

[Third Reprint]
ASSEMBLY, No. 2309

STATE OF NEW JERSEY

INTRODUCED SEPTEMBER 16, 1996

By Assemblymen BAGGER, AUGUSTINE and Bateman

1 AN ACT concerning affordable housing and amending ³[²and
2 supplementing²]³ P.L.1995, c.231 ³[²(C.52:27D-310.1 et seq.)²]³.

3

4 **BE IT ENACTED** by the Senate and General Assembly of the State
5 of New Jersey:

6

7 1. Section 1 of P.L.1995, c.231 (C.52:27D-310.1) is amended to
8 read as follows:

9 1. When computing a municipal adjustment regarding available
10 land resources as part of the determination of a municipality's fair
11 share of affordable housing, the Council on Affordable Housing shall
12 exclude from designating as vacant land ²(a) any land that is owned by
13 a local government entity that ³as of January 1, 1997, ³ has adopted,
14 prior to the institution of a lawsuit seeking a builder's remedy or prior
15 to the filing of a petition for substantive certification of a housing
16 element and fair share plan, a resolution authorizing an execution of
17 agreement that the land be utilized for a public purpose other than
18 housing; (b)² any land listed on a master plan of a municipality as
19 being dedicated, by easement or otherwise, for purposes of
20 conservation, park lands or open space and which is owned, leased,
21 licensed, or in any manner operated by a county, municipality or
22 tax-exempt, nonprofit organization ¹including a local board of
23 education¹, or by more than one municipality by joint agreement
24 pursuant to P.L.1964, c.185 (C.40:61-35.1 et seq.), for so long as the
25 entity maintains such ownership, lease, license, or operational control
26 of such land²; and (c) any vacant contiguous parcels of land in private
27 ownership of a size which would accommodate fewer than five
28 housing units if current standards of the council were applied
29 pertaining to housing density. No municipality shall be required to
30 utilize for affordable housing purposes land that is excluded from

EXPLANATION - Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and intended to be omitted in the law.

Matter underlined thus is new matter.

Matter enclosed in superscript numerals has been adopted as follows:

¹ Assembly AHO committee amendments adopted January 23, 1997.

² Assembly floor amendments adopted February 20, 1997.

³ Assembly amendments adopted in accordance with Governor's recommendations March 20, 1997.

1 being designated as vacant land ².

2 (cf: P.L.1995, c.231, s.1)

3

4 ³[²2. (New section) P.L. , c. (C.)(now pending before the
5 Legislature as this bill) shall be applied retroactively concerning vacant
6 land determinations in those matters in which a judicial determination
7 has not been made or substantive certification has not been granted as
8 of the effective date of that act. A municipality which has received
9 substantive certification from the council on or before the effective
10 date of P.L. , c. (C.)(now pending before the Legislature as
11 this bill) may apply, in its discretion, to the council for a
12 redetermination of its vacant land inventory in accordance with the
13 provisions of that act.²]³

14

15 ²[².] ³[³.²] ².³ This act shall take effect immediately .

16

17

18

19

20 Changes definition of vacant land for purposes of determining
21 municipality's fair share of affordable housing.