THE CORPORATION OF THE CITY OF PETERBOROUGH

BY-LAW NUMBER 12-094

BEING A BY-LAW OF THE CORPORATION OF THE CITY OF PETERBOROUGH TO PROVIDE FOR MUNICIPAL HOUSING FACILITIES

THE CORPORATION OF THE CITY OF PETERBOROUGH BY THE COUNCIL THEREOF HEREBY ENACTS AS FOLLOWS:

WHEREAS the Corporation of the City of Peterborough is the Service Manager and is authorized to establish, administer and fund housing and homelessness programs and provide housing directly under the Housing Services Act, 2011;

AND WHEREAS subsection 110(1) of the Municipal Act, 2001 allows municipalities to enter into agreements for the provision of municipalities facilities by any person;

AND WHEREAS Ontario Regulation 46/94, as amended by Ontario Regulation 189/01, made under the Municipal Act allows the council of the municipality to enter into an agreement under subsection 110(1) of the Municipal Act, 2001 for the provision of a variety of enumerated classes of municipal capital facilities;

AND WHEREAS one of those enumerated classes is municipal housing project facilities;

AND WHEREAS the said Ontario Regulation 46/94, as amended, requires that before a by-law authorizing an agreement respecting municipal housing project facilities is entered into a municipal housing facilities by-law must be enacted, which must comply with requirements set out in that Regulation;

AND WHEREAS Council is of the opinion that making use of subsection 110(1) of the Municipal Act, 2001 is a desirable means of increasing the supply of affordable housing by providing financial or other assistance at less than fair market value to private and non-profit housing providers on the criteria set out in this by-law;

AND WHEREAS this by-law shall only govern agreements entered into with housing providers on or after June 25, 2012;

AND WHEREAS By-law 03-046 shall continue to govern agreements entered into with housing providers before June 25, 2012;

THE CORPORATION OF THE CITY OF PETERBOROUGH BY THE COUNCIL THEREOF HEREBY ENACTS AS FOLLOWS:

1. In this By-law,
   “Act” means the Municipal Act, 2001, as amended, and its regulations;
   “affordable housing” means affordable housing as set out in Section 4 of this By-law;
   “City” or “City of Peterborough” means the municipal corporation known as the Corporation of the City of Peterborough, as the context requires;
   “CMHC” means the Canada Mortgage and Housing Corporation;
   “Council” means the Council of the City of Peterborough;
“household” means persons who reside or will be residing in a housing unit within a municipal housing project facility;

“household income limit” for the purposes of determining a household’s eligibility under Section 7 of this by-law for a housing unit will be determined annually by the City’s Housing Division;

“housing provider” means a corporation or individual legally entitled to own real property in the City of Peterborough or the County of Peterborough;

“average market rent” for municipal housing project facilities at any one time means the average market unit rent in the City of Peterborough as determined and amended from time-to-time by CMHC;

“municipal housing project facilities” means the municipal housing project facilities class of municipal capital facilities, as set out in Ontario Regulation 46/94, as amended;

“municipal housing project facilities agreement” means a municipal housing project facilities agreement as set out in Section 2 of this By-law;

“municipal housing project facilities By-law” means a By-law enacted by council pursuant to paragraph 18 of section 2 of Ontario Regulation 46/94, as amended;

“unit size” means the size of a unit within a municipal housing project facility or potential municipal housing project facility, measured by the number of bedrooms;

“waiting list” means the City of Peterborough Coordinated Access System or successor social housing waiting list.

2. Council may pass by-laws permitting the City to enter into municipal housing project facilities agreements with the housing service providers, pursuant to subsection 110 (1) of the Act, as amended, for the provision of municipal housing project facilities.

3. Upon passing a by-law referred to in Section 2, the City Clerk shall give written notice of the by-law to the Minister of Education and Training or successor, as set out in the Act.

4. The definition of “affordable housing” for the purpose of a municipal housing project facilities agreement shall be municipal housing project facilities in which the average rent for each unit size, including utilities, but exclusive of parking, telephone, cable and other related fees, is less than or equal to the most recently released CMHC ‘average market rent’ for the City of Peterborough for that unit size.

Notwithstanding the definition of “affordable housing”, the average rent for municipal housing project facilities which receive a full or partial property tax exemption, in accordance with Section 14 of this by-law, must be less than or equal to 90% of the most recently released CMHC ‘average market rent’ for the City of Peterborough for that unit size.

5. The City shall enter into an agreement mentioned in Section 2 unless it has determined that the housing units to be provided as part of the municipal housing project facilities fail to fall within the definition of affordable housing.
6. Under no circumstances shall a housing unit be made available,
   a) at rent that is not within the definition of affordable housing; or
   b) to individuals or families who, if at the time the housing unit was
      initially rented to them, would already own a residential property, as
determined by the housing provider after making all reasonable
inquiries.

7. A household shall be eligible for a housing unit within a municipal housing
   project facility if, at the time of the household’s application for the housing
   unit, the gross income of the household for the twelve (12) month period
   prior thereto is equal to or less than the household income limit for that
   unit type as determined by the City’s Housing Division.

8. The municipal housing project facilities agreements shall contain the
   following:
   a) the term of the agreement, which shall not be less than twenty
      years but within which time, requirements may vary;
   b) each unit in the municipal housing project facilities shall meet the
      definition of affordable housing;
   c) provisions reflecting those matters set out in Sections 5 and 6;
   d) subject to section 10 of the By-law, units subject to the agreement
      not be rented to the housing provider or shareholders or directors of
      the housing provider, or any individual not at arm’s length to the
      housing provider or shareholders or directors of the housing
      provider;
   e) the City must register the agreement on title;
   f) the municipal housing project facilities agreement shall be binding
      on the housing provider’s heirs, successors and assigns;
   g) during the time period in which the municipal housing project
      facilities agreement is in force, the housing provider shall, as a
      condition precedent to a sale to a subsequent purchaser, require
      the subsequent purchaser to enter into an agreement with the city,
      and that agreement shall impose the terms of the municipal
      housing project facilities agreement on that subsequent purchaser;
   h) in addition to a general indemnity, the housing provider shall
      specifically indemnify the City if the provision set out in clause (g) is
      breached;
   i) a list of the benefits being conveyed to the housing provider under
      this By-law, including their estimated present day monetary value;
   j) if the housing provider does not carry out its obligations under the
      agreement, the housing provider shall pay to the City the entire
      amount of benefits conveyed under the agreement, together with
      any applicable costs and interest;
   k) such other contractual provisions which are required to be inserted
      based on fundamental contractual drafting principles satisfactory to
      the City of Peterborough; and
   l) the number of housing units being provided.
9. a) As a means of increasing the affordability of housing within the project, the municipal housing project facilities agreement may require that the housing providers enter into a separate rent supplement agreement with the City.

b) If the municipal housing project facilities agreement requires the housing provider to enter into a rent supplement agreement with the City as set out in subsection (1), the rent supplement agreement shall be entered into concurrently with the municipal housing project facilities agreement and shall be a condition of the City entering into the municipal housing project facilities agreement.

c) As a further means of increasing the affordability of housing within the project, the municipal housing project facilities agreement may require, in exchange for significant (greater than $10,000 per unit) capital grants or property tax exemptions, that lower affordable rents than set out in Section 4 of this By-law may be established for some of the units and that eligible incoming residents be allowed to move in only if they are selected from the social housing waiting list or from City approved categories of minimum wage earners, or recipients of Ontario Works, Ontario Disability Support Payments, or Old Age Supplement/Canadian Pension Plan.

10. Despite clause 8(d), units subject to a municipal housing project facilities agreement may be rented to directors of the housing provider or to an individual not at arm’s length to directors of the housing provider if:

   a) the housing provider is a non-profit housing cooperative as defined in the Cooperative Corporations Act, R.S.O. 1990, c.C.35, as amended or a not-for-profit corporation; and

   b) the housing provider is at arm’s length to any individual or private for-profit corporation with which the director or individual not at arm’s length to the director, as the case may be, has a non-arm’s length relationship.

11. A municipal housing project facilities agreement may allow for the lease, operation or maintenance of the municipal housing project facilities by any person and, pursuant to subsection 110(3) of Act, for the sale or other disposition of municipal land or buildings that are still required for the purposes of the City.

12. A municipal housing project facilities agreement may, with respect to the provision, lease, operation or maintenance of the municipal housing project facilities that are subject to the agreement:

   a) provide for financial or other assistance at less than market value rent or at no cost to the housing provider with respect to the provision, lease, operation or maintenance of the facilities that are subject of the agreement, and such assistance may include:

      i) giving or lending money and charging interest;
      ii) giving, lending, leasing or selling property;
      iii) guaranteeing borrowing; and
      iv) providing the services of employees of the municipality

13. A municipal housing project facilities agreement containing the provisions set out in Subsection 110(7) of the Municipal Act may provide a full or partial exemption for the facilities from the payment of development charges imposed by the City under the Development Charges Act, 1997, S.O. 1997, c.27.
14. A municipal housing project facilities agreement containing the provisions set out in Subsection 110(6) of the Municipal Act may provide a full or partial property tax exemption, for a period of up to 10 years, from all or part of the taxes levied for municipal and school board purposes for land on which the facilities are or will be located.

15. Upon the passing of a by-law referred to in Section 14, the City Clerk shall give written notice of its contents to:

a) the assessment corporation;

b) the Clerk of any other municipality that would, but for the by-law, have the authority to levy rates on the assessment for the land exempted by the by-law; and

c) the Secretary of any school board if the area of jurisdiction of the Board includes the land exempted by the by-law.

16. This by-law may be cited as the Municipal Housing Facilities By-law, 2012.

By-law read a first, second and third time this 25th day of June, 2012.

(Sgd.) Henry Clarke, Deputy Mayor

(Sgd.) John Kennedy, City Clerk