## ORDINANCE NO. 20160303-036

## AN ORDINANCE AMENDING CITY CODE TITLE 25 REGARDING THE REDEVELOPMENT OF EXISTING SMALL (SUBSTANDARD) LOTS DEVELOPED AS A SINGLE BUILDING SITE.

## **BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:**

**PART 1.** City Code Section 25-1-21 (*Definitions*) is amended by adding a new definition for the term "Aggregate" and by renumbering the existing definitions (4) through (132) accordingly, with the new definition to read as follows:

(4) AGGREGATE means creating a site on which a structure has been built across two or more lots, at least one of which is substandard.

**PART 2.** City Code Section 25-2-1406 (*Ordinance Requirements*) is amended to read as follows:

An ordinance zoning or rezoning property as a NP combining district:

- (1) must prescribe the special uses described in Section 25-2-1403 (Special Uses) that are permitted in the district;
- (2) must describe the location of each residential infill special use, neighborhood urban center special use, or neighborhood mixed use building special use, if any;
- (3) may restrict the time of day during which a business in a neighborhood mixed use building special use may be open to the public;
- (4) may restrict a corner store special use, cottage special use, secondary apartment special use, or urban home special use, if any, to a designated portion of the district;
- (5) for a single-family residential use or a secondary apartment special use on an existing legal lot:
  - (a) may reduce the required minimum lot area to 2,500 square feet;
  - (b) may reduce the required minimum lot width to 25 feet; and

- (c) for a lot with an area of 4,000 square feet or less, may increase the maximum impervious coverage to 65 percent; and
- (d) <u>a lot that is aggregated with other property to form a site may not be</u> <u>disaggregated to satisfy this subsection.</u>
- (6) may apply the requirements of Section 25-2-1602 (Front Porch Setback), Section 25-2-1603 (Impervious Cover and Parking Placement Requirements), or Section 25-2-1604 (Garage Placement) to the district or a designated portion of the district;
- (7) may restrict front yard parking by including all or a portion of the district in the restricted parking area map described in Section 12-5-29 (*Front or Side Yard Parking*); and
- (8) may apply the requirements of Section 25-2-812(N) (*Mobile Food Establishments*) to the district or a designated portion of the district.
- (9) may modify the following requirements of Subchapter F (*Residential Design And Compatibility Standards*) for the district or a designated portion of the district:
  - (a) the maximum floor-to-area ratio and maximum square footage of gross floor area prescribed by Subchapter F (*Residential Design And Compatibility Standards*);
  - (b) the maximum linear feet of gables or dormers protruding from the setback plane;
  - (c) the height of the side and rear setback planes; and
  - (d) the minimum front yard setback requirement.
- (10) may apply the requirements of Section 25-2-1407 (*Affordable Housing*) to the district or a designated portion of the district.

PART 3. This ordinance takes effect on March 14, 2016. **PASSED AND APPROVED** ş ş ş March 3 , 2016 Steve Adler Mayor ATTEST: **APPROVED:** ΔA areel Anne L. Morgan Jannette S. Goodall City Attorney City Clerk Page 3 of 3