# MEETING POSTING
## TOWN OF NANTUCKET

Pursuant to MGL Chapter 30A, § 18-25
All meeting notices and agenda must be filed and time stamped with the Town Clerk’s Office and posted at least 48 hours prior to the meeting (excluding Saturdays, Sundays and Holidays)

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**Committee/Board/s**

NEIGHBORHOOD FIRST ADVISORY COMMITTEE

**Day, Date, and Time**

FRIDAY, NOVEMBER 1, 2019 AT 2:15PM

**Location / Address**

PSF COMMUNITY ROOM
4 FAIRGROUNDS ROAD., NANTUCKET, MA 02554

**Signature of Chair or Authorized Person**

Eleanor Antonietti
Land Use Specialist

**WARNING:** IF THERE IS NO QUORUM OF MEMBERS PRESENT, OR IF MEETING POSTING IS NOT IN COMPLIANCE WITH THE OML STATUTE, NO MEETING MAY BE HELD!

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**AGENDA FOR 11-01-2019**

*(Subject to change)*

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Please list below the topics the chair reasonably anticipates will be discussed at the meeting

**Purpose:** To discuss business as noted below. The complete text, plans or other material relative to each agenda item is available for inspection at the Planning Office at 2 Fairgrounds Road between the hours of 8:30 AM and 4:30 PM

**Advisory Committee Members:** Doug Abbey (Co-Chair), Peter Hoey (Co-Chair), Posie Constable, Penny Dey, Howard Dickler, Kristie Ferrantella, Dave Iverson, Brooke Mohr, Eric Savetsky, Brian Turbitt, Joe Grause

**Support Staff:** Tucker Holland (Housing Specialist), Ken Beaugrand (Real Estate Specialist), Eleanor Antonietti (Land Use Specialist/Zoning Administrator), Megan Trudel (Administrative Specialist)
I. Call Meeting to Order

II. Approval of Agenda

III. Approval of Minutes
   ▪ September 23, 2019

IV. Discussion and Approval of Revised Draft of “Initial Report – Statement of the Housing Situation & SHI List Management” Document

V. Discussion and Approval of Revised “Evaluation of Strategies” Document

VI. Communications
   ▪ Discussion of Webpage and Documents
   ▪ Public Forums

VII. Public Comments

VIII. Other Business
   ▪ Future Meeting Dates – Community Room, 4 Fairgrounds Road, 1:00-3:00pm
     • POTENTIAL change of meeting date and time for November meeting
     Monday, November 18th          Monday, December 16th
     Monday, February 10th          Monday, January 27th

IX. Executive Session Pursuant to MGL C. 30A § 21(A)
   ▪ Purpose 6: To consider the purchase, exchange, lease or value of real property where an open meeting may have a detrimental effect on the negotiating position of the public body.

X. Adjourn
NFAC MEETING
11/1/2019

AGENDA ITEM III.

MINUTES for:

- September 23, 2019
NEIGHBORHOOD FIRST ADVISORY COMMITTEE

Monday, September 23, 2019
1:00 pm
4 Fairgrounds Rd
PSF Community Room

Advisory Committee Members: Doug Abbey (Co-Chair), Peter Hoey (Co-Chair), Posie Constable, Penny Dey, Howard Dickler, Kristie Ferrantella, Dave Iverson, Brooke Mohr, Eric Savetsky, Brian Turbitt, Joseph Grause

ATTENDING MEMBERS: Doug Abbey, Penny Dey, Howard Dickler, Peter Hoey, Dave Iverson, Brooke Mohr, Eric Savetsky

REMOTE PARTICIPATION: by phone Posie Constable, Kristie Ferrantella

ABSENT: Joseph Grause; Brian Turbitt

Early Departures: NONE

Staff in Attendance: Tucker Holland (Housing Specialist), Ken Beaugrand (Real Estate Specialist), Eleanor Antonietti (Zoning Administrator), Megan Trudel (Administrative Specialist)

Public Present: Anne Kuszpa (HousingNantucket); Rick Atherton; Andy Buccino & Will Stevens (Stephens & Company, Inc. – energy consultants); Megan Perry; Bruce Mandel

I. Call Meeting to Order
Meeting called to order at 1:02

II. Approval of Agenda
ROLL CALL VOTE:
Brooke Mohr    Aye
Dave Iverson  Aye
Penny Dey     Aye
Peter Hoey    Aye
Doug Abbey    Aye
Howard Dickler Aye
Eric Savetsky Aye
Posie Constable Aye by phone
Kristie Ferrantella Aye by phone
Agenda adopted by UNANIMOUS consent.

III. APPROVAL of Minutes
a. July 29, 2019
b. August 26, 2019
MOTION was made by Penny Dey and seconded that the Neighborhood First Advisory Committee does hereby approve the Minutes, as amended, for the meetings on July 29, 2019 and August 26, 2019.

ROLL CALL VOTE:
Brooke Mohr  Aye
Dave Iverson  Aye
Penny Dey  Aye
Peter Hoey  Aye
Doug Abbey  Aye
Howard Dickler  Aye
Eric Savetsky  Aye
Posie Constable  Aye **by phone**
Kristie Ferrantella  Aye **by phone**
The vote was UNANIMOUS.

IV. Discussion and Approval of Statement of the Housing Challenge Document
Pages 16-19 of Packet
Peter HOEY Explains that the committee’s charge is to review current status of affordable housing on island and to make recommendations as to how to most efficiently use proceeds of $20 million bond issue to be brought to market by Town. Will be discussing two documents today, the 1st is the problem of where we stand and the 2nd is solution or draft set of strategies. Comments will be welcome from the public.

Tucker HOLLAND gives recap of prior meeting which led to this Initial Report document (Statement of the Housing Situation & SHI List Management) is an attempt to help inform general public on housing issue in terms of 10% requirements.

We have to get to 10% in ways that are compliant with state requirements.

Penny DEY asks at what point in the process do these properties qualify for SHI list, in general.

Tucker HOLLAND explains the various ways and gives examples of when a given property qualifies for SHI list. Talks about Housing Nantucket’s Local Action Unit (“LAU”) program.

Things can be approved before there is a building permit. 40B projects count when the Zoning Board of Appeals issues a Comprehensive Permit. There are things that need to happen after initial eligibility points in order for them to continue to count – i.e. pulling of building permits within 12 mos of issuance of permit and Certificates of Occupancy issued within 18 months of pulling of building permit. Projects which utilize tax credit financing – i.e. Low Income Housing Tax Credit (“LIHTC”) – count at awarding of tax credits (ex: 6 Fairgrounds).

Peter HOEY asks for clarification of our Safe Harbor status.

Tucker HOLLAND State recognizing that community is making good faith effort to meet or progress towards 10%. In our case, we need to create 24 units in a calendar year. 2 years of Safe Harbor, maximum that we can accumulate, could be earned if we created 48 units.

Dave IVERSO asks how Richmond contributes to SHI list.

Tucker HOLLAND same program as Housing Nantucket example. Done as an LAU, not under 40B program. There is no dollar subsidy from community but local action /contribution was the changing of zoning to incentivize creation of affordable housing. Timing was that their LAU application was approved in May 2019 which is the initial point at which their units can count. They had to pull building permits to actually count. They have pulled permits for 40 rental units this calendar year. DHCD (Department of Housing and Community Development) gave us a 2-year certification of our Housing Production Plan this summer. That will expire June 14, 2021.
But things still need to happen to keep them on the SHI list.
Clarification that it is likely but not certain that the 2-year Safe Harbor will last until June 2021.
Question – if 70 units come on line, would they all count? All 70 units would count toward 10% requirement but cannot use an incremental amount toward a new safe harbor period.
Howard DICKLER looking at Exhibit 3 on document – questioning 26 units in 2019 for Richmond when we have said we are counting 40.
We want to refine this document in ways that will make it clearer. Answer is 40 are included in 191 already. The 26 is Richmond’s plan for pulling building permits this year
Recommendations to make Exhibit 3 clearer – add list for each year of units that count for Safe Harbor. The current version is confusing for 2021, 2022, 2023 where it shows totals for that year to be 40-50, but we have a deficit. Suggestion to leave it all and add new column that shows state requirements or path to 10% and then show deficit or surplus.
Brooke MOHR asks if it is true that any single development can only contribute 48 units regardless of timing.
Tucker HOLLAND you could have a large phased development that would have to adhere to strict timeline in terms of planning, and could contribute more than 2 years. We don’t have that.
Howard DICKLER Asks for explanation of Footnote #4 re. life estate for Walter Glowacki?
Tucker HOLLAND Within 5 years, Richmond should be built out. It may or may not be possible to create 30 of 47 units in 2023.
Suggestion to change how that reads to make it clearer.
Penney DEY points out requirement is 10% of year-round houses (490). We have 191 on SHI list. We are looking to create 299 over next few years
CONSENSUS this is very complex. We are roughly 300 short and we need a sequence to get to 10% and to stay out of ‘40B jail’.
No recommended changes are proposed by group.
Rick ATHERTON Tobias (Glidden) is working and cannot be here. He is concerned about direction of committee. Intention of the article was to buy existing housing. It was amended by FinCom (Finance Committee). Language they added may give you broad technical authority.
Reading from Memo – to invest $20,000,000 of Town resources specifically allocated to produce additional affordable workforce housing inventory. Does that mean additional inventory or additional housing units? Important distinction and seeking clarification. If for additional housing units – thought that was the $5 million for Trust Fund (“AHTF”) article. Town is involved in creating new residential inventory. The article was about buying existing and was created to protect neighborhoods from big developers. Want to disperse and not see another massive subdivision.
Anne KUSZPA (Housing Nantucket) understand that a mix is being sought but we do need to learn from push back from Ticcoma Green.
Andy BUCCINO passes out Open Letter regarding energy consumption in the built environment. He is proposing a generic outline with holistic guidelines for existing programs. As you contemplate building new homes, we ask that you consider robust set of guidelines for homes that are built efficiently and for fiscal responsibility. Town is investing in these properties. Hope you will adopt these principles. He has concern with existing stock. Affordable homes would have been built in 1980-90. To buy and make it move-in ready without overwhelming energy bills is uphill challenge. Offer this letter as alternatives and invitation to consider other pathways.
Peter HOEY points out a column was added in response to his suggestions at last meeting.
Does group adopt this document even though we have ongoing adjustments?
CONSENSUS There are a few potential revisions. Need to incorporate suggested changes and could send it on to AHTF with request to have it more widely distributed and perhaps published.
We would like to give public opportunity to see this meeting on video. Need to seek broader feedback before we recommend adoption. Will wait for next minutes to allow public to review and to send in any suggestions. EMAILS with comments and input should go to Tucker HOLLAND (email listed on Town website for Neighborhood First Advisory Committee).

V. Discussion of Revised Evaluation of Strategies Document

Page 20 of Packet

Doug ABBEY incorporated suggestions made at last meeting. Suggests that we take each alternative and seek further comment as to how we rank these and conclude with discussion of ranges for 3 alternatives.

Howard DICKLER He was not at last meeting, when this was handed out, and had not seen this before it was posted with packet. Finds list slanted towards centralized affordable housing rather than dispersion. Proposed 4 additional criteria all of which would rank dispersed houses high. Describes his criteria:

1. Fabric of a community – dispersal is community building element to foster connection.
2. Susceptibility to delay (effectiveness Part 2) – thinking of Ticcoma Green. Planning and hearings begin at a certain point. We are now 4+ years down the line from that time and we do not have a permit yet. Need to be careful not to put all eggs in basket of large affordable developments.
3. Impact of traffic – less developments in mid-island.
4. How closely each of these solutions addresses the intent of article passed at ATM?

Brook MOHR 2 comments re. Howard's criteria. 1st – as to traffic impacts, dispersal could have negative impacts on traffic too with residents far from transit services. Thinks this criteria could be harder to rank. 2nd – As to proximity / concentration – we have a denser housing core mid-island (due to zoning) but how many other SHI listed units are within a given distance of proposed site? This would be raw data.

Dave IVERSON feels all of these factors should be taken into consideration with every property. Doug ABBEY suggests group take each one and try to rank.

DISCUSSION of how to refine “Fabric of Community” and how to discern 'intent' of article

Doug ABBEY Points out that when you have mixed-income communities that are surrounded by other housing, you have integration of people from different backgrounds in a denser environment that can build community. With a project like Ticcoma Green, there is a certain mix. Tucker HOLLAND Would like to clarify some points. Was interested to hear Mr. Atherton’s remarks given that he voted in favor of Ticcoma Green project when he was a Select Board member. Explains breakdown of units. Virtually open to anyone in the community. Challenge to know intent of nearly 800 people who voted in favor of article at ATM. Even the original financials accompanying the article contemplated building new units. As to susceptibility to delay criteria, introduce risk of ruling out a lot of locations prone to NIMBY reaction. We talked about having multiple strategies needed to achieve our goals.

Dave IVERSON in keeping with the spirit of this, we would be buying a piece of property that might have a unit on it. Not trying to create a whole new community inside an existing community. Hope is that it would not have a huge impact. Fabric is important to take in but spirit of the article is to NOT disrupt a neighborhood with dense development.
Doug ABBEY In the case of the Fire Department project, which would be about 30 units, would be minimal adverse impacts or conflict between the neighborhood and a development. Not clear on susceptibility to delay that the 3rd strategy would be inferior. The Town is competing with others who may be trying to buy their 1st house.
Penny DEY Fire Dept. is in a mixed-use area so would perhaps involve less opposition.
Brooke MOHR points out public outreach is imperative.
Posie CONSTABLE by phone regarding Strategy #1 – Dispersed Home Purchases and the Estimated Total Cost Per Unit on SHI List. Asks if there is a zoning availability for building of additional units. What would it cost to ship and install net zero pre-fab modulars on a piece of property? Smaller discreet additions to property might quell any neighborhood opposition to big developments. Is that contemplated under the number shown?
Ken BEAUGRAND About $220/SF per pre-fab structure. Doesn’t include cost of getting it here and site work and foundation.
All in, perhaps $350/SF and other costs, about $500,000. Perhaps slightly less expensive but a lot of money going to cost of one unit.
Tucker HOLLAND The number in the chart incorporates assumptions that were part of article’s proponent package.
Brooke MOHR The per unit subsidy presented in document at ATM included the land cost, estimated construction, and rehabilitation cost (building code compliance). Firm analysis behind the data.

DISCUSSION of various comments made by Howard Dickler and Brooke Mohr and clarification that energy efficiency is added as criteria. The issue of scale and density are found under Strategy #3. Howard’s idea of “Fabric” could include appropriateness of scale.
Should there be a footnote for Strategy #1 under $688,000 estimated cost per unit to incorporate cost of renovation? What about cost benefit of additional land and potential to build additional dwellings? Is the number pre- or post-renovation and does it include work re. title, code, and compliance work that could be necessary with existing rental properties?
Tucker HOLLAND explains they were looking at 11 properties with 18 existing structures, needing to create 6 additional units. Cost there is intended to be all-in to make all 24 structures eligible for a rental pool. Strategy #3 is also an all-in cost. The estimated cost for Strategy #2 is relevant to a specific proposal.

SUGGESTION to make a footnote to further clarify what $688,000 entails.
Howard DICKLER This is a guideline. If decisions are made on case by case basis, we could override brute ranking if a property proved to be very attractive in meeting goals of committee.
Brooke MOHR What can we do and what are relative advantages and disadvantages of each strategy in general? Opportunity comes up. Where does it fit in terms of strategy and would we need a 2nd evaluation tool that enables us to determine that a given house is better than another? Clarification that we are adding Howard’s 4 categories but we will leave them blank, to be determined on case by case basis.

MOVING ON to Strategy #2 – Buy-Down of Existing Year-Round Rentals
When discussed at previous meeting, we were generally not in favor of this strategy. We might be displacing people and we don’t create additional supply. The one redeeming aspect as that it could generate SHI-eligible units at a relatively low cost.
Moving on to discussion of Strategy #3 – New Affordable Developments
DISCUSSION of what constitutes a development in terms of number of units. Concern that we keep scale and density appropriate for the area / neighborhood and clarify this in chart.
Tucker HOLLAND explains tax subsidy per unit (see Footnote #8).
DISCUSSION of recommendation to buy down existing mortgages. Would have to be large dollar subsidy – large buy down because you have to sell to an 80% AMI. No recycling of public dollars to benefit broader group of people. Concentrates public resources into very limited number of qualified buyers. Kept on the list but not a strategy.

Doug ABBEY Invites PUBLIC to make comment
Bruce MANDEL (Madaket) confusing for a lay person. Thinks there has been some ‘scope drift’. Intent was clearly to help disperse the burden. Affordable housing is all being concentrated in a few communities. Presentation at ATM listed 11 specific examples to guide us. All houses were built between 1971-2009, clearly existing housing stock. Listed cost to obtain them and then to improve them to be brought up to code. Never any discussion about concentrated development, such as buying Fire Dept. We voted to borrow up to $20 million to buy existing housing. Thinks this committee was established to assist AHTF in that process. These strategies are interesting but thinks we need to go back to ATM and tell them that the authorization to borrow this money is now being changed. Was the mission of this committee expanded to create new ideas on how to use the money? Inducement to get us to vote was to scatter housing. We should first establish the intent of the petitioners and voters was. For now, strategies should be how to create dispersed site housing from existing housing stock.

Rick ATHERTON emphasizes importance of understanding what was presented at ATM. New residential development gets to a scope issue.
Anne KUSZPA supported this at ATM. Surprised to hear that this committee would consider the Fire Dept. because it is not a scattered site proposal. Claims that the Fire Dept. had intense push back from HDC and that the design was too large for space. Displacement issue is also important. The article had ability to take properties back out of the investment market or retain them as year round housing. These criteria are slanted to buying large scale properties.
Doug ABBEY committee is open to incorporating comments.
Tucker HOLLAND reads the Ballot question1 for authorization of this money.
CLARIFICATION that this is a flexible determination of how moneys could be used. Town and Bond Counsel and Finance Director looked at this and their opinion was sought as to scope of Ballot question.
Doug ABBEY we have been given instructions that we can look at wide range of alternatives Tucker HOLLAND Select Board voted unanimously that they would like the Fire Dept. property to be considered for affordable housing purposes. It has not gone to HDC, as was implied.
Brook MOHR clarifies that that article did include creation of secondary and tertiary units.
Kristie FERRANETTELA by phone we are tasked with the simultaneous goals of creating dispersed housing and maintain Safe Harbor. We are just reviewing options of what it would take to maintain Safe Harbor. This is a priority for her and how she voted for article. What is best way to get to Safe Harbor and attempt to have dispersed housing?

Voters voted against 40Bs. The article does not say dispersed.
Doug ABBEY We are committed to getting us to the 10% with a broad latitude to make recommendations.

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1 QUESTION 8: Debt Exclusion for Acquisition of Existing Properties for Affordable Housing – Shall the Town of Nantucket be allowed to exempt from the provision of Proposition Two and One-Half, so-called, the amounts required to pay for the bond issued in order to acquire existing properties for affordable housing purposes, which may include an affordable rental program, and a grant or grants to the Nantucket Affordable Housing Trust, with oversight by the Select Board?
Suggestion that we put a range around each of 3 alternatives and rank them so that we have idea that there could be a mix of approaches taken. Which strategies would be most effective? It is about prioritizing and allocating $20 million. Need to find common ground among members. Tucker HOLLAND all 3 of these approaches may have merit, dependent upon particulars (i.e. more than 3 units being created).

Penny DEY of 3 approaches she favor Strategy #1, dispersed home purchases, and then #3, the new scale-appropriate affordable developments, likely some hybrid. Thinks strategy #3 will get us where we need to be a lot faster and get us more houses. Strategy #2 doesn’t give us control of funds and more piecemeal, would not help serve the largest numbers. Ranking is 80% for #3, 20% for #1, and 0% for #2.

Eric SAVESKY #3 is ok if appropriate to neighborhood. Also likes mix of 1 & 3.

Howard DICKLER thinks we will need #3 to get to Safe Harbor but we have a litigious population. Anything over 20 units will be challenged. Nothing holding people back. People challenging Ticcoma Green is what led to Surfside Crossing.

Brooke MOHR dislikes #2 because not in perpetuity. She understood it to mean that we could buy down a single unit but no control over other units. Very sensitive to how this article was presented to community. Wants to be pragmatic. Staying in Safe Harbor is critical. Balance of 1 & 3 but be careful on #3 that if we have opportunity to do larger scale, we subject to very careful scrutiny of sites.

Kristie FERRANTELLA by phone agrees that #s 1 & 3 are best approach. Thinks exploring #2 is worthwhile to see if it might be possible to do in perpetuity.

Posie CONSTABLE by phone from ROI (return on investment) perspective, #s 1 & 3 have most appeal. Getting buy-in from communities is key. If we are trying to allocate percentages, to meet SHI requirement we will have to start identifying properties that could fulfill this. Outreach should include outreach to neighbors. How do we guard against them becoming litigious?

Peter HOEY end product of these deliberations will be a memo of recommendations. Memo should mention that we considered Strategy #2 and companion buy-down of mortgages. Appreciates comments made by public about spirit as opposed to letter of law. Would be mistake to use legal letter of the law. Important to be mindful what ATM majority voted for. Going to come down to opportunities that come before AHTF.

Doug ABBEY supports #s 1 & 3. It is our responsibility to come up with most efficient way to get us out of 40B jail and would therefore prioritize #3. Concern about #1 is high cost. There is ability to engage a non-profit so that someone could make a partial sale and partial donation.

Howard DICKLER asks if secondary and tertiary DUs created on a property would be eligible for LIHTC program?

Tucker HOLLAND explains you have to have critical mass of about 20 units to bring in LIHTC money.

Doug ABBEY federal and state subsidies are not available for Single Family DUs. Someone could donate land for 2nd DU and market value of the land could be appraised and donated for tax write-off.

VI. Discussion of Webpage and Documents
Authorize Co-chairs and STAFF to work together fine tune website.

VII. Public Comments
Bruce MANDEL trying to understand which strategy will govern the discussion to take place in Executive Session.

CONSSENSUS is to pursue Strategies #1 & 3 with priority being #3.
Brooke MOHR points out that real estate market on island is dynamic and unique opportunities present themselves.

VIII. Other Business
NO ISSUES
  a. Future Meeting Dates – Community Room, 4 Fairgrounds Road, 1:00-3:00pm
     Monday, October 28th       Monday, December 16th
     Monday, November 18th      Monday, January 27th
     Monday, February 10th

IX. Executive Session Pursuant to MGL C. 30A § 21(A)
    • Purpose 6: To consider the purchase, exchange, lease or value of real property where an open meeting may have a detrimental effect on the negotiating position of the public body.

Specific matter requires confidentiality.

The MOTION was made by Penny Dey and seconded by Posie Constable to go into executive session to consider the purchase, exchange, lease, or value of real property where an open meeting may have a detrimental effect on the negotiating position of the public body, and not return to open session.

ROLL CALL VOTE:
Brooke Mohr        Aye
Dave Iverson       Aye
Penny Dey          Aye
Peter Hoey         Aye
Doug Abbey         Aye
Howard Dickler     Aye
Eric Savetsky      Aye
Posie Constable    Aye
Kristie Ferrantella Aye  
by phone

The vote as UNANIMOUS.

X. Adjourn
Open Session Meeting ended at 3:05pm

Submitted by:
Eleanor W. Antonietti
NFAC MEETING
11/1/2019

AGENDA ITEMS IV. & V.

- Discussion and Approval of “Initial Report – SHI List Management” Document
- Discussion and Approval of Revised “Evaluation of Strategies” Document
The Neighborhood First Advisory Committee has been tasked with advising the Nantucket Affordable Housing Trust and Select Board on the most effective means, in accordance with the 2019 Annual Town Meeting article and accompanying ballot measure, to invest $20,000,000 of Town resources specifically allocated to produce additional affordable workforce housing inventory.

It is widely acknowledged that Nantucket faces a housing affordability crisis. While Chapter 40B has been on the books since the 1960s, it is only in recent years that our community has begun to focus on “the high cost of doing nothing,” as a recent report by the Cape Cod Commission on the state of housing in our region is titled. Presently, the community is approximately 300 units short of the 490 required by the Commonwealth under Chapter 40B.

Many year-round Nantucket residents pay a high portion of their income in rent, leaving limited resources for other basic necessities. According to the 2015 Workforce Housing Needs Assessment prepared by RKG Associates, “half of all year-round households are housing cost burdened.” Given the high cost and lack of availability of housing, many residents live in crowded and unsafe living conditions. It is increasingly difficult for businesses, nonprofits and the Town to attract labor to support the economy and provide services to the Island’s year-round and seasonal residents.

The immediate challenge for Nantucket is twofold:

1. Take the lead in causing sufficient housing to be built or purchased to reach the 10% affordable target mandated by the State; and,
2. Provide the housing in a sequence and at a level that permits the Island to be in uninterrupted compliance with Chapter 40B’s Safe Harbor provisions until the 10% target is reached.

We believe with concerted action amongst all Town leaders and the community we can achieve number 1 within five years. Number 2 is more challenging. And even when the 10% requirement is reached, there will still remain an affordability challenge which the Town should address.

The first step of the Committee was to assess the Island’s housing market and compliance with Massachusetts Chapter 40B legislation. In order to help the general public more fully understand the complexities of the market and 40B compliance, we have summarized our analysis as a basis for determining the appropriate strategy for this effort.

Massachusetts General Law Chapter 40B requires within all municipalities that 10% of the year-round housing inventory be eligible for inclusion on the Subsidized Housing Inventory (SHI) list. Per the 2010 Census, Nantucket has 4,896 year-round housing units (out of 11,650
Therefore, we need to have 490 units on our SHI list to achieve compliance. In order for a unit to be eligible for inclusion on the SHI list, it must be deed restricted in the following manner:

1. If it is an ownership dwelling, it must be restricted at 80% AMI\textsuperscript{ii} or less
2. If it is part of a rental housing development, at least 25% of the total number of units must be restricted at 80% AMI or less and in that case 100% of the units count on the SHI list (even if the other 75% serve households earning above 80% AMI)

Nantucket only has 191 affordable units presently on its SHI list, or 3.9% of the total versus the 10% requirement (see Exhibit 1). That leaves the island with a large gap of 299 units.\textsuperscript{iii}

If the Island is well below the Chapter 40B 10% requirement, and not in Safe Harbor, developers are allowed to propose projects with an affordability component. The proposed Surfside Crossing development is an example. If the project does not gain the necessary local approvals through the ZBA, the developer may appeal to a State board which can override local planning and zoning considerations. The State board is generally sympathetic to such applications. In many cases such projects may be at density levels that are well above the level permitted by local zoning. They may also be in locations not served by public services or proximate to employment and therefore may have an adverse impact on traffic, abutting properties, the environment and infrastructure.

There are a number of units proposed to be developed in the coming years which would add approximately 289 units\textsuperscript{iv} to the inventory (see Exhibit 2). Assuming all the units are added, and that the controversial Surfside Crossing 40B proposal is still in litigation, the Town would still be 25 units short of the 10% target.
In addition to the aggregate target, the Town must also focus on the timing of the additions. There are “Safe Harbor” provisions designed to give municipalities temporary relief from 40B. If the Town is working in good faith and adding 24 units to the SHI list per year (in Nantucket’s case, as we have an approved Housing Production Plan), the Town is in Safe Harbor and not subject to an unfriendly 40B proposal. Based on recent progress, the Town is presently in a Safe Harbor period which is valid through June 13, 2021 and under certain conditions it is possible that it will be extended for an additional foreshortened by as much as a year through May/June 2021.

The Safe Harbor rules are complex and require a comprehensive strategy if the Town desires to remain in Safe Harbor. We have prepared an estimate of possible additions to the current inventory of 191 units which demonstrate that a deficit is likely in coming years (see Exhibit 3).

![Exhibit 2: Planned Additions to SHI Count Over Next Five Years](image)

<table>
<thead>
<tr>
<th>Exhibit 3: Estimated Timing for SHI Unit Additions</th>
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<tr>
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<tr>
<td>Meadows II (Richmond) [R]</td>
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<td>Sandpiper I &amp; II (Richmond) [O]</td>
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<td>Ticcoma Green (6 Fairgrounds Road) [R]</td>
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<td>Beach Plum Village [O]</td>
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<td>Scattered rentals (Housing Nantucket) [R]</td>
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<td>Scattered ownership (Habitat for Humanity) [O]</td>
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<td>Surfside Crossing [O]</td>
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<td><strong>Total</strong></td>
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<td><strong>Cumulative total</strong></td>
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<td><strong>Units that potentially count for Safe Harbor</strong></td>
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<td><strong>Minimum Safe Harbor deficit</strong></td>
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[R] denotes Rental units; [O] denotes Ownership units

*There are an additional 30 rental units within Meadows II that may come on to the SHI list on or about this time; however, the property on which they would be built is subject to life estate benefitting Walter Glowacki, therefore there is no certainty around the timing for these specific units to be developed

** accounts for the 15 eligible Surfside Crossing units coming off the SHI list due to appeal / litigation

*** we are already in Safe Harbor

**** assumes Town in Safe Harbor until June 2021; assumes all eligible planned unit creation would take place in first four months of the year and thus be eligible toward new and uninterrupted Safe Harbor periods
Based on what we know today about planned units that may contribute to a future Safe Harbor period, the Town is in a deficit situation for 2021, 2022 and 2023.

Please note this analysis does not include the ultimate make-up of Surfside Crossing, which is currently in appeal with the state’s Housing Appeals Committee, and the estimated timing and unit count is based upon the information we have available today. Multiple factors could accelerate or slow the pace reflected above.

In summary, without continued action by the Town today to plan for the foreseeable future, it is likely that the Town will return to being out of compliance with the Commonwealth’s requirements and therefore subject to unfriendly 40B proposals. Following the 2019 Annual Town Meeting and the subsequent ballot vote authorizing the Town to borrow up to $20 million to invest in additional workforce housing solutions for the community, the Neighborhood First Advisory Committee was established to advise the Nantucket Affordable Housing Trust and the Select Board on the most efficient and effective use of those monies.

The next step is for the Committee to evaluate strategies to add inventory to the SHI list and to make recommendations for the most effective means to reach the 10% target and remain in Safe Harbor in the interim.

Note that the year-round inventory will be updated in late 2021 / early 2022 with the results of the 2020 census. The best current estimate is that there will not be a material change in our 10% requirement. While there is new construction there also has been an offsetting purchase by seasonal residents, or by investors who operate on a short-term rental basis, of units previously owned by year-round residents.

AMI = Area Median Income; in Nantucket’s case, 100% of Area Median Income equates in 2019 to a family of four earning $116,400 (gross) per year. The 80% AMI maximum income limit for a family of four on Nantucket is $75,900.
Note that the year-round inventory will be updated in late 2021 / early 2022 with the results of the 2020 census. The best current estimate is that there will not be a material change in our 10% requirement. While there is new construction there also has been an offsetting purchase by seasonal residents, or by investors who operate on a short-term rental basis, of units previously owned by year-round residents.

30 of the Richmond rental units are subject to a life estate benefitting Walter Glowacki, therefore when they will be constructed and count on the SHI list is unknown.

When a municipality has a Housing Production Plan that is approved by the Department of Housing and Community Development, the requirement for Safe Harbor by demonstrated annual production is reduced by half (0.5% versus 1%). In Nantucket’s case, we need to “produce” 24 units in one calendar year to achieve one year of Safe Harbor. 48 units would gain us two years of Safe Harbor. Two years is the maximum before needing to reapply for certification.

Approved developments must pull building permits within 12 months of project approval by the local permitting board and the development must receive its certificate(s) of occupancy within 18 months of building permit issuance in order for units to remain on the SHI list and be eligible to contribute to Safe Harbor.
### Evaluation Criteria
**Revised October 29, 2019**

#### DISCUSSION DRAFT

<table>
<thead>
<tr>
<th>Strategy</th>
<th>Effectiveness at Maintaining 40B Safe Harbor</th>
<th>Effectiveness at Adding Supply to Meet 10% Requirement</th>
<th>Proximity to Employment and Goods &amp; Services</th>
<th>Access to Public Sewer / Water Infrastructure</th>
<th>Creates New Supply</th>
<th>Opportunity for Energy Efficient Design</th>
<th>Total Cost Per Unit on SHI List</th>
<th>Ability to Use Off-Island Subsidy per Unit</th>
<th>Net Local Taxpayer Subsidy per Unit</th>
<th>Efficient Use of Town Financial Resources</th>
<th>Potential Number of New Units Added for $100K</th>
<th>Allocation % (Range)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Dispersed Home Site Purchases &amp; Development</td>
<td>Moderate&lt;sup&gt;1&lt;/sup&gt;</td>
<td>Low</td>
<td>Low&lt;sup&gt;3&lt;/sup&gt;</td>
<td>Low</td>
<td>Low&lt;sup&gt;6&lt;/sup&gt;</td>
<td>Moderate</td>
<td>$ 688,000</td>
<td>Limited&lt;sup&gt;5&lt;/sup&gt;</td>
<td>$ 669,250</td>
<td>Low</td>
<td>30 across the entire island</td>
<td>-10-30%</td>
</tr>
<tr>
<td>2. Buy-down of Existing Year-Round Rentals</td>
<td>Moderate&lt;sup&gt;7&lt;/sup&gt;</td>
<td>Moderate&lt;sup&gt;6&lt;/sup&gt;</td>
<td>Moderate&lt;sup&gt;5&lt;/sup&gt;</td>
<td>Moderate</td>
<td>None</td>
<td>Low</td>
<td>$ 250,000</td>
<td>Limited&lt;sup&gt;5&lt;/sup&gt;</td>
<td>$ 250,000</td>
<td>Low</td>
<td>0&lt;sup&gt;3&lt;/sup&gt;</td>
<td>0-10%&lt;sup&gt;3&lt;/sup&gt;</td>
</tr>
<tr>
<td>3. Buy-down of Existing Multiple Pocket Site Purchases &amp; Development (6-30 units)</td>
<td>High</td>
<td>High</td>
<td>High</td>
<td>High</td>
<td>High</td>
<td>High</td>
<td>$ 488,630</td>
<td>Moderate&lt;sup&gt;6&lt;/sup&gt;</td>
<td>$ 62,168&lt;sup&gt;6&lt;/sup&gt;</td>
<td>High</td>
<td>60-60 total across several locations</td>
<td>-60-90%</td>
</tr>
</tbody>
</table>

**FOOTNOTES**

1. There is a budget challenge to acquiring 21 properties, improving them, and having the timing of approval of multiple LAG applications sync to allow for one year of Safe Harbor
2. Vacancies would need to be made available at each site which may result in the displacement of current year-round tenants
3. Sites spread around the Island would, almost by definition, not necessarily be in proximity to employment and goods & services
4. Dependent on the location of the existing rental units
5. Some new units would be built under local zoning at acquired property locations (8 of 24 units according to the proposed pro-forma)
6. Assumes $25,000 per existing unit CDBG rehabilitation grant
7. A factor is the timing of a tax credit award for 6 Fairgrounds Road (Ticcoma Green) - this may or may not affect timing of next award to Nantucket depending on overall demand for tax credits and scoring of the next project
8. Working on this analysis with respect to certain opportunities; for reference, 6 Fairgrounds Road (Ticcoma Green) economics equals to approximately $62,500 per unit
9. No new units would be added to Island housing inventory, only existing rentals would be converted to count on SHI list
10. As originally proposed, there are numerous issues, however a refined version may merit consideration

**COMMENTS**

**Strategy 1 - Dispersed Home Purchases:**

1. Under the Dispersed Home Purchases & Development model, the Town could end up competing with potential year-round buyers
2. Maintenance costs for a diverse set of single family homes is unknown
3. Based on the original article proponent’s economics, we would be paying $690k to receive a $12k annual benefit (1.7% ROI)
4. There will be a number of criteria by which each opportunity will be evaluated; in addition to those noted in the chart above, the below have also been identified as factors. More may emerge.

**Strategy 2 - Buy-down of Existing Year-Round Rentals:**

1. Buy-down of Existing Year-Round units results in no equity from Neighborhood First capital
2. Under the Buy-down of Existing Rentals model, units are already in the year-round rental stock, therefore there would be no increase in year-round supply
3. Buy-down of Existing Rental units may require additional investment to ensure units are up to code
4. Buy-down of Existing Rentals may result in displacement of current year-round residents in order to meet program requirement of units counting on SHI list
5. While original proposition from a specific rental unit owner was not economically compelling, this concept may be worth exploring further
6. Exploration of an ownership buy-down program could be explored; units would need to be brought down to 80% AMI to be eligible to count on the SHI list (a requirement of the use of these funds)

**Strategy 3 - New Affordable Developments:**

1. Multiple projects can be organized as mixed income communities of appropriate scale for the particular location
2. Massing, density and aesthetics need to be evaluated on a case-by-case basis
3. Potential subsidy from state and federal sources could be in the range of 50% of the cost of new construction
4. Would not spread housing out across the entire Island
5. The Town would seek sites near transportation, employment, school and other services
6. Other cons:
7. Other cons:
NANTUCKET SAFE HARBOR STATUS

2019 and 2020

The town is currently in Safe Harbor until June 13, 2021. Surfside Crossing units will no longer qualify as of 6/13/20 because it is expected that building permits will not have been pulled due to litigation. Richmond has submitted for an additional building permit for eight additional Meadows II units which will shortly allow us to request recertification of our Housing Production Plan with no reliance on the units at Surfside Crossing. If recertified, the likely new end date for Safe Harbor will be May 2nd, 2021.

2021

In order to request a new period of safe harbor beyond the current period, a minimum of 24 (for 1 year) or 48 (for 2 years) units will need to be created between 1/1/21 and 4/30/21.

Unfortunately, as things currently stand, virtually all of the currently planned additions to the SHI count will not contribute toward additional Safe Harbor certification. Richmond units will not be able to be used because currently a single development can only be used for two years of Safe Harbor unless there was an approved phasing plan at the start. Having already used Richmond units for the current Safe Harbor, the additional Richmond rental units cannot be used for Safe Harbor purposes (though all 225 will eventually count toward our 10% requirement). The Beach Plum units have a permit date of 2006 and cannot be used. The Habitat for Humanity and the Housing Nantucket units are together insufficient in number. This leaves only Ticcoma Green.

However, the anticipated timeline for Ticcoma Green will not allow these units to be used to certify for Safe Harbor. If the court finds for Nantucket and the developer and does so as anticipated (by approximately January 2020), then the developer can apply for tax credits in February 2020 which would be granted around July 2020. This date then becomes the certification date for these 64 units. As we will be in a period of Safe Harbor already (until May or June 2021), we cannot bank the credit for a future Safe Harbor period. The challenge in delaying a tax credit application to the following year (2021) is there would be approximately a two-month gap between the expiration of the current Safe Harbor period and our ability to request a new period of certification (Safe Harbor) – because tax credit applications are only accepted in February each year, and the award timing would not yield a start date within the required window.

Possible Paths to Extension of Safe Harbor

1. Department of Housing and Community Development revises their rules and allow a single development to count towards more than two years of Safe Harbor.

   Comment: under consideration by DHCD but likelihood and timing unknown.
2. Town creates at least 24 new units of affordable housing by the 5/2/21 deadline at the old fire station or another location(s).

   Comment: Maximum of 20 months until the deadline which is not a lot of runway even without confounding litigation.

3. Neighborhood First funds are used to substitute for the anticipated tax credit financing for Ticcoma Green (est. $12M). Perhaps an agreement could be negotiated with the developer so that the town would be a partner, with the funds plus a return being made at some point, and the timing of development made compatible with obtaining two additional years of safe harbor.

   Comment: Town Council would have to determine that this is a legitimate use of these funds. Funds that could acquire additional units would be lost. No discussion has been had with the developer as whether they would even entertain such a proposal.