BOROUGH OF HALEDON ORDINANCE NO. 8-10-2023 B

AN ORDINANCE OF THE BOROUGH COUNCIL OF THE BOROUGH OF HALEDON, IN THE COUNTY OF PASSAIC, STATE OF NEW JERSEY, AMENDING CHAPTER 221 ("LEAD PAINT TESTING") TO IMPLEMENT NEW STATE LAW TO THE BOROUGH'S REVISED GENERAL ORDINANCES

WHEREAS, the State of New Jersey enacted N.J.S.A. 52:27D-437, et seq. establishing lead-based paint testing programs for residential rental properties; and

WHEREAS, N.J.S.A. 52:27D-437, et seq. requires that municipalities enact ordinances to implement lead-based paint programs for residential rental properties; and

WHEREAS, the Borough of Haledon desires to comply with N.J.S.A. 52:27D-437, et seq. by adopting this Ordinance;

WHEREAS, the Borough of Haledon had previously enacted certain regulations related to the lead-based paint testing and has determined that certain changes are necessary to properly effectuate those regulations;

NOW, THEREFORE, BE IT ORDAINED by the Mayor and Council of the Borough of Haledon, County of Passaic, State of New Jersey, as follows by amendment (strikethrough provisions are deleted and <u>underlined</u> provisions are added):

Chapter 221 - Lead Paint Testing.

221-1 Definitions.

"Dust wipe sampling" means a sample collected by wiping a representative surface and tested in accordance with a method approved by the United States Department of Housing and Urban Development.

"Tenant turnover" means the time at which all existing occupants vacate a dwelling unit and all new tenants move into the dwelling unit.

"Visual assessment" means a visual examination for deteriorated paint or visible surface dust, debris, or residue.

221-2 Inspections.

Subject to of this Chapter, the Construction Code Official shall inspect <u>e</u>The owner, landlord and/or agent of every single family, two-family, and multiple rental dwelling located within the Borough <u>shall be required to obtain an inspection for lead-based paint hazards</u> at tenant turnover for lead-based paint hazards or within two years of the effective date of N.J.S.A. 52:27D-437.16, et seq., whichever is earlier. Thereafter, all such units shall be inspected for lead-based paint hazards the earlier of every three years or upon tenant turnover, except that an inspection upon tenant turnover shall not be required if the owner has a valid lead-safe certification. The owner of any such rental dwelling shall not permit any tenant turnover without first complying with this Chapter. The Borough shall charge the dwelling owner or landlord and the dwelling owner or landlord shall pay the Borough in advance of any inspection, a fee of \$125.00 for each unit inspected to cover the cost of the inspection, which shall be dedicated to meeting the costs of implementing and enforcing this Chapter and shall not be used for any other purpose.

221-3 Option to Hire Lead Evaluation Contractor.

The dwelling owner or landlord may shall directly hire a lead evaluation contractor who is certified to provide lead paint inspection services by the New Jersey Department of Community Affairs to satisfy the requirements of Section 221-2 instead of the municipal inspection contemplated by Section 221-2. In the event that a dwelling owner or landlord directly hires such a lead evaluation

contractor, the term "Construction Code Official" shall also mean and include such lead evaluation contractor for purposes of this Chapter (except for the purposes of §221-13).

221-4 Consultation with Local Health Board.

The Construction Code Official or such lead evaluation contractor with the duty to inspect singlefamily, two-family, and multiple rental dwellings pursuant to this Chapter, may consult with the local health board, the State of New Jersey Department of Health, or the State of New Jersey Department of Community Affairs concerning the criteria for the inspection and identification of areas and conditions involving a high risk of lead poisoning in dwellings, methods of detection of lead in dwellings, and standards for the repair of dwellings containing lead paint.

221-5 Exceptions for Inspections.

Notwithstanding anything in §221-2 to the contrary, a dwelling unit in a single-family, two-family, or multiple rental dwelling shall not be subject to inspection and evaluation for the presence of lead-based paint hazards if the unit:

(1) has been certified to be free of lead-based paint;

(2) was constructed during or after 1978;

(3) is in a multiple dwelling that has been registered with the State of New Jersey Department of Community Affairs as a multiple dwelling for at least 10 years, either under the current or a previous owner, and has no outstanding lead violations from the most recent cyclical inspection performed on the multiple dwelling under the "Hotel and Multiple Dwelling Law," N.J.S.A. 55:13A-1, et seq.;

(4) is a single-family or two-family seasonal rental dwelling which is rented for less than six months duration each year by tenants that do not have consecutive lease renewals; or

(5) has a valid lead-safe certification issued in accordance with this Chapter.

221-6 Remediation.

If the Construction Code Official lead evaluation contractor finds that a lead-based paint hazard exists in a dwelling unit upon conducting an inspection pursuant to Section 221-2, then the owner of the dwelling unit shall remediate the lead-based paint hazard by using abatement or lead-based paint hazard control methods, approved in accordance with the provisions of the "Lead Hazard Control Assistance Act," N.J.S.A. 52:27D-437.1, et al. Upon the remediation of the lead-based paint hazard, the Construction Code Official lead evaluation contractor shall conduct an additional inspection of the unit to certify that the hazard no longer exists. The Construction Code Official shall charge an additional fee in the amount \$75.00 for such additional inspection.

221-7 Lead-Safe Certification.

If the Construction Code Official lead evaluation contractor finds that no lead-based paint hazards exist in a dwelling unit upon conducting an inspection pursuant to Section 221-2 or following remediation of a lead-based paint hazard pursuant to §221-6, then the Construction Code Official lead evaluation contractor shall certify the dwelling unit as lead-safe on a form prescribed by the New Jersey Department of Community Affairs as provided for in regulations or guidance promulgated pursuant to N.J.S.A. 52:27D-437.20. The lead-safe certification provided to the property owner by Construction Code Official pursuant to this section shall be valid for two years.

221-8 Production of Lead-Safe Certification.

Beginning on the effective date of N.J.S.A. 52:27D-437.16 et seq. property owners shall:

A. Provide evidence of a valid lead-safe certification obtained pursuant to this Chapter as well as evidence of the most recent tenant turnover at the time of the cyclical inspection carried out under the "Hotel and Multiple Dwelling Law," N.J.S.A. 55:13A1, et seq., unless not required to have had an inspection by the Construction Code Official pursuant to paragraph (1), (2), or (3) of §221-5;

B. Provide evidence of a valid lead-safe certification obtained pursuant to this Chapter to new tenants of the property at the time of tenant turnover unless not required to have had an inspection

by the Construction Code Official pursuant to paragraphs (1), (2), (3), and (4) of §221-5, and shall affix a copy of such certification as an exhibit to the tenant's or tenants' lease; and

C. Maintain a record of the lead-safe certification which shall include the name or names of the unit's tenant or tenants, if the inspection was conducted during a period of tenancy, unless not required to have had an inspection by the Construction Code Official pursuant to paragraphs (1), (2), (3), and (4) of §221-5.

221-9 Notification to Commissioner of Community Affairs.

If the Construction Code Official lead evaluation contractor finds that a lead-based paint hazard exists in a dwelling unit upon conducting an inspection pursuant to this Chapter, then the Construction Code Official Borough Department of Health or such agency as may be contracted by the Borough for such matters shall notify the Commissioner of Community Affairs, who shall review the findings in accordance with the "Lead Hazard Control Assistance Act," N.J.S.A. 52:27D-437.8.

221-10 Inspection of Two or Three Dwelling Units.

If a lead hazard is identified in an inspection of one of the dwelling units in a building consisting of two- or three- dwelling units, then the Construction Code Official lead evaluation contractor shall inspect the remainder of the building's dwelling units for lead hazards, with the exception of dwelling units that have been certified to be free of lead-based paint. The Construction Code Official may charge an additional fee in the amount of \$75.00.

221-11 Fees.

In addition to the fees charged for inspection of rental housing, \$75.00, the Borough shall assess an additional fee of \$20.00 per unit inspected by the Construction Code Official for the purposes of the "Lead Hazard Control Assistance Act," N.J.S.A. 52:27D437.1, et seq., concerning lead hazard control work, unless the unit owner demonstrates that the Department of Community Affairs already has assessed an additional inspection fee of \$20.00 pursuant to the provisions of N.J.S.A. 52:27D-437.10. In a common interest community, any inspection fee charged pursuant to this Chapter shall be the responsibility of the unit owner and not the homeowners' association, unless the association is the owner of the unit. The fees collected pursuant to this section shall be deposited into the "Lead Hazard Control Assistance Fund" established pursuant to -N.J.S.A. 52:27D-437.4. The fee for filing of a lead-safe certification or lead-free certification with the Borough shall be \$50.

221-12 Inspections as a Result of Testing of Children of Six Years of Age or Younger.

A. If less than three percent of children tested in the Borough, six years of age or younger, have a blood lead level greater than or equal to five ug/dL, according to the central lead screening database maintained by the State of New Jersey Department of Health pursuant to N.J.S.A. 26:2-137.6, or according to other data deemed appropriate by the commissioner (as such term is used in and for the purposes of N.J.S.A. 52:27D- 437.16), then the Construction Code Official may inspect a dwelling located therein for lead-based paint hazards through visual assessment.

B. If at least three percent of children tested, six years of age or younger, have a blood lead level greater than or equal to five ug/dL, according to the central lead screening database maintained by the State of new Jersey Department of Health pursuant to section 5 of P.L.1995, c.328 (C.26:2-137.6), or according to other data deemed appropriate by the commissioner, then the Construction Code Official shall inspect a dwelling located therein through dust wipe sampling.

C. If a lead hazard is identified in an inspection of one of the dwelling units in a building consisting of two- or three-dwelling units, then the Construction Code Official shall inspect the remainder of the building's dwelling units for lead hazards, with the exception of dwelling units that have been certified to be free of lead-based paint. The Construction Code Official may charge fees in accordance with this Chapter for such additional inspections.

221-13 12 Penalties.

The Borough and the Construction Code Official shall be authorized to conduct investigations and issue penalties to enforce a property owner's failure to comply with N.J.S.A. 52:27D-437.16 or this Chapter. If the Borough or the Construction Code Official determines that a property owner has failed to comply with a provision of N.J.S.A. 52:27D-437.16, et seq. or this Chapter regarding a rental dwelling unit owned by the property owner, the property owner shall first be given 30 days to cure any violation by conducting the required inspection or initiate any required remediation efforts. If the property owner has not cured the violation after 30 days, the property owner shall be subject to a penalty not to exceed \$1,000.00 per week until the required inspection has been conducted or remediation efforts have been initiated.

NOW, THEREFORE, BE IT FURTHER ORDAINED that:

1. Ordinances, resolutions and regulations or parts of ordinances, resolutions and regulations inconsistent herewith are hereby repealed to the extent of such inconsistency; and

2. If any section, subsection, clause or phrase of this Ordinance is for any reason held to be unconstitutional or invalid by a court of competent jurisdiction, such a decision shall not affect the remaining portion of the Ordinance; and

3. Except as hereby amended, the Code of the Borough of Haledon shall remain in full force and effect.

4. This Ordinance shall take effect twenty days after final passage and publication in accordance with law.

INTRODUCED: <u>8-10-2023</u>

PASSED: <u>9/14/2023</u>

ATTEST: micipal Clerk

APPROVE:

Mayor