of motion shall be served and filed not later than 20 days before the time specified for the return date unless otherwise ordered by the Council. If a motion is supported by affidavit or brief, the affidavit or brief shall be served and filed with the motion. Any opposing affidavits or briefs, or any cross-motions, shall be served and filed not later than 10 days before the return date. Answers or responses to any opposing affidavits or briefs, or to any cross-motions, shall be served and filed not later than five days before the return date unless the Council otherwise orders.

5:91-13.5 Orders

The Council shall render a decision on the motion by issuing the proposed order filed with the motion or by instructing the prevailing party to prepare and submit an appropriate order. If the Council has made findings of fact and conclusions of law explaining its disposition of the motion, the order shall so indicate.

ENVIRONMENTAL PROTECTION

(a)

OFFICE OF THE COMMISSIONER

Hazardous Substance Discharges: Reports and Notices

Adopted New Rule: N.J.A.C. 7:1-7

Proposed: August 5, 1985 at 17 N.J.R. 1826(a).

Adopted: May 22, 1986 by Richard T. Dewling, Commissioner, Department of Environmental Protection.

Filed: May 23, 1986 as R. 1986 d.229, with technical and substantive changes not requiring additional public notice or comment (N.J.A.C. 1:30-4.3).

Authority: N.J.S.A. 13:1K-15 et seq. (P.L. 1984, c.210).

Effective Date: June 16, 1986.

Expiration date: September 16, 1990.

DEP Docket No. 037-85-06.

Summary of Public Comments and Agency Responses:

On August 5, 1985 the New Jersey Department of Environmental Protection ("NJDEP" or "Department") proposed a new rule to implement the provisions of N.J.S.A. 13:1K-15 et seq. (P.L. 1984, c. 210), commonly known as the "Hazardous Substance Discharge-Reports and Notices Act" ("Act"). NJDEP held open a public comment period for written comments until September 4, 1985. Four written comments and one oral comment by telephone were received on the proposed new rule during the public comment period.

The Department's changes to the rules upon adoption consist of clarification of text and format. For example, N.J.A.C. 7:1-7.5(b) 9 has been revised pursuant to several comments informing NJDEP that the submittal of a Discharge Prevention Containment and Countermeasure Plan ("DPCC") for a company should not be required unless a DPCC plan has not been previously submitted to the Department. NJDEP has clarified the various reporting requirements for all interested parties at N.J.A.C. 7:1-7.5, 7.7 and 7.8. Also, the telephone number and mailing address for NJDEP's Field Operations, Compliance and Enforcement in Yardville, New Jersey has been updated in N.J.A.C. 7:1-7.4 and 7.5(c) and (d). NJDEP summarizes and responds to the comments received and explains the revisions upon adoption to N.J.A.C. 7:1-7 as follows:

COMMENT: One commenter felt that the definition of an industrial establishment was too broad and requested clarification of the exemption process for industrial establishments detailed in N.J.A.C. 7:1-7.9(c). This commenter felt that the definition of an industrial establishment should be limited to only those locations where employees are stationed during normal working hours.

RESPONSE: The regulatory definition of "industrial establishment" at N.J.A.C. 7:1-3 is identical to the statutory definition at N.J.S.A. 13:1K-15(c). The Department does not have the authority to either limit or expand the scope of the definition of industrial establishment inconsistent with the provisions of the Act. However, N.J.A.C. 7:1-7.9, titled "Procedure for Inclusions or Exemption of Groups Within SIC Codes from the Definition of an Industrial Establishment," does provide at N.J.A.C. 7:1-7.9(c) through (g) a process for exempting Standard Industrial Classification ("SIC") codes from the scope of the definition of industrial establishments. The Department believes that the exemption process at N.J.A.C. 7:1-7.9 does not require any further clarification. Interested parties should prepare an SIC exemption request, including all appropriate documentation, evidence and other proofs available, for submission to the Department at the address specified in the "General Program Information" section at N.J.A.C. 7:1-7.4.

COMMENT: Most commenters questioned the definition of a reportable hazardous discharge and suggested the inclusion of de minimis requirements.

RESPONSE: The statutory definition of "hazardous discharge" specified in the Act has been incorporated into N.J.A.C. 7:1-7.3. Both the Act and N.J.A.C. 7:1-7 derive a definition of "hazardous discharge" from any discharge required to be reported pursuant to the Spill Compensation and Control Act, N.J.S.A. 58:10-23.11 et seq. ("Spill Act"), and any regulations promulgated thereto but not reported to NJDEP prior to the Act's December 10, 1984 effective date. N J.S.A. 58:10-23.11b(h) defines "discharge" broadly without de minimus criteria except the requirements that said discharge may result in damages to the lands, waters or natural resource of New Jersey. A "reportable discharge" for Spill Act purposes pursuant to N.J.A.C. 7 IE-2.1(a) is "any discharge of a hazardous substance which is in such quantity or concentration as may be harmful or which poses a foreseeable risk of harm to public health or welfare. or to natural resources". The Department cannot unilaterally change the definition of hazardous discharge, including the addition of de minimis criteria, without appropriate statutory amendments to the Spill Act. The lack of de minimis criteria for hazardous discharges in both the Act and the Spill Act reflect the reality that even small quantities of certain hazardous contaminants can pose a substantial risk to the public health. safety and environment.

COMMENT: Several commenters felt that the reporting process of N.J.A.C. 7:1-7 was cumbersome and duplicative. These commenters feel that the information requested under the Act and N.J.A.C. 7:1-7 is already required to be submitted under the Spill Act and Spill Act Regulations, N.J.A.C. 7:1E.

RESPONSE: The Department recognizes that the Act and the Spill Act cover the same universe of hazardous discharges. The purpose of this Act and N.J.A.C. 7:1-7 is not to create duplicative hazardous discharge reporting requirements. The Act and N.J.A.C. 7:1-7 were created to enhance the communications between the industrial community, local officials and NJDEP regarding hazardous discharges. The Department

TABLE A-18

RANDOLPH TOWNSHIP

. • 9

	ہ of all renters	<pre>% paying less than 20% of income as ren</pre>	20-24% of	25-34% of	over 35
Earning under S5000	5.9				100
Darning SE-9999	9.0	0	0	6.3	93.E
Earning \$10-14,999	17.8	8.5	17.0	58.6	15.2
Earning SIE-19,999	21.4	21.6	34.0	42.3	1.9
Earning s10,000 and over	45.2	80.2	18.3	1.3	C

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			<u>U</u>		4.			51
	X1. GEOSS RENT AND MONTHLY	OWNER HOUST	NG COSTS 1980 CENSUS					PAGE 407
	RANDOLPH GEDGRAPHY: STATE: 34	SMSA: 56	COUNTY: 027 MCD: 160 PLACE:	TRACT	BG	ED:	UA:	CD :
	26. SPECIFIED RENTER-OCCUPI UNITS BY GROSS RENT (29	ED HOUSING	29 SPECIFIED RENTER-OCCUPIED BY GROSS RENT (11,29)	HOUSING UN	ITS BY RAC			
	LESS THAN \$60 \$60 TO \$79	0 0		LESS 1114 \$ 100	N \$100 TO \$19			RENT
	\$80 TD \$99	0			•			
	\$100 TO \$119 \$120 TO \$149		WHITE BLACK		0 : 0	38 4(0		
	\$150 TO \$169	ŏ	AMERICAN INDIAN, ESKIMO, ALEUT		õ	0	0 C	
-	\$170 TO \$199	38	ASIAN AND PACIFIC ISLANDER (4		0	ŏ	9 47	-
	\$200 TO \$249	106	SPANISH ORIGIN (ANY RACE)		0	0	4 36	
	\$250 TO \$299	318						
	\$300 TD \$349	772						
	\$350 TO \$399	434	30. SPECIFIED RENTER-DCCUPIED AS PERCENTAGE OF INCOME (ITS BY HOU	SEHOLD INCOM	E IN 1979 BY	GROSS RENT
	\$400 TO \$499 \$500 OR MORE	170 75	AS PERCENTAGE OF INCOME (291	1			
	MEDIAN	\$ 332		LESS THAN	\$5000 TO	\$10000 TO	\$15000 TO	\$20000
	MEAN	\$ 345		\$5000	\$9999	\$14999	\$ 19999	OR MORE
	NO CASH RENT	42						
			LESS THAN 20 PERCENT	0	0	29	89	694
			20 TO 24 PERCENT	0	0	58	140	159
	27. SPECIFIED RENTER-OCCUPI CASH RENT AND VACANT-FD		25 TO 34 PERCENT 35 PERCENT OR MORE	0	11	200 54	174	12
	HOUSING UNITS BY DCCUPA		NOT COMPUTED (31)	10	10	16	8	0
	STATUS (12,29)							• •
	RENTER OCCUPIED	1913	31. SPECIFIED OWNER-OCCUPIED		TIM LOUGHE TAN			OME 11 1070
	MEAN CONTRACT RENT	\$ 313	BY SELECTED MONTHLY OWNER	COSTS AS P	FRCENTAGE (OF INCOME 13	1005FHULD INC	11ME IN 1979
	VACANT FOR RENT	68		0031.0	Contraction of the second s		12,30,34	
	MEAN RENT ASKED	\$ 282		LESS THAN \$5000	\$5000 TO \$9999	\$10000 T0 \$14999	\$15000 TD \$19999	\$20000 OR_MORE
	28. SPECIFIED OWNER OCCUPIE	D NON-	LESS THAN 20 PERCENT	0	o	13	66	1765
	CONDOMINIUM HOUSING UNI		20 10 24 PERCENT	0	. 6	31	29	646
	MORTGAGE STATUS AND SEL	ECTED	25 TO 34 PERCENT	Ø.,	14	46	97	535
	MONTHLY DWNER COSTS		35 PERCENT OR MORE	70	40	91	62	137
			NOT COMPUTED	7	0	0	n	0
		MORTAGED. SS THAN \$50	O 32. SPECIFIED DWNER-					
		0 TO \$74	O RACE AND SPANISH					SELECTED
		5 TO \$99	Q MONTHLY OWNER CO					
	• • • • • • • • • • • • • • • • • • • •	00 10 \$124	0				•	
	\$ 250 TO \$2 99 34 \$ 1	25 TO \$149	5			WITH A MORI		NO I
		50 TO \$199	32					OR MORIGAGED
		00 TO \$249	181	1200	\$299	\$399	\$499 MO	IRE
	•	50 OR MORE DIAN	372 \$ 251 WHITE		9 34	4 356	534	2023 510
	\$450 TO \$499 297 ME \$500 TO \$599 657	L' LAIN	BLACK		9 J		5	2023 590 22 0
	\$600 TO \$749 662		AMERICAN INDIAN, ESKI	MO.	- >			
	\$750 OR MORE 808		ALEUT		0 0	0 0	0	0 0
	MEDJAN \$ 590		ASIAN AND PACIFIC		· · · ·			
					0 0		· 0	77 0
			SPANISH ORIGIN	· ·	0 0) _{1, 1} 0	0	51 3

Taule 57. Income in 1969 of Families, Unrelated Individuals, and Persons by Race and Urban and Rural Residence: 1970

[Data based on sample, see text. For minimum base for derived figures (percent, median, etc.) and meaning of symbols, see text]

	(
		The Stat	*			Urben		
The State	Tatel	. White	Negro	Persons of Puerto Rican birth or porentage	Totol	White	Negro	Persons of Puerto Rican birth or parentage
NCOME OF FAMILIES AND UNRELATED INDIVIDUALS		•	1					
Tetal ess than \$1,000	. 1 31 278	1 657 936 23 353	172 607 7 674	29 941 1 775 935	1 434 308 28 112	1 464 443 20 561 20 847 33 337 39 356 45 165	164 486 7 330	28 909
11.000 to \$1,999	49 143	23 353 23 937 38 554 45 875	6 590 10 320	1 7111	27 294 43 331 51 949	20 847 33 337	7 330 6 251 9 749	918.
i3.000 to \$3,999 i4.000 to \$4,999	59 029	23 353 23 937 38 554 45 875 52 526 62 302 73 843 86 702 106 288	6 590 10 320 12 766 13 018 13 578 13 578 19 555 19 355 17 479 2 087	2 788	57 999	39 356 45 165	12 255 12 406 12 983 12 970	1 672 2 730 2 873
i4.000 to \$4,999 15.000 to \$5,999 16.000 to \$6,999	66 025 76 426 87 923	52 526 62 302 73 843 88 702 106 258	13 578 13 598	2 925 3 467 2 982 2 378 2 029	67 133 77 633 89 950 105 450 221 633 220 631 372 202 99 117	45 165 53 650 64 229 76 601 93 260	12 983	3 344 2 928 2 293 1 973
i7.000 to \$7,999 8.000 to \$8,999	1 102 805	88 702 106 258	13 600	2 398	89 950 105 450	93 260	12 909 11 780 10 503 17 934 18 523	2 293
9,000 to \$9,999	1 120 705	100 210	10 964		106 528 221 633 270 631	95 635	10 503	1 601
12,000 to \$14,999 15,000 to \$24,999	1 302 283	281 804 394 082	19 355	2 156	270 631 372 202	202 926 251 140 353 883	18 523 16 648	2 007
25.000 ta \$49,999	1 110 045	230 641 281 804 394 082 107 563 19 156	2 087 261	2 895 2 156 1 849 256 65	99 117 17 346	353 883 96 774 17 079	16 648 1 997 248	1 601 2 786 2 007 1 736 238 59
Aedign income	\$11 407	\$11 771	10.00		\$11 469		\$7 643	
Acan income	\$13 025	\$13 505 \$3 834	58 493 52 152 0.355	\$6 459 \$7 395 \$1 728	\$13 079 \$3 677	\$11 860 \$13 602 \$3 872	58 493 52 158	\$6 398 \$7 317 \$1 715
ndex of income concentration	1 0.341	0.332	0.355	0.356 5 702	0.343	0.326	0.353	0.358 5 614 \$3 859
omilies with female head Mean income	\$7 440	149 840 \$8 254	51 225 \$5 114	\$3 839	188 751 \$7 454	138 002 \$8 307	\$5 118	\$3 859
Inclated Individuals								
Teed		446 232 77 245 90 322 54 228 41 899 34 825 33 240 27 986 25 151 19 340	72 555	4 441 1 371	498 386	424 648 69 980	67 248	5 933
1,000 to \$1,999	103 775	90 322	72 555 16 065 12 645 8 710 7 759	926	86 280 95 188 58 075 580 38 637 36 545 30 329 26 670 20 027	02 484	15 104 11 942	5 933 1 228 823
2,000 to \$2,999 3,000 to \$3,999	50 040	54 228 41 899	8 710 7 7 59	926 708 935 835 425 222 88 75 33 41 43 17	58 075	37 818	8 375 7 393	613 862 798
4.000 to \$4,999 5.000 to \$5,999	39 467	34 825		835 695	38 637 36 545	31 590 30 569 25 530	6 750 5 772	798- 669
6,000 to \$6,999	28 978	27 986 25 151	6 014 4 636 3 615	425	38 578 45 578 38 637 36 545 30 329 26 670 20 024 13 837 19 574	22 988	4 533 3 470	669 404 212 86 75 53 41 41
8.000 to \$8.999	21 787	19 340 13 448	2 241 1 399 1 310	辨	20 024	17 641	2 177	86 75
10.000 te \$11.999	21 419	13 448 19 922 13 703 10 892	1 310	53	19 574 13 408	18 144 12 693	1 257 672	53
15 000 to \$24,999	11 365	10 892 3 162	401	4	13 488 10 349 2 931	9 905	377	43
ISO,000 or more	696	3 162 869	27	5	785	2 830 758	81 27	- 7
Aedian income	\$3 199 \$4 504	\$3 270 \$4 667	\$2 869 \$3 498	\$3 230 \$3 463	\$3 211 \$4 503	\$3 280 \$4 670	\$2 905 \$3 517	\$3 351 \$3 563 0.431 1 665 \$2 341
ndex of income concentration	0.484	0.486	0.454 36 478	0.431	0.484 285 157	0.486	0.451	0.431
'emole unrelated individuals Mean income	310 200 \$3 792	271 606 \$3 937	\$2 745	\$2 324	\$3 803	248 266 \$3 953	34 830 \$2 766	\$2 341
18 families and unrelated individuals Median income	2 382 170	2 124 168 \$10 157	245 162	36 382 \$5 789 \$6 699	2 134 608	1 889 091	233 734 \$6 032 \$7 018	34 842 \$5 786 \$6 678
Mean income	\$9 675 \$11 082	\$10 157 \$11 566	\$6 027 \$7 015	\$6 699	\$9 674 \$11 077	\$10 195 \$11 594	\$7 018	\$6 678
TYPE OF INCOME OF FAMILIES AND UNRELATED INDIVIDUALS								
All families	1 638 809 1 633 642	1 657 936 1 476 380	172 607	29 941 25 171 \$7 663	1 636 308 1 458 927	1 464 443 1 307 611	164 486 142 704	28 909
With wage or salary income Mean wage or salary income	\$12 051	\$12 416	172 687 150 082 \$8 508 7 908 \$5 309	\$7 663 1 046	\$12 101	\$12 495	\$8 525 7 394	24 227 \$7 601 954
With nonform self-employment income	\$9 553	176 979 \$9 750 10 481	\$5 309	\$6 636 63	160 490 \$9 770	152 383 \$9 990	\$5 389	\$6 648
Nith farm self-employment income Mean farm self-employment income	41 154	10 481 \$3 176	e2 010 1		4 272 \$3 652 321 527	3 753 \$3 704 298 070	\$3 352	41
Auth Social Security income Mean Social Security income	363 883	\$3 176 338 623 \$1 700 52 192	24 213 \$1 450	1 937 \$1 358	321 527 \$1 674 78 393	298 070 \$1 691 47 403	22 611 \$1 456	1 851 \$1 358
With public assistance or public wetfare income	64 329 \$1 840	52 192 \$1 624	31 629	5 968 \$2 301	78 393 \$1 855	47 403 \$1 630	30 512 52 201	5 877 \$2 304
With other income Mean other income	759 750	\$1 624 733 626 \$2 238	24 213 \$1 450 31 629 \$2 194 23 363 \$1 747	\$1 358 5 988 \$2 301 2 606 \$1 926	674 410 \$2 194	\$1 630 649 897 \$2 213	22 139 \$1 752	\$1 358 5 877 \$2 304 2 500 \$1 949
All enreleted individuals	1		72 555	4 443	478 300	424 648	49 248	5 933
With wage or salary income	332 573	444 232 279 719 \$5 287	49 480 \$4 353	5 053 \$3 971	308 204 \$5 128	257 478 \$5 272	47 460 \$4 378	4 596 \$4 116
Mean wage or salary income	17 439	15 765	1 604]	55	15 382	13 832	1 480 [55
Mean nonfarm self-employment income	1 369	\$5 498 1 235	\$5 016 129	żi	\$5 432 740	\$5 505 634	\$4 828 101	21
Mean farm self-employment income	172 499	1 235 \$2 388 159 158	\$620 12 823 \$1 020	385	\$2 702 155 227	\$3 066 142 711	\$553 12 061	368
Mean Social Security income	\$1 158 21 498	\$1 170 13 983	\$1 020 7 331	\$981 406	\$1 161 19 940	\$1 173	\$1 024 7 011	\$983 401
Mean public assistance or public welfare income With ather income	\$1 076 185 340	\$1 041 176 095	7 331 \$1 148 8 239	51 414	\$1 088	12 753 \$1 052 159 666	\$1 158 7 805	\$1 429 419
Mean other income	\$2 246	\$2 310	\$1 068	436 \$2 135	\$2 230	\$2 298	\$1 034	\$2 214
Per capita income of persons	\$3 691	\$3 869	\$2 243	\$1 807	\$3 718	\$3 910	\$2 258	\$1 798
MEDIAN EARNINGS OF PERSONS IN EXPERIENCED CIVILIAN LABOR FORCE FOR SELECTED OCCUPATION GROUPS								
Nole, 16 years old and ever with earnings' Professional, managerial, and kindred workers	38 624 12 526	\$8 887 12 653	\$6 377 8 573	\$5 446 8 718	\$8 623 12 533	58 903 12 670	54 393 8 554	\$5 454 8 443
Craftsmen, foremen, and kindred workers	8 902 7 428	12 653 9 049 7 615	8 573 7 032 6 525 5 618	8 718 6 074 5 391	12 533 8 929 7 420	9 097 7 618	7 038	6 078 5 381
taborers except form	5 783	5 856	5 618	4 867	7 420 5 826 5 774	5 906	5 652 2 221	4 855
Formers and form managers Form laborers, except unpaid, and form foremen	- 5 323 3 150	5 461 3 325	1 911	2 670	3 022	3 538	1 634	2 855
Tomalo, 16 years all and ever with caralogs1	54 060	A 107	\$3 760	\$3 557	\$4 093 4 559 3 846	\$4 143	\$3 800	\$3 545 4 132
Clerical and kindred workers Operatives, including transport	\$4 040 4 531 3 821	4 554 3 825	4 284 3 816	4 146 3 443	4 337 3 846	\$4 143 4 566 3 650	4 293 3 846	4 132 3 444
Includes persons in other occupation groups, not shows separate	L				ب	à		

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I. HOUSEHOLD, FAM W JERSEY GEOGRAPHY: STA			NTY: MCD:		TRAC	:T:	BG:	ED:	- UA:	: c	D:	,
. INCOME IN 1979			53. FAMILI	ES BY RACE OF	HOUSEHOLDE	RBY	INCOME IN	N 1979				
	OUSEHOLDS	FAMTI TEC	·			•						
· · · · · · · · ·	1003EHOLUS	PAMILLES						AMERIC	AN INDIAN	ASIAN		3
SS THAN \$2.500	86780	43106			WHITE		BLACK		. ALEUT	PACIFIC		
500 TO \$4,999	185888	71018						2000200				
.000 TO \$7.499	167598	90869	LESS THAN	15 000	65330		37157		225			1210
,500 TO \$9,999	167951	104016	\$5,000 TO		64850		20436		210			707
0,000 TO \$12,499	181656	119684	\$7,500 TD		79877		19219		250			790
2,500 TO \$14,999	157487	111287	\$10.000 TO		187317		34144		496			2052
5.000 TO \$17,499	178032	133368	\$15,000 TO		226655		28774		437			2743
7,500 TO \$19,999	162736	130709	\$20,000 TO		241156	•	24099		356			3178
0,000 TO \$22,499	175719	146524	\$25,000 TO		381512		31345		316			6847
2.500 TO \$24.999	144143	125795	\$35,000 TO		260241		16042		207			5022
5,000 TO \$27,499	148798	131845	\$50.000 DR	• •	150769		5263		101			3206
7,500 TO \$29,999	117215	106133	MEAN	HUNL	\$ 27774		\$ 17306		\$ 19238		\$ 3	30941
0.000 TO \$34.999	201654	185390	10 C 1414		* 21114		a 11500		# IDECU		•	JJ J A A
5.000 TO \$39,999	141269	131573				•						
0.000 TO \$49,939	161792	151066										
0,000 TO \$74,999			EA FAMILT	ES WITH SPANI	CH ODICIN		E	C TAMII	IES WITH W	DEVERS TH	1070	ħ
000 OR MORE	123868	115483			-		31		RKERS AND I			
	-	44241	HUUSEH	DLDER BY INCO	ME IN 1979			61 WU	RENS AND I	MEAN FAMIL	., 1,	NUUME
DIAN	\$ 19801	•		· ·						70741		
N	\$ 23261	\$ 26338	LESS THAN			21882				TOTAL		MEAN
			\$5,000 10			10848			-		•	
			\$7.500 10			9888		D WORKER	\$	243688		
INCOME IN 1979	54)		\$10,000 TD		• •	19346		WORKER		636426		
			\$15,000 TO			18611	2	OR MORE	WORKERS	1061094	_ S _ :	31971
U	RELATED IN		\$20,000 TO			14609						
	15 YEARS	AND OVER	\$25,000 TO			15785						
		· · ·	\$35,000 TD			7340			APITA INCO			
55 THAN \$1,000		59287	\$50,000 DR	MORE		2742			NS 15 YEAR		5 E Y	
.000 10 \$1.999		35936	MEAN		\$	16922		ΙΝΜΑΤ	E STATUS (41,44)		
.000 TO \$2,999		53823						•				
,000 TO 13,999 💡		75864										PER
000 10 \$4,999		61311		·							CAP	PIIA
000 10 \$5,999		48985	55. HOUSEH	OLDS WITH INC	OME IN 1979)						
,000 10 \$6,999. 🔔		43327	BY INC	DME TYPE			TI	DTAL			\$	8129
,000 TO \$7,999 🕄		39299					N	ONINSTIT	UTIONAL		\$	8184
000 10 \$9,929		38602			TOTAL	MEAN						
000 TO \$9,999		34699	and the state of the	-	-							
0.000 TU \$11.999		66377	EARNINGS		2072479 \$	2096	4 58	. MEAN H	OUSCHOLD TI	NCOME IN	1979	FOR
2,000 TO \$14,999		78057	WAGE OR S	ALARY	2014139 \$				1ED UNITS I			
5.000 TO \$24.999		135353	NONFARM S				-					
5,999 10 \$49,999		45236	EMPLOYME	-	205697 \$	1539	а т	OTAL			•	23119
D. OCO OR MORE		7 100		-EMPLOYMENT	17590 \$		-	ENTER OC	CUPTED			15209
DIAN	•	\$ 7843		DIVIDEND OR	11330 1			WNER OCC				27967
AN		10269	NET RENTA		1216295 \$	290					•	
		F 10403	SOCIAL SEC		682155 \$							· 4
				ISTANCE	190335							
			FUGLIS ASS	A THE ADDRESS PROVIDENT OF A DECK	11111111111							

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Table 20. Financial Characteristics for Townships of 10,000 to 50,000 Inhabitants: 1970-Continue

(For minimum base for derived figures (percent, modian, etc.) and meaning of symbols, see text)

ownships of 10,000 to	• • • • •									
50,000 Inhabitants	Pequán- nock	Piscot- gwgy	Princeton	Rendelph	- Rock- oway	floxbury	Saddle Brook	Scalth Plaine	South Bruns- wick	Spe
Specifical ourses compled?		6 346	2 737	2 415	4 017	3 415	3 811	5 261	1 546	t.(
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"Limited to one-family homes on less than 10 acres and no business on property.

GENERAL HOUSING CHARACTERISTICS

Table Ta. Summary of General Housing Characteristics for Towns/Townships: 1980—Con.

[For meaning of symbols; see Introduction. For definitions of terms, see appendixes A and B)

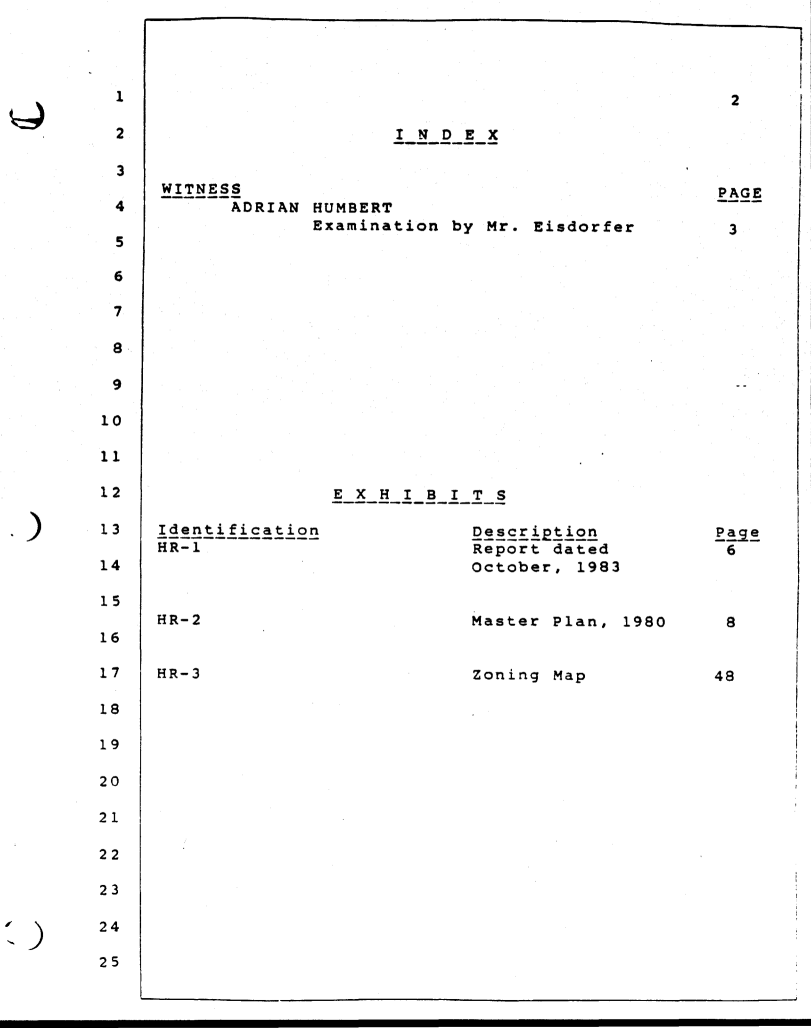
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owns/Townships of 1,000 or More	Total persons	Total housing units	Total	Me- dian rooms	One unit at ad- dress	Lacking com- plete plumb- ing for exclu- sive use	Tatal	Owner	Me- dian rooms	Me- dian num- ber of per- sons	Lacking com- plete plumb- ing for exclu- sive use	With 1 01 or per- sons per room	One unit at ad- dress	Median value (dailars), specified owner	Median contract rent (dol- lars) speci- fied renter	Home- owner	Rent
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GENERAL HOUSING CHARACTERISTICS

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1 1 2 SUPERIOR COURT OF NEW JERSEY LAW DIVISION -MORRIS COUNTY 3 Docket No. L-6001-78-P.W. 4 MORRIS COUNTY FAIR HOUSING COUNCIL, 5 et al., 6 7 Plaintiffs 1 8 1 CIVIL ACTION 9 BOONTON TOWNSHIP, et al., 10 11 12 Defendants 13 Deposition testimony of ADRIAN HUMBERT 14 taken stenographically in the above-entitled matter before Virginia Floyd, Certified Shorthand Reporter 15 and Notary Public of the State of New Jersey, at the law offices of VILLORESI and JANSEN, Attorneys at 16 Law, 360 Hawkins Place, Boonton, New Jersey on Tuesday, January 3, 1984, commencing at 10:00 A.M. 17 18 APPEARANCES 19 JOSEPH H. RODRIGUEZ, PUBLIC ADVOCATE, 20 Attorneys for the Plaintiffs BY: STEPHEN M. EISDORFER, ESQ. 21 22 VILLORESI & JANSEN, ESQS. Attorneys for the Defendants 23 BY: JOHN P. JANSEN, ESQ. 24 Silver, Renzi & Geist Reporting Service 824 West State Street, Trenton, New Jersey 08618 25 609-989-9191 800-792-8880 (TOLL FREE IN N.J.)



1	Humbert - Eisdorfer 39	
2	Q You mean subsidized under the Section	8
3	existing housing program?	
. 4	A Yes.	
5	Q And so if you were doing the plan now	
6	you would make a further adjustment and subtract ou	t
7	those units also?	
8	A Yes, I would also adjust the bungalow	
9	conversions year-round that have been made.	•
10	Q Tell me about them.	
11	A There have been two. One was through	
12	an approval by the Planning Board to subdivide a	
13	former bungalow colony with small lots. There are	
14	14 units that are available there. And another	
15	approval which was granted to the Diocese of	
16	Paterson for another 12 units by the Board of	
17	Adjustment, total of 26.	
18	Q These were both done by variances?	
19	A Yes, one was done by use variance,	
20	Board of Adjustment. The other was done by varianc	e
21	and bulk and set back variances in the case of	
22	Planning Board approval.	
23	Q The Diocese of Paterson is Board of	
24	Adjustment? That's a use variance?	
25	A That was a use variance, yes. And the	n

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Humbert - Eisdorfer 1 40 2 the other bungalow approval was a subdivision, 3 preliminary subdivision application and multiple bulk variance, lot size and so forth. That was 4 5 Planning Board approval. 6 Now, looking first at the Diocese of Q 7 Paterson, when was that variance granted? 8 A Most recent one was '82 or '83, and it was approval of a 5-year variance that had been 9 10 given on a temporary basis, I think, in '78 or '79. 11 It maybe in our previous discussions on this case. 12 Let me understand exactly what the Q 13 status of these units were. These were preexisting 14 summer bungalows? 15 Yes. A 16 Which in '78 or '79 or thereabouts were Q 17 converted to year around use? 18 Correct, for moderate, low moderate A 19 income housing by people -- the program is called 20 Campus Ministry. I don't know that much about it. 21 It was for low priced units to be rented and 22 occupied by these people. 23 This is administered by? 0 24 By the Diocese of Paterson. А '82 or '83 this variance that 25 So in Q

1 Humbert - Eisdorfer 41 had been previously approved was continued 2 3 definitely or for another fixed period? 4 Yes, it was, I'm not sure. A 5 The other project, the 14 units, does 0 6 that have a name or something we can call it by? 7 The area is called Green Hunt Park. A The man who did it is Michael Licslowski. 8 9 Q Green Hunt Park, those 14 units were also preexisting units that were used as summer 10 11 units? 12 Α Yes. 13 0 And they were converted to year-round units? 14 15 A Yes. 16 Have they actually been converted at Q this point? 17 18 Α He has converted most of the units. Physically, he could not occupy them. He still 19 20 can't. He does not have final approval. He has preliminary approval. 21 He is in the process of completing a 22 water line and other items, and he has a preliminary 23 approval which is good for 3 years. 24 25 What makes this low or moderate income Q

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i	Humbert - Eisdorfer 42
2	housing?
3	A The size of the units and the people
	who would use them. He's been renting them and his
5	intention, I guess, is to keep renting them, but he
6	now has the ability to sell them when he gets final
7	approval or to continue to use them for rental units
8	as he has been.
9	Q Has he been renting them illegally on a
10	year-round basis?
11	A Well, he's rented them beyond the time
12	whether he had to have them vacated as seasonal for
13	several years.
14	Q Do you know what rents he's charging?
15	A No.
16	Q Let's just talk about bungalows
17	generally. How many bungalows are there in Randolph?
18	A Now?
19	Q Yes.
20	A Excluding these?
21	Q Excluding these.
2 2	A Probably 30 to 50 left.
23	Q Excluding these, are they all at this
24	point restricted to seasonal use?
25	A The ones that are physically able to be

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Humbert - Eisdorfer 1 43 occupied at this time are not in such horrendous 2 3 condition that they are totally dilapidated. Yes, they are subject --4 5 Approximately what proportion are Q 6 sufficiently not dilapidated that they could be used? 7 Maybe 30. A 8 To your knowledge, are any of these 0 9 units being illegally used for year-round housing? 10 One is, one area, maybe 20 units. A 11 Are there any plans to legitimize? 0 There have been a couple of attempts by 12 Α 13 this particular party to legitimize, but they have 14 not been. 15 He hasn't provided plans in a reviewable form that any Board could deal with as 16 17 the other two applicants have done. So he's been in municipal court for the violations and he's been 18 19 advised to prepare plans and submit them to the 20 appropriate board, as the other two applicants have 21 done. He's somewhere in this process now and I don't know exactly where. 22 Has he actually filed an application at 23 Q this point? 24 25 He did file an application with the A

Humbert - Eisdorfer 1 44 Board of Adjustment at one time, and then he came 2 3 back in and the court had already heard this application, so they dismissed the second one. 4 So he has nothing pending at the Q 5 6 present time? 7 Not as far as I know. Α Now, you mentioned before that there 8 0 had been a Bungalow Task Force? 9 Yes. 10 A 11 Did the Bungalow Task Force make any Q 12 recommendations on the subject? Yes, in fact the one that, the Green 13 Α Hunt Park application, this man essentially followed 14 the recommendations of the Task Force. 15 The other matter that has been approved 16 was both before and after the Bungalow Task Porce 17 Report, essentially that one went along with it, too. 18 Now, has anybody actually been evicted 19 0 from any of the bungalows now restricted to seasonal 20 21 use? I think so. 22 Α Do you know if that's happened in the 23 Q past 3 years? 24 I believe it has. Α 25