Local Law Filing

(Use this form to file a local law with the Secretary of State.)

County City	☐Town ▼Village		
of Bronxville			
Local Law No. 3		of the year 20 ²¹	
A local law TO AMEN	ID CHAPTER 310, ZON	NING, REGARDING THE	
(Insert Title)	ON OF AFFORDABLE	HOUSING	
Be it enacted by the	Board of Trustees		
	(Name of Legislative Body)		
County City	Town _≭Village		
of Bronxville			as foll

(If additional space is needed, attach pages the same size as this sheet, and number each.)

DOS-0239-f-I (Rev. 04/14)

(Complete the certification in the paragraph that applies to the filing of this local law and strike out that which is not applicable.)

 (Final adoption by local legislative body only.) I hereby certify that the local law annexed hereto, desi 	ianatod as local law Mo	. 3	of 2021 of
the (XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX			-
Board of Trustees	January 11	20.21	was duly passed by the, in accordance with the applicable
(Name of Legislative Body)	On	20 <u>~·</u> _	, in accordance with the applicable
provisions of law.			
2x (Passage by local legislative body with approv	val no disapproval or	ransesana	a after disapproval by the Flective
Chief Executive Officer*.)	ai, no alcappiotal of	repubblige	alter disapproval by the Elective
I hereby certify that the local law annexed hereto, desi	ignated as local law No).	of 20 of
the (County)(City)(Town)(Village) of			was duly passed by the
the (County)(City)(Town)(Village) of	on	20	, and was (approved)(not approved
(Name of Legislative Body)			
(repassed after disapproval) by the (Elective Chief Executive	outive Officer*\		and was deemed duly adopted
<u> </u>			
on 20, in accordance w ith t	the applicable provision	is of law.	
3. (Final adoption by referendum.) I hereby certify that the local law annexed hereto, desi	ianatod os local law No		of 20 of
the (County)(City)(Town)(Village) of			was duly passed by the
(Name of Lagislating Bartis)	on	20	_, and was (approved)(not approved)
(Name of Legislative Body)			
(repassed after disapproval) by the (Elective Chief Execu	utive Officer*)		on20
·	/ \ '		*
Such local law was submitted to the people by reason of			
vote of a majority of the qualified electors voting thereon	_	iai)(arinuai	relection held on
20, in accordance with the applicable provisions	of law.		
		\	
4. (Subject to permissive referendum and final add			
hereby certify that the local law annexed hereto, desig	jnated as local law No.		of 20 of
he (County)(City)(Town)(Xillage) of		`	was duly passed by the
	On	20	and was (approved)(not approved)
(Name of Legislative Body)		_ 20	, and was (approved)(not approved)
repassed after disapproval) by the		on	Such local
(Elective Chief Execut	tive Officer*)		
aw was subject to permissive referendum and no valid	petition requesting suc	ch referend	um was filed as of
20, in accordance with the applicable provisions			
	OI IAVV.		

DOS-0239-f-I (Rev. 04/14) Page 3 of 4

^{*} Elective Chief Executive Officer means or includes the chief executive officer of a county elected on a county-wide basis or, if there be none, the chairperson of the county legislative body, the mayor of a city or village, or the supervisor of a town where such officer is vested with the power to approve or veto local laws or ordinances.

5. City local law concerning Charter revision proposed b	v petition.)	
I hereby certify that the local law annexed hereto, designated a	* ·	of 20of
the City of having been submitted t		
the Municipal Home Rule Law, and having received the affirma	tive vote of a majority of the qualified elec-	tors of such city voting
thereon at the (special)(general) election held on	The state of the s	
thereof at the (special)(general) election hereoff	, became operative.	
<u>~</u>		
6. (County local law concerning adoption of Charter.)		
I hereby certify that the local law appeared hereto, designated a	ne local law No	of 20 of
the County ofState of New York, hav		
November, pursuant to subdivisions 5		
received the affirmative vote of a majority of the qualified elector		
qualified electors of the towns of said county considered as a u	init voting at said general election, became	e operative.
(If any other authorized form of final adoption has been fol	lowed, please provide an appropriate o	ertification.)
I further certify that I have compared the preceding local law wi	th the original on file in this office and that	the same is a
correct transcript therefrom and of the whole of such original lo	cal law, and was finally adopted in the ma	inner indicated in
paragraph1 above.		
paragraph above.	1111	
	Clerk of the county legislative body, City, Tov	un or Village Clark or
	officer designated by local legislative body	Wit of Village Clerk of
	dilical designates by both logislative body	
(Seal)	Date: 0 3/5/3/	
(004)		

VILLAGE OF BRONXVILLE BOARD OF TRUSTEES

LOCAL LAW NO. 3-2021

A LOCAL LAW TO AMEND CHAPTER 310, ZONING, REGARDING THE PROVISION OF AFFORDABLE HOUSING

Be it enacted by the Board of Trustees of the Village of Bronxville as follows:

<u>Section 1</u>: There is hereby added to Article V of Chapter 310 of the Code of the Village of Bronxville a new Section 310.25-1, titled "Supplementary standards for the provision of affordable housing units", which shall read as follows:

§ 310.25-1 Supplementary standards for the provision of affordable housing units

A. Definitions. As used in this section, the following terms shall have the meaning indicated:

AFFORDABLE AFFIRMATIVELY FURTHERING FAIR HOUSING (AFFH) UNIT

- (1) A for-purchase housing unit that is affordable to a household whose income does not exceed 80% of the area median income (AMI) for Westchester as defined annually by the United States Department of Housing and Urban Development (HUD) and for which the annual housing cost of a unit, including common charges, principal, interest, taxes and insurance (PITI), does not exceed 33% of 80% AMI, adjusted for family size and that is marketed in accordance with the Westchester County Fair and Affordable Housing Affirmative Marketing Plan; and
- Am I and for which the annual housing cost of the unit, defined as rent plus any tenant-paid utilities, does not exceed 30% of 60% of Am I adjusted for family size and that is marketed in accordance with the Westchester County Fair and Affordable Housing Affirmative Marketing Plan.
- B. Required affordable AFFH unit component.
 - (1) Within all residential developments of 10 or more units created after the effective date of this law by subdivision or site plan approval, no fewer than 10% of the total number of units must be created as AFFH units. In residential developments of five to nine units, at least one AFFH unit shall be created. Rounding shall be done as follows: for 10 to 14 housing units: one AFFH unit; for 15 to 24 housing units: two AFFH units; then continuing in like increments as the number of housing units increase.

- (2) No preferences shall be utilized to prioritize the selection of income-eligible tenants or purchasers for AFFH units created under this subsection.
- (3) Notwithstanding the above, all such AFFH units, whether for purchase or for rent, shall be marketed in accordance with the Westchester County Fair and Affordable Housing Affirmative Marketing Plan.
- C. Maximum rent and sales price. The maximum monthly rent for an AFFH unit and the maximum gross sales price for an AFFH unit shall be established in accordance with United States Department of Housing and Urban Development guidelines as published in the current edition of the "Westchester County Area Median Income (AMI) Sales and Rent Limits" available from the County of Westchester.
- D. Time period of affordability. Units designated as AFFH units must remain for a minimum of 50 years from date of initial certificate of occupancy for rental properties and from date of original sale for ownership units.
- E. Property restriction. A property containing any AFFH units must be restricted using a mechanism such as a declaration of restrictive covenants in recordable form acceptable to municipal counsel which shall ensure that the AFFH unit shall remain subject to regulations for the minimum fifty-year period of affordability. Among other provisions, the covenants shall require that the unit be the primary residence of the resident household selected to occupy the unit. Upon approval, such declaration shall be recorded against the property containing the AFFH unit prior to the issuance of a certificate of occupancy for the development.

F. Unit appearance and integration.

- (1) Within single-family developments, the AFFH units may be single-family homes or if the Planning Board so elects, they may be incorporated into one or more two-family homes. If the Planning Board so elects, one or more AFFH units may be located on a lot meeting 75% of the minimum lot area for the single-family homes in the development. Each such two-family homes shall be located on a lot meeting the minimum lot area for the single-family homes in the development. All such units shall be indistinguishable in appearance, siting and exterior design from the other single-family homes in the development, to the furthest extent possible. Interior finishes and furnishings may be reduced in quality and cost to assist in the lowering of the cost of development of the AFFH units.
- (2) Within multifamily developments, the AFFH units shall be physically integrated into the design of the development, and where multiple AFFH units are required, to the extent feasible, they shall be distributed among various sizes (efficiency, one, two-, three- and four-bedroom units) in the same proportion as all other units in

the development. The AFFH units shall not be distinguishable from other market rate units from the outside or building exteriors. Interior finishes and furnishings may be reduced in quality and cost to assist in the lowering of the cost of development of the AFFH units.

G. Minimum floor area. The minimum gross floor area per AFFH unit shall not be less than 80% of the average floor area of nonrestricted housing units in the development and no less than the following:

Minimum Gross Floor Area			
Dwelling Unit	(square feet)		
Efficiency	450		
1-bedroom	675		
2-bedroom	750		
3-bedroom	1,000 (including at least 1.5 baths)		
4-bedroom	1,200 (including at least 1.5 baths)		

For the purposes of this section, paved terraces or balconies may be counted toward the minimum gross floor area requirement in an amount not to exceed 1/3 of the square footage of such terraces or balconies.H. Occupancy standards. For the sale or rental of AFFH units, the following occupancy schedule shall apply:

Number of Bedrooms	Number of Persons
Efficiency	Minimum: 1, Maximum: 1
1	Minimum: 1, Maximum: 3
2	Minimum: 2, Maximum: 5
3	Minimum: 3, Maximum: 7
4 Minimum: 4, Maximum: 9	

- I. Affirmative marketing. The AFFH units created under the provisions of this section shall be sold or rented, and resold and re-rented during the required period of affordability, to only qualifying income-eligible households. Such income-eligible households shall be solicited in accordance with the requirements, policies and protocols established in the Westchester County Fair and Affordable Housing Affirmative Marketing Plan so as to ensure outreach to racially and ethnically diverse households.
- J. Resale requirements.
 - (1) In the case of owner-occupied AFFH units, the title to said property shall be restricted so that in the event of any resale by the home buyer or any successor, the resale price shall not exceed the then-maximum sales price for said unit, as determined in this law, or the sum of: (i) the net purchase price (i.e., gross sales

prices minus subsidies) paid for the unit by the selling owner, increased by the percentage increase, if any, in the Consumer Price Index for Urban Wage Earners and Clerical Workers in the New York-Northern New Jersey Area, as published by the United States Bureau of Labor Statistics (the "Index") on any date between a) the month that was two months earlier than the date on which the seller acquired the unit and b) the month that is two months earlier than the month in which the seller contracts to sell the unit. If the Bureau stops publishing this index and fails to designate a successor index, the Village of Bronxville will designate a substitute index; and (ii) the cost of major capital improvements made by the seller of the unit while said seller of the unit owned the unit as evidenced by paid receipts depreciated on a straight-line basis over a fifteen-year period from the date of completion and such approval shall be requested for said major capital improvements no later than the time the seller of the unit desires to include it in the resale price.

(2) Notwithstanding the foregoing, in no event shall the resale price exceed an amount affordable to a household at 80% of AMI at the time of the resale.

K. Lease renewal requirements.

- (1) Applicants for rental AFFH units shall, if eligible and if selected for occupancy, sign leases for a term of no more than two years. As long as a resident remains eligible and has complied with the terms of the lease, said resident shall be offered renewal leases for a term of no more than two years each. Renewal of a lease shall be subject to the conditions of federal, state or county provisions that may be imposed by the terms of the original development funding agreements for the development or to the provisions of other applicable local law.
- (2) If no such provisions are applicable and if a resident's annual gross income should subsequently exceed the maximum then allowable, as defined in this law, then said resident may complete their current lease term and shall be offered a nonrestricted rental unit available in the development at the termination of such lease term, if available. If no such dwelling unit shall be available at said time, the resident may be allowed to sign one additional one-year lease for the AFFH unit they occupy but shall not be offered a renewal of the lease beyond the expiration of said term.
- L. Administrative and monitoring agency. The County of Westchester shall be responsible for monitoring the AFFH units during the units' periods of affordability and for monitoring compliance with the affirmative marketing responsibilities of those creating the AFFH units.
- M. Expedited project review process.

- (1) Preapplication meeting. The Planning Board's preapplication meeting process shall be followed in connection with developments which include AFFH units. The purposes of the preapplication meeting will include discussion of means to expedite the development application review process through:
 - (a) The early identification of issues, concerns, code compliance and coordination matters that may arise during the review and approval process.
 - (b) The establishment of a comprehensive review process outline, proposed meeting schedule and conceptual timeline.
- (2) Meeting schedule and timeline. Village departments, boards, committees and staff shall endeavor to honor the proposed meeting schedule and conceptual timeline established as an outcome of the preapplication process to the greatest extent possible during the review and approval process, subject to the demonstrated cooperation of the applicant to adhere to same. Should the approval process extend beyond one year, an applicant for a development including AFFH units shall be entitled to at least one additional meeting per year with the same departments, boards, or committees to review any and all items discussed at previous preapplication meetings.
- (3) Calendar/agenda priority. Municipal departments, boards, or committees with review or approval authority over applications for developments which include AFFH units shall give priority to such applications by placing applications for developments including AFFH units high enough on all meeting and work session calendars and agendas so they will not be bumped to a subsequent meeting, because of lack of time and, when feasible based on the ability to conduct required reviews and public notice, with the intent of shortening minimum advance submission deadlines to the extent practicable.

<u>Section 2</u>: Severability. If any section, subsection, clause, phrase or other portion of this Local Law is, for any reason, declared invalid, in whole or in part, by any court, agency, commission, legislative body or other authority of competent jurisdiction, such portion shall be deemed a separate distinct and independent portion. Such declaration shall not affect the validity of the remaining portions hereof, which other portions shall continue in full force and effect.

Section 3: This Local Law shall take effect immediately upon filing with the Secretary of State.