Item C-13 04112019 VERSION OF DRAFT ORDINANCE

1 of 12

AN ORDINANCE AMENDING TITLE 25 (LAND DEVELOPMENT CODE) TO CREATE A RESIDENTIAL AFFORDABLE HOUSING DEVELOPMENT BONUS PROGRAM.

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

PART 1. FINDINGS.

No changes to this Part.

The council finds the following: [to be inserted]

PART 2. Chapter 25-1, Article 15 (*Housing*) is amended to add a new Division 4 (*Residential Affordable Housing Development Bonus Program*) to read as follows:

Division 4. Residential Affordable Housing Development Bonus Program.

§ 25-1-720 PURPOSE, APPLICABILITY, AND SHORT TITLE.

- (A) The purpose of this division is to establish a voluntary affordable housing bonus program that allows for increased density for residential dwelling units.
- (B) This division applies within the zoning jurisdiction.

Added language related to regulatory conflicts.

(C) This division may be cited as "Affordable Housing Bonus Program".

§ 25-1-721 DEFINITIONS.

In this division,

- (1) CONTINUUM OF CARE HOUSING means housing set aside for individuals exiting homelessness.
- (2) DIRECTOR means the director of Neighborhood Housing and Community Development (NHCD) or the director's designee.
- (3) GOVERNMENT-OPERATED AFFORDABLE HOUSING PROGRAM means a program operated by a federal, state, or local department that provides financial or other form of subsidy for the purpose of providing affordable housing.
- (4) HOUSING FOR OLDER PERSONS means housing for households with at least one individual who is at least 62 years of age at the time of initial occupancy.

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04112019 VERSION OF DRAFT ORDINANCE MFI means median family income for the Austin metropolitan statistical area. Item C-13 29 (5) 30 Added QUALIFYING DEVELOPMENT means a development certified housing" "supportive 31 (6) 32 under Section 25-1-724 (Certification) and participating in the definition Affordable Housing Bonus Program. 33 34 § 25-1-722 ELIGIBILITY. A proposed development qualifies as a Type 1 development and is eligible 35 (A) for this program if: 36 37 (1) it includes a minimum of three dwelling units or the proposed development will consist only of affordable dwelling units; 38 Replaced 39 (2) at least 25 percent of the affordable dwelling units include two or CoC with more bedrooms or the proposed development qualifies as continuum 40 supportive of care housing or housing for older persons; 41 housing. not more than 25 percent of the proposed development's gross floor 42 (3) area is for non-residential uses; 43 it is new construction or is redevelopment of property with only non-44 (4) residential structures or the existing development complies with the 45 requirements in Subsection (D); and 46 it meets the requirements set forth in Section 25-1-723 (Affordability 47 (5) Requirements). 48 49 (B) Except for a proposed development participating in a government-operated affordable housing program with stricter requirements, the applicant: 50 shall incorporate lease provisions that are consistent with 51 (1) the U.S. Department of Housing and Urban Development 52 (a) (HUD) Section 8 Tenant-Based Assistance Housing Choice 53 Voucher (HCV) Program related to the termination of tenancy 54 55 by owner; and 24 C.F.R. §245.100 related to a tenant's right to organize; and 56 (b) may not discriminate on the basis of an individual's source of income 57 (2) 58 as defined in Section 5-1-13 (Definitions).

04112019 VERSION OF DRAFT ORDINANCE Item C-13 A proposed development qualifies as a Type 2 development and is eligible 59 for additional bonuses if it meets the standards imposed in Subsections (A) 60 and (B) plus one or more of the following: 61 **(1)** at least 50 percent of the affordable dwelling units include two or 62 more bedrooms: 63 64 (2) for a rental development: at least 75 percent of the total units serve households with 65 (a) Added incomes of 60 percent MFI or below, rounded up to the nearest 66 "averages" unit; or 67 at least 10 percent of the affordable units serve households with 68 (b) incomes of 30 percent MFI or below, rounded up to the nearest 69 70 unit; or for an owner-occupied development, at least 75 percent of the owner-(3) 71 Added occupied dwelling units serve households with incomes of 80 percent 72 averages" 73 MFI or below; or is located within 1/4 mile of an activity corridor designated in the 74 **(4)** Imagine Austin Comprehensive Plan and is served by a bus or transit 75 line. 76 77 (D) A proposed development that will require the applicant to redevelop or 78 rebuild an existing multi-family building is eligible for this program if: (1) the proposed development meets the standards imposed in 79 Subsections (A) and (B); 80 81 (2) the existing multi-family building requires extensive repairs and for 82 which rehabilitation costs will exceed 50 percent of the market value. as determined by the building official; 83 84 the proposed development will replace all existing units that were (3) affordable to a household earning 80 percent MFI or below in the 85 previous year and have at least as many bedrooms; 86 the applicant provides current tenants with: 87 **(4)** 88 (a) notice and information about the proposed development on a form approved by the director; and 89

04112019 VERSION OF DRAFT ORDINANCE Item C-13 (b) relocation benefits that are consistent with Federal Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, 42 U.S.C.A. 4601, et seq.; and (5) the applicant grants current tenants the option to lease a unit of comparable affordability and size following completion of redevelopment. § 25-1-723 AFFORDABILITY REQUIREMENTS. An applicant complies with the requirements in this section if the applicant (A) participates in a government-operated affordable housing program that imposes, at a minimum, the same affordability requirements. (B) Except for a Type 2 rental development that complies with the requirements described in Section 25-1-722(C)(2), a rental development must comply with the following: at least 50 percent of the total units serve households whose incomes (1) average 60 percent MFI or below; and at least 20 percent of the total units serve households with incomes of (2) 50 percent MFI or below. For an owner-occupied development, at least 50 percent of the owner-(C) occupied dwelling units serving households whose incomes average 80 percent MFI or below. If the number of units required in this section include less than a whole unit, (D) the unit number is rounded up to the nearest whole unit. The minimum affordability period for a rental development is 40 years (E) following the issuance of the last certificate of occupancy required for the qualifying development. The minimum affordability period for an owner-occupied dwelling unit is 99 (F) years following the issuance of a certificate of occupancy for the owneroccupied dwelling unit. (G) In a multi-phased qualifying development, the director may begin the minimum affordability period upon the issuance of the last certificate of occupancy for each phase.

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Item C-13 § 25-1-724 CERTIFICATION.

- (A) If the director certifies that a proposed development meets the requirements of this division, the accountable official is authorized to process a development application as a qualifying development.
- (B) Before the director may certify that a proposed development meets the requirements of this division, the applicant shall execute an agreement and a document for recording in the real property records that provides notice of or preserves the minimum affordability requirements imposed by this division. The form of the documents described in this section must be approved by the city attorney.
- (C) The director may certify an applicant who complies with the requirements in Subsection (B) because the applicant participates in a government-operated affordable housing program that imposes, at a minimum, the same affordability requirements.

§ 25-1-725 POST-CONSTRUCTION REQUIREMENTS AND ENFORCEMENT.

- (A) The property owner or the property owner's agent shall provide the director with documentation on an annual basis that allows the director to verify compliance with the affordability requirements.
- (B) If for any reason the director is unable to confirm that the affordability requirements were met during any 12-month period, the preceding 12 months may not be used to satisfy the affordability requirements in Section 25-1-723 (Affordability Requirements).
- (C) An applicant complies with the requirements in this section if the applicant complies with monitoring and income verification requirements that are imposed and enforced as part of a government-operated affordable housing program.
- (D) A person commits an offense if the person fails to comply with the requirement in Subsection (A). A culpable mental state is not required, and need not be proved. A person commits a separate offense for each day the person fails to provide the income verification documentation. Each offense is punishable by a fine not to exceed \$500.

04112019 VERSION OF DRAFT ORDINANCE Item C-13 PART 3. Chapter 25-2, Subchapter C, Article 2, Division 2 (Requirements for All 153 154 Districts) is amended to add a new Section 25-2-518 (Qualifying Development) to read as follows: 155 156 § 25-2-518 QUALIFYING DEVELOPMENT. 157 (A) In this section, a qualifying development is a development certified under Section 25-1-724 (Certification) and participating in the Affordable Housing 158 159 Bonus Program. 160 (B) A qualifying development is a permitted use in any residential or commercial zoning district under Section 25-2-491 (Permitted, Conditional, 161 and Prohibited Uses). 162 163 (C) Density is calculated based on the standards in Subchapter E, 4.2.1 (Mixed 164 Use Combining District) if the existing zoning on the property where the 165 qualifying development will be located in one of the following commercial base districts: 166 167 **(1)** neighborhood office (NO); 168 (2) limited office (LO); general office (GO); 169 (3) 170 (4) community commercial (GR); neighborhood commercial (LR); 171 (5) (6) general commercial services (CS); or 172 **(7)** commercial-liquor sales (CS-1). 173 174 (D) If the existing zoning on the property where the qualifying development will 175 be located is commercial recreation (CR), lake commercial (L), central business (CBD), warehouse limited office (W/LO), or commercial highway 176 177 services (CH), the density is calculated based on the following minimum site 178 area standards: 179 (1) 800 square feet, for an efficiency dwelling unit; 1,000 square feet, for a one bedroom dwelling unit; and 180 (2) 1,200 square feet, for a dwelling unit with two or more bedrooms. 181 (3)

182 183 184	Itei (E)	devel	more lopme	than 25 percent of the gross floor area of may be comprised of non-residential uses. I uses are determined using the base zoning distri-	The permitted
185	(F)	A qua	alifyin	g development is not required to comply with:	
186 187		(1)		height and setback requirements of Article 10 dards);) (Compatibility
188 189		(2)		naximum floor-to-area ratio for the applicable baser Section 25-2-492 (Site Development Regulation	_
190		(3)	Subc	hapter F (Residential Design and Compatibility S	tandards); or
191		(4)	Secti	on 25-2-773 (Duplex Residential Use).	
192 193	amen	ided to	add a	er 25-2, Subchapter C, Article 2, Division 3 a new Section 25-2-534 (Qualifying Development)	
194		as follo			No changes to this Part.
195	§ 25-	2-534	QUA	ALIFYING DEVELOPMENT EXCEPTIONS.	
196 197 198	(A)	Section		tion, a qualifying development is a development is development. The development is development is development is development in development is development. The development is development is development is development is development. The development is development is development	
199 200	(B)	_	_	ag development is not subject to Section 25-2-51. <i>Limit</i>).	1 (Dwelling Unit
201	(C)	A Ty	pe 1 d	evelopment may:	
202 203		(1)		truct to a height that is the applicable base zonin multiplied by 1.25;	ng district height
204		(2)	redu	ce front yard setbacks by 50 percent;	
205		(3)	redu	ce rear setbacks by 50 percent; and	
206		(4)	inclu	de the number of dwelling units that is the greate	r of:
207 208			(a)	the maximum number of dwelling units other by this code multiplied by 1.5; or	rwise authorized
209			(b)	six dwelling units.	
210	(D)	In ad	dition	to Subsection (C), a Type 2 development may:	

211 212	Iter	m C ₁	const	ruct to	2019 VERSION OF DRAFT ORI a height that is the applicable blied by 1.5; and	8 01 12
213		(2)	inclu	de the	number of dwelling units that	is the greater of:
214 215			(a)		naximum number of dwelling is code multiplied by 2; or	g units otherwise authorized
216			(b)	eight	dwelling units.	
217 218 219 220 221	(E)	bonus dwell devel	s prog ing ur opmer	ram th nits or nt ma	evelopment is also eligible to nat grants density bonuses for a fee-in-lieu for affordable lay ay comply with the leas I affordable dwelling units are	the provision of affordable housing, then the qualifying at restrictive development
222 223					6-3 (<i>Small Projects</i>) is amendation (E) to read as follows:	ed to amend Subsection (B) Removed this part in its entirety.
224	§ 25-	5-3 SN	IALL	PROJ	JECTS.	
225 226	(A)		lirector ection.		determine whether a project is	s a small project described in
227	(B)	The f	ollowi	ng are	small projects:	
228 229		(1)		ruction ruction	n of a building or parki n:	ng area if the proposed
230			(a)	does	not require a variance from a v	water quality regulation;
231			(b)	does	not exceed 5,000 square feet o	f impervious cover; and
232 233			(c)		construction site does not eding the following areas:	exceed 10,000 square feet,
234				(i)	construction;	
235				(ii)	clearing;	
236				(iii)	grading;	
237				(iv)	construction equipment acces	ss;
238				(v)	driveway reconstruction;	

239 240 241 242	Item C-	·13 (vi)	temporary installations, including portable buildings, construction trailers, storage areas for building materials, spoil disposal areas, erosion and sedimentation controls, and construction entrances;
243		(vii)	landscaping; and
244 245		(viii) other areas that the director determines are part of the construction site;
246 247	(2)		on of a storm sewer not more than 30 inches in diameter that in a public right-of-way or an easement;
248 249	(3)		on of a utility line not more than eight inches in diameter rely in a public right-of-way;
250	(4)	construction	on of a left turn lane on a divided arterial street;
251	(5)	construction	on of street intersection improvements;
252 253	(6)	_	a public street to provide a deceleration lane if additional ay is not required;
254255256	(7)		less than two feet of earth fill, if the site is not in a 100 year and the fill is not to be deposited within the dripline of a tree;
257 258 259 260	(8)	residential secondary	on of a boat dock as an accessory use to a single-family use, duplex residential use, two-family residential use, or apartment special use if shoreline modification or dredging the than 25 cubic yards is not required; or
261 262 263 264	(9)	length and reclaim a	on of a retaining wall, if the wall is less than 100 feet in a less than eight feet in height, and the back fill does not substantial amount of land except land that has eroded the failure of an existing retaining wall;
265 266	(10)		velopment that the director determines is similar to that in Subsections (B)(1) through (9) of this section;
267 268	(11)	-	ement of development that is removed as a result of right-of- emnation; [and]

269 270	Item C-13 (12) the construction of a telecommunications tower described in Subsection 25-2-839(F) or (G) (Telecommunication Towers); and [-]
271 272	(13) the construction of a qualifying multi-family development described in Subsection (E).
273 274 275 276	(C) Notwithstanding any other provisions in this section, construction of Shoreline Access, as defined in Section 25-2-1172, that exceeds 50 feet in length and is constructed on slopes exceeding 35% gradient does not constitute a small project.
277 278 279 280	(D) For a small project, the director may waive a submittal requirement that the director determines is not essential to demonstrate compliance with this title. The director shall maintain a record of submittal requirements that are waived under this subsection.
281 282 283	(E) In this section, a qualifying multi-family development is a development certified under Section 25-1-724 (<i>Certification</i>) and participating in the Affordable Housing Bonus Program and is:
284 285	(1) a Type 1 development consisting of at least three but no more 12 dwelling units; or
286 287	(2) a Type 2 development consisting of at least three but no more than 16 dwelling units.
288 289	PART 6. Section 25-6-471 (<i>Off-Street Parking Facility Required</i>) is amended to add new Subsections (I), (J), and (K) to read as follows: Renumbered Formula (Renumbered Formula (Renum
290	§ 25-6-471 OFF-STREET PARKING FACILITY REQUIRED.

RED.

In this section, a qualifying development is a development certified under (I)Section 25-1-724 (*Certification*) and participating in the Affordable Housing Bonus Program.

Renumbered Part.

- A qualifying development is not required to comply with Appendix A of (J) Chapter 25-6 (*Transportation*) but must comply with the following:
 - if a qualifying development is less than 10,000 square feet and off-site (1) parking is not provided for the qualifying development, at least one parking space for persons with disabilities is required;

Removed square footage provisions.

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If parking is not provided, must provide at least one van accessible space. Added language that requires the accessible spaces to be adjacent to the site and on an accessible route.

Item C-13

04112019 VERSION OF DRAFT ORDINANCE

11 of 12

- if a qualifying development is less than 10,000 square feet and offstreet parking is provided, it must include parking for persons with disabilities as required by the Building Code and may not include fewer accessible spaces than would be required under Paragraph (3) of this subsection; or
- if an qualifying development is 10,000 square feet or more, then the minimum number of parking spaces for persons with disabilities is calculated by taking 20 percent of the parking required for the use under Appendix A (*Tables of Off-Street Parking and Loading Requirements*) and using that result to determine the number of accessible spaces required under the Building Code, which may be provided on-or-off-site within 250 feet of the use.

(K) The director may waive or reduce the number of accessible spaces required under Subsection (J) if:

"Use" changed to "qualifying development" The applicant pays a fee in-lieu to be used by the city to construct and maintain accessible parking in the vicinity of the use. The availability of this option is contingent on the establishment of a fee by separate ordinance and the adoption of a program by the director to administer the fee and establish eligibility criteria. A decision by the director that a use is ineligible for a fee in-lieu is final.

- No accessible spaces can be provided consistent with the requirements of Subsection (J) and the use is ineligible for participation in the fee in-lieu program under Paragraph (1) of this section.
- (3) An off-site or on-street parking space designated for persons with disabilities that is located within 250 feet of a use may be counted towards the number of parking spaces the use is required to provide under Subsection (J).

PART 7. Chapter 25-7, Article 3 (*Requirements for Approval*) is amended to add a new Section 25-7-67 (*Qualifying Multi-family Development*) to read as follows:

§ 25-7-67 QUALIFYING MULTI-FAMILY DEVELOR Part 7 was removed in its entirety.

(A) In this section, a qualifying multi-family development is a development located on a lot platted as residential, certified under Section 25-1-724 (*Certification*) and participating in the Affordable Housing Bonus Program, and is:

Removed square footage. Require spaces to be adjacent to the site and on an accessible route. Removed 250 feet.

Ite		3 O4112019 VEF Type 1 developments; or					12 of 12 but no more 12
		Type 2 developme welling units.	ent consis	ting of a	at least 1	three bu	t no more than 16
(B)	A quali- regulation	fying multi-family	develop	ment m	nust co	mply w	ith the following
	(1) [te	o be inserted]					
PAR	T 8. This	ordinance takes ef	fect on _				, 2019.
			_, 2019	8 8 8			
			_,	3		Steve A	
						M	ayor
APP	ROVED:	Anne L. Morga City Attorney		ATT	EST: _		nette S. Goodall City Clerk