LOCAL LAW 97: New Rules for Affordable Housing released!

In September, DOB released a new package of proposed rules for LL97 which will help owners of most affordable housing by letting them use their often-limited resources to come into compliance, rather than paying fines. The rules support the intent of the law to get New York on a greener path.

What is Local Law 97 (LL97)? LL97 sets carbon limits for <u>most</u> buildings over 25,000 SF starting in 2024 and becoming increasingly rigorous through 2050. Buildings that don't comply will face penalties. The law treats affordable and rent-regulated housing differently:

ARTICLE 321:

The Prescriptive Pathway:

Buildings w/ >35% rent regulated units; HDFC Coops; and buildings w/ projectbased federal funding must:

Implement 13 Prescriptive Energy Conservation Measures <u>or</u> meet 2030 carbon limits. This is a <u>one-time</u> <u>compliance deadline</u>. A report must be filed by May 2025.*

*The new rules give some buildings additional time to comply.

ARTICLE 320:

The 2026 Pathway:

Buildings w/ at least one and up to 35% rent regulated units must:

Meet carbon limits starting in 2026 or face penalties of \$268/ ton of carbon above the limit.

ARTICLE 320:

The 2035 Pathway:

Mitchell-Lamas w/ no project-based federal funding; and buildings w/ 1+ income-restricted units but no rent regulated units must:

Meet carbon limits starting in 2035 or face penalties of \$268/ ton of carbon above the limit.

What are the penalties for non-compliance with the Article 321 (The Prescriptive Pathway)?

- 1. Failure to report compliance: \$10,000 per covered building
- 2. Failure to comply: \$10,000 per covered building

What if I can't comply by 2024? The new rules give these options:

- **Extension of time to file report:** Owners will be given an additional 120 days to file the report if they can't complete the report on time or if they are disputing their "covered building" status
- <u>Mitigated Penalties:</u> The owner <u>may be eligible</u> for a mitigated penalty due to an "unexpected or unforeseeable event" or if the building received funding from a Housing Agency as of November 15, 2019, to complete an "eligible Energy Conservation Project"
- Mediated Resolution: The Department may offer a mediated resolution if the owner submits, by May 2025, (1) an attestation that the building is not in compliance, (2) the previous year's benchmarking AND (3) a "Compliance Plan" that either:
 - Details how a building will meet 2030 carbon limits by 2030 or
 - Demonstrates that work is underway to implement the applicable
 Prescriptive Measures and a date by which the remaining work will be complete and the final report submitted

Note that buildings will face retroactive penalties if the agreed-upon plan is not met.

See page 2 for how HPD can help!



These are the 13 Prescriptive Energy Conservation Measures. Note that these are low-cost, high impact measures that will save buildings money right away, and most of the measures are eligible for incentives:

- 1. Adjust temperature set points for heat and hot water
- 2. Repair visible heating system leaks
- 3. Maintain heating system so that it is in good working order
- 4. Install individual temperature controls or insulated radiator enclosures
- 5. Insulate exposed heating and hot water pipes
- 6. Insulate steam system condensate tank or water tank
- 7. Install heating system sensors and boiler controls
- 8. Repair or replace steam traps
- 9. Install or upgrade steam system master venting
- 10. Upgrade common area lighting to comply with New York City Energy Conservation Code
- 11. Weatherize and air seal, where appropriate
- 12. Install timers on intermittent exhaust fans
- 13. Install radiant barriers behind all radiators subject to item #4

Additional details can be found here: https://www.nyc.gov/site/buildings/codes/sustainability.page.

Are there resources to help?

- The <u>NYC Accelerator</u> can provide free support and technical assistance to building owners to help them determine their compliance requirements, create a compliance plan, direct owners to the right service providers, and help owners leverage all available financial incentives and resources.
- The HPD-Con Ed Limited Time LL97 Incentive for Affordable
 Housing can provide \$500-\$2,000 per dwelling unit with a cap of
 85% of the total project cost to help buildings comply with the
 Prescriptive Measures Pathway.
- 3. The utilities' <u>AMEEP Program</u> can provide incentives of up to \$2,000 per dwelling unit for comprehensive upgrades
- 4. HPD has partnered with NYSERDA to provide free tools and enhanced assistance to owners of HPD-assisted properties to help owners assess if the Mediated Resolution makes sense for them!

How do I get started?

Act Now! Contact the NYC Accelerator right now to develop a plan, an appropriate work scope, identify incentives, and assemble a team to implement the work. Contact the NYC Accelerator here:

https://accelerator.nyc/contact or contact KC3 directly at affordable@kc3.nyc to speak to a dedicated affordable housing account manager.

Is the "Mediated Resolution" right for your building? The answer might be yes if:

- Your building is heated with oil
- Your building is near the 2030 carbon limits already
- Your building is planning a near-term refinancing
- Your building has upcoming repair or capital needs
- You'd like to implement a project like solar or electrification
- You don't think you can complete the Prescriptive Measures by the extended deadline.

Contact us here for more information and free technical assistance!

Click here for the most up-to-date <u>LL97 Guidance for Affordable Housing</u> and FAQs and the <u>DOB's</u> <u>Greenhouse Gas Emission Reporting page</u> for the latest guidance on reporting.

