## Changes:

1

2

4

5

6

7 8

9

10

11 12

13

14

15

16

17

18

19 20

21

22

23

24

25

26

27

28

29

30

31

32

Corrected lettering (lines 184, 188) Amended Section 25-2-778 (pg. 9) Restructured text (lines 126-139)

## ORDINANCE NO.

VERSION 2 ITEM NO. 1 12/7/2023 COUNCIL MEETING

AN ORDINANCE AMENDING CITY CODE TITLE 25 (LAND DEVELOPMENT) RELATING TO DWELLING UNITS AND OCCUPANCY LIMITS.

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

- **PART 1.** City Code Section 25-1-21 (*Definitions*) is amended to add a new definition for "Tiny Home" and to renumber the remaining definitions accordingly.
  - (122) TINY HOME means a dwelling unit that is 400 square feet or less in floor area excluding loft space.
- **PART 2.** Subsection (B) of City Code Section 25-2-3 (*Residential Uses Described*) is amended to amend the descriptions for "Group Residential" and "Multifamily" uses; to rename "Two-Family Residential" use; and to add a new "Three-Unit Residential" use as follows:
  - (5) GROUP RESIDENTIAL use is the use of a site for occupancy by 16 or more adults and a third party prepares or provides food for the occupants [a group of more than six persons who are not a family,] on a weekly or longer basis. This use includes fraternity and sorority houses, dormitories, residence halls, and boarding houses.
  - (7) MULTIFAMILY RESIDENTIAL use is the use of a site for <u>four</u> [three] or more dwelling units, within one or more buildings, and includes condominium residential use.
  - (15) THREE-UNIT RESIDENTIAL use is the use of a lot for three dwelling units other than a mobile home.
  - (16) TWO-<u>UNIT</u> [FAMILY] RESIDENTIAL use is the use of a lot for two dwelling units, each in a separate building, other than a mobile home.
- **PART 3.** City Code Section 25-2-6 (*Civic Uses Described*) is amended to delete "Family Home", "Group Home, Class I (General)", "Group Home, Class I (Limited)", and "Group Home, Class II" uses; and to renumber the remaining uses accordingly.
- **PART 4.** The table in City Code Section 25-2-491 (*Permitted, Conditional, and Prohibited Uses*) is amended to delete "Family Home", "Group Home, Class I (General)", "Group Home, Class I (Limited)", and "Group Home, Class II" uses from the table; to rename "Two-Family Residential" use; to add additional base districts where "Duplex" use and "Two-Unit Residential" use are allowed; to add "Three-Unit

37

38

39 40

41 42

43

44

45

46

47

48

49

50

51

Residential" use to the table; and to make "Three-Unit Residential" use a permitted use in certain base zoning districts:

Residential Uses	SF-1	SF-2	SF-3
Duplex	<u>P</u>	<u>P</u>	Р
Two- <u>Unit</u> [ <del>Family</del> ] Residential	<u>P</u>	<u>P</u>	P
Three-Unit Residential	<u>P</u>	<u>P</u>	<u>P</u>

**PART 5**. The table in City Code Section 25-2-492 (*Site Development Regulations*) is amended to change the maximum number of dwelling units per lot in certain base zoning districts; and to delete footnotes for SF-1 and SF-3 zoning districts.

	SF-1 <sup>[‡]</sup>	SF-2	SF-3
Maximum Dwelling Units Per Lot	<u>3</u> [ <del>1</del> ]	<u>3</u> [ <del>1</del> ]	<u>3<sup>[2]</sup></u>

**PART 6.** City Code Section 25-2-511 (*Dwelling Unit Occupancy Limit*) is repealed.

**PART 7.** Subsection (D) of City Code Section 25-2-555 (*Family Residence (SF-3) District Regulations*) is deleted.

**PART 8.** City Code Section 25-2-773 (*Duplex Residential Use*) is repealed and replaced to read as follows:

## § 25-2-773 DUPLEX, TWO-UNIT, AND THREE-UNIT RESIDENTIAL USES.

- (A) To the extent of conflict, this section supersedes the base zoning district regulations.
- (B) For a duplex, two-unit, and three-unit residential use:
  - (1) minimum lot area is 5,750 square feet;
  - (2) minimum front yard setback is the lesser of the base zoning district minimum front yard setback or the average front yard calculation as set out in Subsection (D);
  - (3) minimum rear yard setback is:
    - (a) the base zoning district minimum rear yard setback; or

(b) five feet when the lot is adjacent to:

52

53

front-facing exterior walls, including but not limited to eaves, chimneys, porches, stoops, box or bay windows, and other similar features as determined by the building official, are not considered part of the building facade.

- (ii) PARKING STRUCTURE means an attached or detached garage or carport.
- (b) A parking structure may not be closer to the front lot line than the front-most exterior wall of the first floor of the building façade.
- (c) If a parking structure with an entrance that faces a front yard abutting public right-of-way is less than 20 feet behind the building façade, the width of the parking structure may not exceed the width of the building façade as measured parallel to the front lot line.
- (D) Average Front Yard Setback.
  - (1) The following rules apply for the purpose of calculating the average front yard setback.
  - (2) A front yard setback is the distance between the front lot line and the closest front exterior wall or building façade of a residential structure located on the lot.
  - (3) Except as provided in Subdivision 4, average front yard setback is determined using the front yard setback of the four residential structures that are:
    - (a) built within fifty feet of the front lot line; and
    - (b) closest to, and on the same side of the block, as the property subject to the setback required by this section.
  - (4) If less than four structures satisfy the criteria in Subdivision 3, average front yard setback is calculated using the number of existing residential structures on the same side of the street block as the property subject to the setback required by this section.
    - (a) If there are no structures on the same side of the block, average front yard setback is calculated using the front yard setbacks of the four structures on the opposite side of the block that are closest to the property subject to the setback required by this section.
    - (b) If there are less than four structures on the opposite side of the block, the lesser number of structures is used in the calculation.

117	(1) T (1	. 1		
117	(1) In th	is subsection,		
118	(a)	EXISTING DWELLIN	G UNIT means a dwelling uni	it that is:
119		(i) legally permitted	and occupied before December	er 7, 2023; or
120 121		(ii) described in an agon or before Deco	pplication for a residential per ember 7, 2023.	mit that was submitted
122 123 124	(b)	building with a clear he	A means the total enclosed area ight of more than six feet, mea valls, except as provided in this	asured to the outside
125	(2) Gros	ss Floor Area Exclusions.		
126 127 128	(a)		xcluded from gross floor area feet or less, is separated by at I tial use, and is:	
129		(i) detached; or		
130 131			cture with a residential use by open on all sides.	covered breezeway
132 133	(b)	A parking structure is estructure is 200 square to	xcluded from gross floor area feet or less and is:	when the parking
134		(i) attached;		
135 136		(ii) detached and is set structure with a re-	eparated by at least 10 feet fro esidential use; or	om the rear of each
137 138 139		• •	rered breezeway that is completely at least 10 feet from the rea	• •
140 141 142 143	(c)	on or before December	ades an existing dwelling unit 31, 1960, the property owner are from the gross floor area if	may exclude the
144 145	(d)		ndes an existing dwelling unit 961, and is at least 20 years old	
	12/6/2023 2:46 Two and Three	5 PM e Units; Occupancy Limits	Page 5 of 10	COA Law Departn

116

(E) This subsection applies to the area established in Subsection 1.2.1 of Chapter 25-2,

Subchapter F (Residential Design and Compatibility Standards).

146 147		may exclude the preserved square footage from the gross floor area if the requirements in Subsection (F) are met.
148	(3) Floo	r-to-area ratio for a duplex or two-unit residential use.
149 150	(a)	The maximum floor-to-area ratio for the site is the greater of 0.55 or 3,200 square feet.
151 152	(b)	Except for an existing dwelling unit, a dwelling unit may not exceed the greater of 0.4 or 2,300 square feet.
153	(4) Floo	r-to-area ratio for three-unit residential use.
154 155	(a)	The maximum floor-to-area ratio for the site is the greater of 0.65 or 3,750 square feet.
156 157	(b)	Except for an existing dwelling unit, a dwelling unit may not exceed the greater of 0.4 or 2,300 square feet.
158 159	(c)	Except for two existing dwelling units, two dwelling units may not exceed the greater of 0.5 or 2,900 square feet.
160 161 162	chooses	ng Existing Dwelling Units. This subsection applies to an applicant who to preserve an existing dwelling unit and wants the preserved square footage d from gross floor area as described in Subsection (E).
163	(1)Gene	eral.
164 165 166	(a)	In order to exclude the preserved square footage from the gross floor area, an applicant must comply with the requirements in this subsection and the rules adopted by the building official.
167 168	(b)	An applicant must submit a request on a form approved by the building official and include all of the information required by the building official.
169 170	(c)	The building official may adopt requirements for administering and enforcing this subsection.
171 172		e existing dwelling unit was constructed on or before December 31, 1960, the wing applies.
173 174	(a)	The property owner must preserve at least 50 percent of the existing dwelling unit and 100 percent of the street-facing façade.
175 176	(b)	The property owner must limit alterations and remodels to the existing dwelling unit as described in this paragraph.
	i .	

- (i) For a structure with a side-gabled, cross-gabled, hipped, or pyramidal roof form, the property owner must limit remodeling and alterations to the area behind the existing dwelling unit's roof ridgeline or peak.
- (ii) For a structure with a front-gabled, shed roof or flat roof form, the property owner must limit remodeling and alterations to the lesser of 15 feet from the front façade of the existing dwelling unit or one-half of the width of the front wall of the existing dwelling unit.
- (c) If the development requires a 15-foot clearance on the side of the existing dwelling unit to build other allowable dwelling units, an existing or converted carport or garage may be altered or removed to provide the clearance.
- (d) If the property is designated as a historic landmark or located within a historic district, the Historic Design Standards or applicable design standards apply and control over this subsection.
- (3) If the existing dwelling unit was constructed on or after January 1, 1961, and is at least 20 years old, the property owner must preserve at least 50 percent of the existing dwelling unit.
- **PART 9.** City Code Section 25-2-774 (*Two-Family Residential Use*) is repealed.
- **PART 10.** Subsection (B) of City Code Section 25-2-788 (*Short-Term Rental (Type 1) Regulations*) is amended to read as follows:
- (B) A short-term rental use under this section may not:
  - (1) include the rental of less than an entire dwelling unit, unless all of the following conditions are met:
    - (a) a partial unit must at a minimum include the exclusive use of a sleeping room and shared use of a full bathroom;
    - (b) the owner is generally present at the licensed short-term rental property for the duration of any short-term rental of a partial unit;
    - (c) not more than one partial unit at the property is simultaneously rented for any period less than 30 consecutive days; and
    - (d) rental of the partial unit is limited to a single party of individuals;
  - (2) operate without a license as required by Section 25-2-791 (*License Requirements*);

209 210	(3) operate without providing notification to renters as required by Section 25-2-792 ( <i>Notification Requirements</i> ); or
211 212 213	(4) include a [secondary dwelling unit or] secondary apartment except as provided by Section [25-2-774(C)(6) (Two Family Residential Use) and] 25-2-1463(C)(6) (Secondary Apartment Regulations).
214 215	<b>PART 11</b> . Subsection (B) of City Code Section 25-2-789 (Short-Term Rental (Type 2) Regulations) is amended to read as follows:
216	(B) A short-term rental use under this section may not:
217	(1) include the rental of less than an entire dwelling unit;
218 219	(2) operate without a license as required by Section 25-2-791 ( <i>License Requirements</i> );
220 221	(3) operate without providing notification to renters as required by Section 25-2-792 ( <i>Notification Requirements</i> ); or
222 223 224	(4) include a [secondary dwelling unit or] secondary apartment except as provided by Section [25-2-774(C)(6) (Two Family Residential Use) and] 25-2-1463(C)(6) (Secondary Apartment Regulations).
225	PART 12. City Code Section 25-2-841 (Group and Family Homes) is deleted.
226 227	<b>PART 13</b> . Subsection (C) of City Code Section 25-2-893 ( <i>Accessory Uses for a Principal Residential Use</i> ) is amended to read as follows:
228	(C) The following are permitted as accessory uses:
229	(1) recreational activities and recreational facilities for use by residents;
230	(2) religious study meetings;
231 232	(3) playhouses, patios, cabanas, porches, gazebos, and household storage buildings;
233	(4) radio and television receiving antenna and dish-type satellite receivers;
234	(5) solar collectors;
235	(6) home occupations that comply with Section 25-2-900 ( <i>Home Occupations</i> );
236 237	(7) on-site sales as authorized by Section 25-2-902[4] ( <i>Residential Tours</i> ) or Section 25-2-903[2] ( <i>Garage Sales</i> );
238	(8) the keeping of dogs, cats, and similar small animals as household pets; and

239 240	[(9) a single accessory apartment that complies with the requirements of Section 25-2-901 (Accessory Apartments); and]
241	(9 [10]) [a] child care services (limited) use.
242 243 244	<b>PART 14.</b> Subsections (D) and (E) of City Code Section 25-2-893 ( <i>Accessory Uses for a Principal Residential Use</i> ) are deleted and the remaining subsections are re-lettered accordingly.
245	PART 15. City Code Section 25-2-901 (Accessory Apartments) is repealed.
246 247 248 249	<b>PART 16</b> . Subsection 1.2.2 of Section 1.2 ( <i>Applicability</i> ) in Subchapter F ( <i>Residential Design and Compatibility Standards</i> ) of City Code Chapter 25-2 ( <i>Zoning</i> ) is amended to remove "Duplex Residential use", "Two-Family Residential use", "Family Homes", and "Group Homes (General and Limited") and to re-letter the remaining uses accordingly.
250 251	<b>PART 17.</b> Subsections (A) and (C) of City Code Section 25-2-778 ( <i>Front Yard Setback for Certain Residential Uses</i> ) are amended to read:
252 253	(A) This section applies to a single-family residential use[, duplex residential use, or two-family residential use].
254 255 256	(C) In making a determination under Subsection (D) or (E), only a side lot with a single-family residential use[, duplex residential use, or two-family residential use] is considered.
257 258 259 260	<b>PART 18.</b> City Code Title 25 ( <i>Land Development</i> ) is amended to replace all references to "Section 25-2-773" ( <i>Duplex Residential Use</i> ) and "Section 25-2-774 ( <i>Two-Family Residential Use</i> )" with "Section 25-2-773 ( <i>Duplex, Two-Unit and Three-Unit Residential Uses</i> )".
261	PART 19. This ordinance takes effect on February 5, 2024.
262	

Kirk Watson Mayor  ATTEST:  an  Myrna Rios City Clerk	Kirk Watson Mayor  ED: ATTEST: Myrna Rios
mayor  ATTEST: an Myrna Rios	ED: ATTEST: Myrna Rios
an Myrna Rios	Anne L. Morgan Myrna Rios
an Myrna Rios City Clerk	Anne L. Morgan City Attorney City Clerk