Table of contents

1. Introduction
2. Application of guidelines
   2.1 Properties covered by these Guidelines
   2.2 Using the Guidelines to formulate policy
   2.3 Using the guidelines as best practice
3. Definition of key terms
4. Difference between affordable and social housing
5. Relevant legislation
   5.1 Community Housing Providers National Law
   5.2 Housing Act 2001 (NSW)
   5.3 Residential Tenancies Act 2010
6. Relationship with NSW Government

Tenancy management

7. Applications
8. Eligibility
   8.1 General criteria
   8.2 Income
   8.3 Housing need
   8.4 Assets
   8.5 Other criteria
9. Allocations
   9.1 General
   9.2 Priority groups for affordable housing
   9.3 Selecting social housing eligible households
10. Setting rent
    10.1 Ensure affordable outcomes
    10.2 Maximise Commonwealth Rent Assistance and seek GST free status
    10.3 Ensure financial viability
11. Rent review
12. Tenure
13. Ongoing eligibility
14. Eligibility assessments
    14.1 Conducting eligibility assessments
    14.2 Where an eligibility assessment finds a tenant is no longer eligible
    14.3 Tenants right to request a review of a decision to terminate a lease
15. Terminating a tenancy for other reasons
16. Right of appeal
Portfolio management

17. Financial management
18. Developing or acquiring affordable housing
19. Trading affordable housing assets
20. Reporting
21. Evaluation

Appendix

Table 1 - Median household income levels by income band
Table 2 - Household income bands by household size
Table 3 - Household income band by household size
Table 4 - Ongoing eligibility maximum income limits for tenants of affordable housing

Link to NRAS Income Eligibility Limits
1. INTRODUCTION

The NSW Affordable Housing Ministerial Guidelines set out the policy framework for delivering affordable housing that has been developed with financial assistance from the NSW Government and is owned or managed by registered community housing providers.

These Guidelines aim to ensure that affordable housing in NSW is delivered:
- to a range of income groups, including very low, low and moderate income households
- in a manner that generates sufficient income to meet associated finance and other operating costs.

A secondary aim of the Guidelines is to ensure that retained earnings and assets from managing affordable housing are used by community housing providers to grow more affordable housing supply, wherever possible.

The NSW Affordable Housing Ministerial Guidelines are endorsed by the Minister for Family and Community Services.

2. APPLICATION OF GUIDELINES

2.1 Properties covered by these Guidelines

The NSW Affordable Housing Ministerial Guidelines apply to all designated affordable housing properties in a registered community housing provider’s portfolio which receives capital funding from the NSW Government and/or were acquired using finance secured against government-funded assets. This includes affordable housing properties funded through:
- Debt Equity Rounds 1 and 2
- Affordable Housing Innovations Fund
- Social Housing Growth Fund
- National Rental Affordability Scheme A (NRAS A)
- Social and Affordable Housing Fund
- Borrowing against vested assets.

Properties receiving NRAS A funding must comply with both the Australian Government NRAS Guidelines and the NSW Affordable Housing Ministerial Guidelines. Where the Australian Government NRAS Guidelines differ from these Guidelines, for example in maximum income limits, the Australian Government NRAS Guidelines prevail to the extent of the difference.

NSW Government funding contracts will usually confirm the application of these Guidelines. Where funding contract requirements differ to the requirements of the Guidelines, contract requirements prevail to the extent of the difference.

2.2 Using the Guidelines to formulate policy

It is expected that each registered community housing provider will use these Guidelines to inform its own policy for delivering affordable housing, which addresses:
- Applications
- Eligibility
- Allocations
- Rent setting and review
- Tenure
- Ongoing eligibility
- Eligibility review
- Right of appeal.
Providers may need to include variations in their policy to allow for variations in funding program requirements.

Each community housing provider delivering affordable housing is to make this policy, or series of policies, publicly available.

2.3 Using the Guidelines as best practice

To promote a consistent approach to managing affordable housing in NSW, it is recommended that registered community housing providers also use these Guidelines when managing affordable housing properties developed under the State Environmental Planning Policy (Affordable Rental Housing) 2009.

They could also be used when managing properties funded under NRAS B.

3. DEFINITION OF KEY TERMS

In these Guidelines:

- **Affordable housing** is housing that is appropriate for the needs of a range of very low to moderate income households and priced so that these households are also able to meet other basic living costs, such as food, clothing, transport, medical care and education\(^1\). As a rule of thumb, housing is usually considered affordable if it costs less than 30% of gross household income.\(^2\)

- **Very low, low and moderate income households** defined as:
  - a **very low income** household earns less than 50% of the relevant median household income for Sydney or rest of NSW, as applicable.
  - a **low income** household earns between 50% and 80% of the relevant median household income for Sydney or rest of NSW, as applicable.
  - a **moderate income** household earns between 80% and 120% of the relevant median household income for Sydney or rest of NSW, as applicable.

- **Relevant median income** – the median household income for the Sydney Statistical Division or the Balance of NSW Major Statistical Region (depending on where a household is located) as reported by the Australian Bureau of Statistics.\(^3\)

- **Social housing eligible** – refers to households who have been assessed as eligible for social housing.

4. DIFFERENCE BETWEEN AFFORDABLE AND SOCIAL HOUSING

While affordable housing has many goals that are similar to social housing, there are also some key differences, including:

- Affordable housing is open to a broader range of household incomes than social housing, so households can earn higher levels of income and still be eligible (Refer section 8 of these Guidelines);
- Applications for affordable housing properties are made to, and assessed by, the property manager. Applications for affordable housing cannot be made through Housing Pathways;
- Households do not have to be eligible for social housing to apply for affordable housing, though social housing eligible households may also be eligible for affordable housing;

---

\(^1\) This is a national definition agreed by Australian housing, planning and local government ministers.

\(^2\) While this figure provides a useful benchmark of housing affordability, the definition of affordability varies according to a household’s individual circumstances. Demands on the same gross income may differ significantly.

\(^3\) As defined in the Housing Regulation 2009.
• Allocations policy for affordable housing is different to social housing and may prioritise different target groups;
• From time to time, community housing providers may invite eligible households on the NSW Housing Register to apply for affordable housing properties. However, this does not constitute an offer of social housing and the household can refuse this invitation, or an offer of an affordable housing tenancy, without penalty to their status on the Register (Refer section 9.3 of these Guidelines);
• If a household on the NSW Housing Register accepts a tenancy in an affordable housing property, they will be regarded as suitably housed and removed from the Register; and
• Rents for affordable housing are calculated differently to social housing and there are different tenancy arrangements.

5. RELEVANT LEGISLATION

5.1 Community Housing Providers National Law
The Community Housing Providers National Law (the National Law) is an Appendix to the Community Housing Providers (Adoption of National Law) Act 2012 (NSW). It is the legislative basis for the National Regulatory System for Community Housing.

The National Law prescribes the National Regulatory Code which sets out the requirements that registered community housing providers must meet when operating and providing community housing. These requirements also apply to the way providers deliver affordable housing.

The National Regulatory System for Community Housing commenced in NSW on 1 January 2014, with an 18-month transition period, during which all community housing providers currently registered under the NSW Regulatory System were to be assessed for registration under the National Regulatory System.

From 1 July 2015, all registered community housing providers in NSW must be registered under the National Regulatory System.

5.2 Housing Act 2001 (NSW)
The Housing Act 2001 (NSW) and Housing Regulation 2009 provide the legislative framework for the registration of community housing providers under the NSW Regulatory System.

The Housing Regulation 2009 prescribes the Regulatory Code which sets out the requirements that registered community housing providers must meet when operating and providing community housing in NSW. These requirements also apply to the way providers deliver affordable housing. The NSW Regulatory System will be fully replaced by the National Regulatory System on 1 July 2015.

5.3 Residential Tenancies Act 2010
Community housing providers and tenants of affordable housing properties will enter into residential tenancy agreements and must comply with the requirements of the NSW Residential Tenancies Act 2010.

The Residential Tenancies Act 2010 includes provisions which specifically cover social housing tenancies (Part 7). Under the Act, all tenancies in which a social housing provider (including registered community housing providers) is the landlord are considered social housing tenancies. This includes tenancy agreements for affordable housing properties where the community housing provider is the landlord.
Where a community housing provider is managing an affordable housing property on behalf of another landlord through a management agreement, for example, tenancies will only be considered social housing tenancies if the other landlord is a registered community housing provider.

6. RELATIONSHIP WITH NSW GOVERNMENT

Registered community housing providers and the NSW Government are business partners in the development of affordable housing, with each party contributing funds and other resources. This partnership is based on working together in a transparent, consultative manner.

The NSW Government develops policy objectives and appropriate regulatory requirements for developing and managing affordable housing. In so doing, it will be mindful of the business consequences for community housing providers.

NSW Government goals and requirements will be communicated through funding contracts, relevant legislation and the NSW Affordable Housing Ministerial Guidelines.

Community housing providers will make independent business decisions concerning the operation of affordable housing programs, which will be informed by the policies and financial requirements of the NSW Government.

The NSW Government will monitor providers’ performance to ensure compliance under specific program or project agreements, policy guidelines and through the Regulatory Code.

Tenancy management

7. APPLICATIONS

Applications for affordable housing are made directly to the community housing provider managing the property.

Applicants cannot apply through Housing Pathways. An application through Housing Pathways is not an application for affordable housing.

Affordable housing applications can be accepted from people who are also listed on the NSW Housing Register.

8. ELIGIBILITY

To be assessed as eligible for affordable housing, applicants must meet the following criteria:

8.1 General criteria

Affordable housing applicants must:
- Be a citizen or have permanent residency in Australia
- Be a resident in New South Wales (NSW)
- Establish their identity
- Be able to sustain a successful tenancy, with or without support
- If applicable, make repayments of any former debts to Housing NSW or a community housing provider
  - In general, be 18 years of age or older.

8.2 Income

Maximum income eligibility limits which apply under these Guidelines are derived from the relevant median income figures for Sydney and for NSW as a whole and are set at
the top of the moderate income band level. (Note: The maximum income limits which apply to NRAS-funded properties are based on national median figures, so they are different.)

Income eligibility limits vary according to household size, with the maximum limit increasing with each additional person in a household.

The maximum income limits for eligibility into properties covered by these Guidelines are set out in Tables 2 and 3 of the Appendix. There is no minimum income eligibility limit.

The maximum income limits for properties funded under NRAS are set out in Table 4 of the Appendix.

Definitions of assessable income are set out in the Community Housing Rent Policy at: http://www.housing.nsw.gov.au/Community+Housing+Division/Policies+and+Fact+Sheets/Policies/Rent+Policy.htm

Income limits are reviewed annually to reflect consumer price index (CPI) adjustments to social security pensions and benefits or movements in average weekly earnings as applicable and updates will be published in these Guidelines annually.

8.3 Housing need
Applicants must be in housing need and unable to resolve this need in the medium to long term without assistance. Factors demonstrating need may include currently living in unaffordable and/or unsuitable housing or needing to relocate for employment or family reasons.

8.4 Assets
Applicants should not have assets or property which could reasonably be expected to solve their housing situation.

8.5 Other criteria
These Guidelines recognise that, from time to time, additional eligibility criteria may be applied to some affordable housing properties, such as a connection to the local area.

Any additional eligibility criteria must be included in eligibility policy, including a brief statement of why there is a variation in criteria for some properties. For example, affordable housing properties managed for Waverley Council are targeted to households who live or work in the area, so this is included as one of the eligibility criteria for these properties.

9. ALLOCATIONS
9.1 General
Affordable housing should be allocated to a mix of very low, low and moderate income households. To assist providers in allocating across income bands, the maximum income limits defining each band for different household configurations are set out in Table 3 of the Appendix.

From time to time, allocations may be targeted to a specific population group such as in a housing development for aged households. Where possible, providers should still try to achieve a mix of income bands when allocating within this population.

When making an allocation, a community housing provider should aim to balance the needs of households in housing stress with the requirement to generate sufficient income to meet finance and other operating costs.

---

4 As explained in the Housing Pathways Eligibility for Social Housing Policy, Section 3
9.2 Target groups for affordable housing

Generally, community housing providers are to give preference to the following groups:
- households in housing stress\(^5\) whose housing need cannot be met in the short to medium term or
- households with the potential to transition into home ownership in the medium term or
- social housing applicants and tenants, including those exiting social housing, seeking another choice of housing which may be more suited to their needs.

9.3 Selecting social housing eligible households

Where a Housing Pathways community housing provider is seeking or is required to house a social housing eligible household\(^6\) in an affordable housing property, they are to invite households from the NSW Housing Register to apply, wherever possible.

Community housing providers can match clients according to their own matching policies and can filter the NSW Housing Register to identify appropriate households. However, only households which have expressed interest in living in community housing as one of their options may be contacted about affordable housing.

An invitation to a household on the NSW Housing Register to apply for an affordable housing property does not constitute an offer of social housing. The household receiving this invitation can refuse to apply without changing the status of their social housing application.

Similarly, a household on the NSW Housing Register can apply for an affordable housing property, without impacting their position on the Register.

However, if a household on the NSW Housing Register accepts an offer of a tenancy in an affordable housing property, they will be regarded as suitably housed and will be removed from the NSW Housing Register. If, at some time in the future, they needed social housing again, they would have to reapply\(^7\).

In making an offer of affordable housing to households on the NSW Housing Register, community housing providers must clearly communicate to the person the differences between affordable housing and social housing. They must also let the person know that, if they accept the offer of affordable housing, they will be regarded as suitably housed and removed from the Register.

10. SETTING RENT

Affordable housing is to be let at a discount to market rent which takes account of household income and capacity to pay\(^8\).

Community housing providers may select different approaches to setting the rent for affordable housing including income-based rents, relating rents to the average income level of a target group or rent levels which are a discount to the local market rent.

Regardless of approach, rent setting policy must aim to:

---

\(^5\) Where housing stress is defined as spending over 30% of their gross household income in rent.

\(^6\) Social housing eligible households would include households in the very low income band and may also include some households in the low income band.

\(^7\) In this circumstance, the household’s position on the Register would be determined by the date they reapplied, not by their previous position.

\(^8\) Where a property has NRAS funding, the discount to market rent must be at least 20%, regardless of the method used to set rent (to comply with the Commonwealth NRAS Policy Guidelines).
10.1 Ensure affordable outcomes
Households on very low and low incomes should not pay more than 25-30% of their gross income in rent.\(^9\)

Greater flexibility in pricing may be applied to moderate income households but, in all cases, the relevant circumstances of the applicant household\(^10\) and their capacity to pay will be guiding principles.

10.2 Maximise Commonwealth Rent Assistance and seek GST free status
Wherever possible, rent levels should be set to maximise Commonwealth Rent Assistance (CRA) and take advantage of the Australian Taxation Office (ATO) rulings on GST supply\(^11\).

The ATO has ruled that the non-commercial supply of accommodation by charities will not attract GST if the rent is less than 75% of market rent. The ATO has set benchmark market rents for NSW as a whole, which is what it uses to determine GST status. These figures are updated annually, so providers will need to check with the ATO regularly.


In most locations, rent charged by community housing providers at 74.9% of market rent, or below, will maximise CRA and achieve GST free tax status\(^12\).

10.3 Ensure financial viability
Rent revenue should be sufficient to cover the costs of the affordable housing portfolio, inclusive of debt repayments.

11. RENT REVIEW
Pricing may be adjusted in line with market trends, subject to rent levels meeting affordability requirements set out in 10.1.

The process for implementing rent increases must be consistent with the Residential Tenancies Act 2010 and, where relevant, with the Australian Government’s NRAS Policy Guidelines. Where the Australian Government’s NRAS Guidelines differ from these Guidelines, for example, in rent review frequency, the Australian Government’s NRAS Guidelines prevail to the extent of the difference.

12. TENURE
Affordable housing can be provided for a fixed term\(^13\) or on a continuous basis.

Leases may be renewed or continued indefinitely provided the tenant remains eligible and eligibility reviews are held on a regular basis.

---

\(^9\) For purposes of assessing affordability, the rent to (household) income ratio will be defined as rent net of CRA over gross income net of CRA.

\(^10\) For example, relevant circumstances might include benefit to the client accessing housing closer to their work that reduces their outlays for travel.

\(^11\) Determining the extent to which the GST rule will be of benefit to community housing providers would likely take account of:
- whether a discount of 25% or more below market rents is financially sustainable, and
- the extent to which GST exempt status assists financial sustainability.

\(^12\) In some locations in Sydney, particularly the northern and eastern suburbs, market rents are higher than the ATO rulings. In these locations, a discount to market rent greater than 25% may be required to attract GST free status, though maximum CRA would continue to be available.

\(^13\) Where a tenant has a fixed term tenancy agreement, section 144 (6) of the Residential Tenancies Act 2010 states that an eligibility assessment of a social housing tenant may not be carried out earlier than 6 months before the end of the fixed term. Providers should consider this provision when establishing the period of a fixed term lease.
These Guidelines set no limit on length of time a household can remain in an affordable housing property if they remain eligible. They do recognise that, from time to time and to achieve a particular objective and notwithstanding ongoing eligibility, providers may set a limit on how long one household can remain in affordable housing, for example, three years or five years. Where this occurs, providers must clearly communicate the time period and the objective to prospective tenants before a Tenancy Agreement is signed.

13. ONGOING ELIGIBILITY

To remain in affordable housing, households must continue to meet all criteria outlined in section 8 of these Guidelines, except income. That is, households still need to meet general eligibility criteria, demonstrate an ongoing housing need and not have assets which could reasonably be expected to meet their housing need.

The exception is income, where existing tenants are permitted to earn up to 25% above the maximum eligibility income for moderate income before they become ineligible. This aligns with NRAS ongoing eligibility criteria for existing tenants.

Ongoing eligibility maximum income limits for tenants of affordable housing are outlined in Table 5 of the Appendix.

14. ELIGIBILITY ASSESSMENTS

14.1 Conducting eligibility assessments

A review of eligibility must be conducted regularly. This review can be conducted as part of a rent review or as part of an NRAS review, if a property is NRAS-funded.

Where a tenant has signed a fixed-term tenancy agreement and the community housing provider is the landlord, section 144 (6) of the Residential Tenancies Act 2010 states that an eligibility assessment may not be carried out earlier than six months before the end of the fixed term.

Eligibility assessments must ensure the tenant remains eligible according to the criteria in section 13 of these Guidelines.\(^\text{14}\)

Leases for affordable housing may be renewed for a further term, or continued, as long as the tenant remains eligible.

14.2 Where an assessment finds a tenant is no longer eligible

Where a tenant is found not to be eligible after a review of eligibility, the community housing provider should assist the tenant to assess alternative housing options.

Community housing providers can use Section 143 of the Residential Tenancies Act 2010 to terminate the tenancy, as long as they are the landlord on the tenancy agreement. This provision allows a community housing provider landlord to terminate a social housing tenancy on the grounds that the tenant is no longer eligible to reside in the class of social housing to which the agreement applies.\(^\text{15}\)

A tenant can be given up to twelve months to move to alternative accommodation, depending on their circumstances.

---

\(^{14}\) Section 144 [1 and 2] of the Residential Tenancies Act 2010 states that eligibility assessments be conducted against criteria approved by the appropriate Minister and that these criteria can vary from the criteria used to assess initial eligibility.

\(^{15}\) Part 7 of the Residential Tenancies Act 2010 defines all tenancies where the landlord in a social housing provider, including community housing providers, as social housing tenancies.
14.3 Tenants’ right to request a review of a decision to terminate on grounds of eligibility

Before giving a tenant a termination notice on grounds that they are no longer eligible (using Section 143), the community housing provider must notify the tenant in writing of its intention.

Under Section 145 of the Residential Tenancies Act 2010, tenants have the right to apply to the landlord for a review of this decision.

Where a tenant applies for a review, a landlord must review the decision against ongoing eligibility criteria and consider any representations made by the tenant before making a final decision.

15. TERMINATING A TENANCY FOR OTHER REASONS

Under Section 148 of the Residential Tenancies Act 2010, a community housing provider landlord can terminate a social housing tenancy if they have offered the tenant a tenancy agreement for an alternative property to the one in which they currently reside but the tenant has failed to accept, or rejected, the offer.

Under Section 149 of the Residential Tenancies Act 2010, the tenant has the right to apply to the landlord for a review of this decision.

16. RIGHT OF APPEAL

Community housing providers must have an appropriate process in place to manage appeals from applicants and tenants in relation to decisions about their eligibility, housing allocation or a proposed housing allocation or rent setting. This must include a process to advise applicants and tenants about their right to appeal, what can be appealed and how to lodge an appeal.

Those community housing providers that are subject to independent reviews of their eligibility, allocation, or rent-setting determination appeals by the Housing Appeals Committee, must advise tenants of their right to request an independent review.

Portfolio management

17. FINANCIAL MANAGEMENT

All public funds provided to achieve affordable housing supply will be directed to the procurement costs of affordable housing supply, including feasibility costs.

Affordable housing supply will make best use of government investment through using for example, partner contributions of land, fee concessions, and tax and planning benefits.

Affordable housing supply will also make best use of assets by borrowing against them to deliver more housing.

Rent and allocations policy needs to achieve a balance between meeting housing need across the range of income bands and the sustainable operation of the affordable housing portfolio, including meeting the cost of private finance.

Retained earnings from the operation of affordable housing programs will be reinvested in affordable housing supply. Retained earnings are funds that are in excess of all operational costs and provision for contingent risks.

18. DEVELOPING OR ACQUIRING AFFORDABLE HOUSING

Affordable housing acquired through affordable housing programs must be well located, meet a range of household needs and meet environmental/energy efficient standards.
19. TRADING AFFORDABLE HOUSING ASSETS

Community housing providers may dispose of their affordable housing stock to better meet demand, realise capital growth or redevelop to a higher density. The net proceeds of sales are to be reinvested in affordable housing supply and there is to be no net loss of housing units in NSW, following reinvestment.

Where the NSW Government has a direct interest in the properties, community housing providers must adhere to the conditions of interest placed on such properties.

If tenants are to be relocated because of the sale of affordable housing, the costs of re-housing these tenants will be met by the community housing provider.

20. REPORTING

Reporting requirements will be set out in the community housing agreement between the Department of Family and Community Services and the provider. Specific reporting requirements may be set out for particular affordable housing programs.

21. EVALUATION

Community housing providers will be expected to fully participate in independent evaluations of affordable housing programs initiated by the NSW Government from time to time.

Community housing providers are also encouraged to evaluate a selection of their own affordable housing projects.
APPENDIX – HOUSEHOLD MEDIAN INCOMES 2017-18

The following tables are to be used by tenancy managers to determine income eligibility of individuals and households. Where dwellings receive Government financial assistance under the National Rental Affordability Scheme, the eligibility of tenants will be determined against the set income limits applied by the Australian Government’s Department of Social Services (DSS). The link to the NRAS income limits for households is below TABLE 4.

<table>
<thead>
<tr>
<th>INCOME BANDS</th>
<th>% OF MEDIAN INCOME</th>
<th>ANNUAL INCOME RANGE (SYDNEY) 2017-18</th>
<th>ANNUAL INCOME RANGE (REMAINDER OF NSW) 2017-18</th>
</tr>
</thead>
<tbody>
<tr>
<td>Very Low</td>
<td>50% median</td>
<td>$42,900</td>
<td>$36,700</td>
</tr>
<tr>
<td>Low</td>
<td>50% - 80% median</td>
<td>$68,600</td>
<td>$58,700</td>
</tr>
<tr>
<td>Moderate</td>
<td>80% - 120% median</td>
<td>$103,000</td>
<td>$88,000</td>
</tr>
</tbody>
</table>

CALCULATING HOUSEHOLD INCOME BANDS BY HOUSEHOLD SIZE

To determine the Income Band by Household Size, take the following steps:

**Step 1**: Add up the number of adults (18 years old or over) in the household.

**Step 2**: Add up the number of children (under 18 years old) in the household.

**Step 3**: For each adult and child add up the income allowance using the figures in Table 2.

Examples of Income Bands by Household Size are provided below in Tables 3A and 3B.

<table>
<thead>
<tr>
<th>Household members</th>
<th>Gross annual household income</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Very low</td>
</tr>
<tr>
<td>Sydney</td>
<td></td>
</tr>
<tr>
<td>Single adult</td>
<td>$25,300</td>
</tr>
<tr>
<td>Each additional adult (18 years or over)</td>
<td>Add $12,700 to the income limit</td>
</tr>
<tr>
<td>Each additional child (under 18 years)</td>
<td>Add $7,600</td>
</tr>
<tr>
<td>New South Wales</td>
<td></td>
</tr>
<tr>
<td>Single adult</td>
<td>$22,400</td>
</tr>
<tr>
<td>Each additional adult (18 years or over)</td>
<td>Add $11,200 to the income limit</td>
</tr>
<tr>
<td>Each additional child (under 18 years)</td>
<td>Add $6,700</td>
</tr>
</tbody>
</table>
TABLE 3*: HOUSEHOLD INCOME BANDS BY HOUSEHOLD SIZE
For convenience, the information in Table 2 has been extrapolated to provide a quick reference guide to maximum income levels for a range of different household sizes and combinations. Table 3A is for households in the Sydney statistical district (as defined by ABS) while Table 3B is for the rest of NSW.

A: SYDNEY REGION

<table>
<thead>
<tr>
<th>Household Type</th>
<th>Very Low</th>
<th>Low</th>
<th>Moderate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Single</td>
<td>$25,300</td>
<td>$40,600</td>
<td>$60,800</td>
</tr>
<tr>
<td>Single + 1</td>
<td>$32,900</td>
<td>$52,800</td>
<td>$79,000</td>
</tr>
<tr>
<td>Single + 2</td>
<td>$40,500</td>
<td>$65,000</td>
<td>$97,200</td>
</tr>
<tr>
<td>Single + 3</td>
<td>$48,100</td>
<td>$77,200</td>
<td>$115,400</td>
</tr>
<tr>
<td>Single + 4</td>
<td>$55,700</td>
<td>$89,400</td>
<td>$133,600</td>
</tr>
<tr>
<td>Couple</td>
<td>$38,000</td>
<td>$60,900</td>
<td>$91,200</td>
</tr>
<tr>
<td>Couple + 1</td>
<td>$45,600</td>
<td>$73,100</td>
<td>$109,400</td>
</tr>
<tr>
<td>Couple + 2</td>
<td>$53,200</td>
<td>$85,300</td>
<td>$127,600</td>
</tr>
<tr>
<td>Couple + 3</td>
<td>$60,800</td>
<td>$97,500</td>
<td>$145,800</td>
</tr>
<tr>
<td>Couple + 4</td>
<td>$68,400</td>
<td>$109,700</td>
<td>$164,000</td>
</tr>
</tbody>
</table>

B: REMAINDER OF NEW SOUTH WALES

<table>
<thead>
<tr>
<th>Household Type</th>
<th>Very Low</th>
<th>Low</th>
<th>Moderate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Single</td>
<td>$22,400</td>
<td>$35,800</td>
<td>$53,700</td>
</tr>
<tr>
<td>Single + 1</td>
<td>$29,100</td>
<td>$46,500</td>
<td>$69,800</td>
</tr>
<tr>
<td>Single + 2</td>
<td>$35,800</td>
<td>$57,200</td>
<td>$85,900</td>
</tr>
<tr>
<td>Single + 3</td>
<td>$42,500</td>
<td>$67,900</td>
<td>$102,000</td>
</tr>
<tr>
<td>Single + 4</td>
<td>$49,200</td>
<td>$78,600</td>
<td>$118,100</td>
</tr>
<tr>
<td>Couple</td>
<td>$33,600</td>
<td>$53,700</td>
<td>$80,600</td>
</tr>
<tr>
<td>Couple + 1</td>
<td>$40,300</td>
<td>$64,400</td>
<td>$96,700</td>
</tr>
<tr>
<td>Couple + 2</td>
<td>$47,000</td>
<td>$75,100</td>
<td>$112,800</td>
</tr>
<tr>
<td>Couple + 3</td>
<td>$53,700</td>
<td>$85,800</td>
<td>$128,900</td>
</tr>
<tr>
<td>Couple + 4</td>
<td>$60,400</td>
<td>$96,500</td>
<td>$145,000</td>
</tr>
</tbody>
</table>

TABLE 4A: Ongoing eligibility maximum income limits - Sydney affordable housing tenants

<table>
<thead>
<tr>
<th>Household Type</th>
<th>Ongoing eligibility maximum income limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Single</td>
<td>$76,000</td>
</tr>
<tr>
<td>Single + 1</td>
<td>$98,750</td>
</tr>
<tr>
<td>Single + 2</td>
<td>$121,500</td>
</tr>
<tr>
<td>Single + 3</td>
<td>$144,250</td>
</tr>
<tr>
<td>Single + 4</td>
<td>$167,000</td>
</tr>
<tr>
<td>Couple</td>
<td>$114,000</td>
</tr>
<tr>
<td>Couple + 1</td>
<td>$136,750</td>
</tr>
<tr>
<td>Couple + 2</td>
<td>$159,500</td>
</tr>
<tr>
<td>Couple + 3</td>
<td>$182,250</td>
</tr>
<tr>
<td>Couple + 4</td>
<td>$205,000</td>
</tr>
</tbody>
</table>
TABLE 4B: Ongoing eligibility maximum income limits – affordable housing tenants in the rest of NSW

<table>
<thead>
<tr>
<th>Household Type</th>
<th>Ongoing eligibility maximum income limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Single</td>
<td>$67,125</td>
</tr>
<tr>
<td>Single + 1</td>
<td>$87,250</td>
</tr>
<tr>
<td>Single + 2</td>
<td>$107,375</td>
</tr>
<tr>
<td>Single + 3</td>
<td>$127,500</td>
</tr>
<tr>
<td>Single + 4</td>
<td>$147,625</td>
</tr>
<tr>
<td>Couple</td>
<td>$100,750</td>
</tr>
<tr>
<td>Couple + 1</td>
<td>$120,875</td>
</tr>
<tr>
<td>Couple + 2</td>
<td>$141,000</td>
</tr>
<tr>
<td>Couple + 3</td>
<td>$161,125</td>
</tr>
<tr>
<td>Couple + 4</td>
<td>$181,250</td>
</tr>
</tbody>
</table>

NRAS

Maximum income eligibility limits for National Rental Affordability Scheme (NRAS) properties

Household income limits are indexed annually on 1 May in accordance with the NRAS tenant income index. Eligible tenants' income must be equal to or less than the initial income limit when they become a tenant of an NRAS dwelling. The income limits and more information about NRAS can be found on the DSS website at: https://www.dss.gov.au/our-responsibilities/housing-support/programmes-services/national-rental-affordability-scheme

Ongoing eligibility maximum income limits for tenants of affordable housing

Affordable housing tenants are able to earn 25% over the maximum access income limit and still remain eligible. Ongoing eligibility maximum income limits for NRAS properties, can be located on DSS' NRAS website: https://www.dss.gov.au/our-responsibilities/housing-support/programs-services/national-rental-affordability-scheme/national-rental-affordability-scheme-nras-household-income-indexation

SIGNED

Pru Goward MP  
Minister for Family and Community Services  
Minister for Social Housing  
Minister for the Prevention of Domestic Violence and Sexual Assault