A residential development permitted by the Medway Planning and Economic Development Board (PEDB) under the Medway Zoning Bylaw usually requires the construction of one or more affordable housing units. Further, the affordable housing units must be recognized as Local Action Units (LAUs) by the Massachusetts Department of Housing and Community Development (DHCD). While those requirements are fully outlined in the Department’s publication, Guidelines - GLC 40B Comprehensive Permit Guidelines, this Guide provides a simplified overview to assist developers in meeting their affordable housing responsibilities.

What is a Local Action Unit? “Local Action Units (LAU) are affordable housing units created as a result of the municipal action taken by a community, without a comprehensive permit, and which meet the requirements for inclusion on the Subsidized Housing Inventory (SHI).” Such municipal action may include special permits, inclusionary zoning, or the provision of public funds or land by the local government. Under Medway’s inclusionary zoning provisions (Section 8.6 Affordable Housing of the Medway Zoning Bylaw), the occupants of affordable housing units must meet DHCD’s income and asset requirements for inclusion on the Town’s SHI. Eligible households are those with an income at or below 80% of the area median income, as determined by the U.S. Department of Housing and Urban Development (HUD). Typically, LAUs are slightly scaled-down versions of a project’s market rate housing units, and are marketed and sold or rented to moderate income households with limited assets and earnings.

What is the SHI? The Subsidized Housing Inventory (SHI) is the monitoring system used by DHCD to track a municipality’s progress toward the achievement of 10% of its housing being affordable as mandated by M.G.L. c. 40B. It is a list of officially “affordable” housing units in a community and includes both rental and home ownership dwellings.

1 NOTA BENE: This Guide is intended to provide a quick overview of Local Action Units and the procedures required to meet the conditions of certain land use approvals in the Town of Medway. In no instance is this Guide to be construed as a substitute for or a determination by any governing body or as the advice of legal counsel or other professional opinion.


To count Local Action Units on a community’s SHI, the developer must submit an application to DHCD. That application process is complicated, and therefore it is best to become familiar with it relatively early in the permitting and development process. While several elements of the LAU application require the services of an independently contracted affordable housing consultant recognized by DHCD, more extensive use of their consulting services is recommended to help facilitate the overall process. The availability of such consultants for smaller development projects is limited and the Town’s Community Housing Coordinator can assist in finding a specialist. Legal consultation is also recommended for certain aspects of the process.

**ELIGIBILITY REQUIREMENTS FOR SHI INCLUSION OF LOCAL ACTION UNITS**

In addition to being the result of an authorized local municipal action, LAUs are also required to meet a number of DHCD’s housing guidelines. Chief among these, LAUs must:

- meet DHCD’s Design and Construction standards (attached as Addendum A below);
- be marketed through an *Affirmative Fair Housing Marketing Plan* (AFHMP) approved by DHCD prior to implementation and apportioned by a lottery conducted by a recognized affordable housing lottery agent;
- be priced by DHCD for sale or rental and occupied by an Income Eligible Household that earns at or less than 80% of the local *Area Median Income* (AMI) and meets DHCD’s asset limits;
- subject to a long-term deed restriction to protect future affordability; and
- subject to ongoing monitoring by the Town and DHCD for compliance with the affordability requirements.

DHCD’s review and implementation of these requisites takes form in its LAU application process.

**ELEMENTS OF AN APPLICATION**

It is the permit holder’s responsibility to complete, submit and comply with the conditions of DHCD’s LAU application. Typically, special permits and other land use approvals issued by the Medway PEDB include specific deadlines by which the developer must submit their LAU application to DHCD.

A completed LAU application form includes:

- Evidence of municipal support. Usually this entails attending meetings of the Medway Affordable Housing Trust and the Board of Selectmen, and includes:
  - Project description and Community Support narrative
  - Municipal CEO signature (Chair of the Board of Selectmen)
  - Affordable Housing Trust Chair’s signature

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5 [https://www.mass.gov/doc/local-action-units-application-0/download](https://www.mass.gov/doc/local-action-units-application-0/download)

6 DHCD should be contacted early in the permitting process, well before submission of the LAU application. Contact Rieko Hayashi, LAU Program Coordinator, 617-573-1426; rieko.hayashi@state.ma.us
Municipal and Developer contact information

Clear and complete overview of the project, including site plan and a detailed description of the market-rate and affordable unit(s)

Evidence of local municipal action. A copy of the special permit or other land use decision from the Planning and Economic Development Board.

Regulatory Agreement (Long-term Use Restriction to be recorded at Norfolk Registry of Deeds)
- Based on a standard template provided by DHCD
- Executed by DHCD, the Town (BOS), and the developer (permittee)

As applicable:
- For Condominium projects - Condo Master Deed with undivided interest in common areas etc.
- For Rental units - Local Housing Authority’s current Utility Allowance

Evidence of developer’s existence, good standing and authority to contract

Affirmative Fair Housing Marketing Plan, containing:
- Description of marketing plan and outreach efforts to protected populations
- Sample advertising, informational and application materials
- Eligibility requirements
- Lottery and selection criteria
- Request for local preference of affordable housing unit(s) (as applicable)

Permittee’s service agreement with an affordable housing Lottery Agent recognized by DHCD

Medway’s Community Housing Coordinator, Doug Havens, is available to assist you as you develop your action plan for meeting the affordable housing requirements of your special permit or other land use approval with the Town of Medway. You may contact Doug at 774.292.1456 or dhavens@townofmedway.org

December 23, 2020
D. Minimum Design and Construction Standards

In the absence of minimum design and construction standards established by the Subsidizing Agency for its housing subsidy programs, these Guidelines shall apply to the Project. Developers should refer to Section IV, Section A.3.b to understand the manner in which the Subsidizing Agency will review the design of the proposed Project.

Low or moderate income housing units in a project should not be readily identifiable as such. Such units should be blended into a Project, so that they are an integral part of the overall design and relate to market units on a substantially equal footing. In the event that the development is built in phases, each phase shall contain a proportionate number of affordable and market units. In the case of a Project with detached single-family units, as a general rule, the affordable units should have the same external appearance as various types of market units and should be reasonably interspersed through the project. Where units are clustered, the external appearances should have a uniform quality for both affordable and market units, and the affordable units should be reasonably interspersed with the market units.

Each low and moderate income unit shall contain complete living facilities, including at a minimum, a bathroom, living area, bedroom (excepting studio units), and dedicated space for cooking. The space for cooking shall, at a minimum, contain a stove, sink, kitchen cabinets and counters, and space for a refrigerator. Typically, in units with two or more bedrooms, there should be space and plumbing hookups for a washer and dryer unless common facilities are available in the development or nearby. All units shall meet all applicable requirements of the State Sanitary Code for occupancy by two persons per bedroom and of the State Building Code.

While the low and moderate income units need not be given the same interior finishes and amenities as the market rate units, the interiors shall be of good quality. Interiors shall be completely finished prior to occupancy. All low and moderate income units shall have two or more bedrooms provided; those units for the elderly and accessible units may be one-bedroom units. Studio units or one-bedroom units may be approved for good cause. It is recommended that at least fifty percent (50%) of the low and moderate income units be for families or large households and have three or more bedrooms.

Housing developed through the program must comply not only with the State Sanitary and Building Codes, but also with other state building and environmental regulations and (to the degree not exempted by a comprehensive permit) with all applicable local codes, ordinances, and bylaws.