FOR DISCUSSION PURPOSES ONLY

ORDINANCE NO.

AN ORDINANCE AMENDING CITY CODE CHAPTER 25-2 (ZONING) RELATING TO DWELLING UNITS AND OCCUPANCY LIMITS.

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

- **PART 1.** Subsection (B) of City Code Section 25-2-3 (*Residential Uses Described*) is amended to amend the use descriptions for "Group Residential" and "Multifamily"; to rename "Two-Family Residential" use; to add a new "Three-Unit Residential" use; and to renumber the remaining uses accordingly:
 - (5) GROUP RESIDENTIAL use is the use of a site for occupancy by a group of more than 16 adults when a third party prepares or provides food [six persons who are not a family,] on a weekly or longer basis. This term 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 2**. City Code Section 25-2-3 (*Residential Uses*) is amended to add a new Subsection (C) to read:
- (C) A tiny home is a dwelling unit that is 400 square feet or less in floor area excluding loft space.
- **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)", "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 Residential" use to the table; and to make "Three-Unit Residential" use a permitted use in certain base zoning districts:

FOR DISCUSSION PURPOSES ONLY

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

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

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

PART 7. City Code Section 25-2-773 (*Duplex Residential Use*) is amended to amend Subsections (B) and (D), and to add a new Subsection (E) to read as follows:

§ 25-2-773 DUPLEX RESIDENTIAL USE.

- (B) For a duplex residential use:
 - (1) minimum lot area is 5,750 [7,000] square feet;
 - (2) minimum lot width is 50 feet;
 - (3) maximum building cover is 40 percent;
 - (4) maximum impervious cover is 45 percent; and
 - [(5) maximum building height is the lesser of:
 - (a) 30 feet; or
 - (b) two stories, except that an attic or basement does not count as a story for purposes of this subsection if it satisfies the requirements for an exemption from gross floor area under Subsections 3.3.2 and 3.4.6 of Subchapter F (Residential Design and Compatibility Standards)].
- (D) The two dwelling units are subject to the following requirements:

48

49

50

51

52

53

35 36

37

38

39

40

41

42

	FOR DISCUSSION PURPOSES ONLY				
54 55	[(1) The two units must have a common floor and ceiling or a common wall, which may be a common garage wall, that:				
56 57	(a) extends for at least 50 percent of the maximum depth of the building, as measured from the front to the rear of the lot; and				
58 59	(b) maintains a straight line for a minimum of four foot intervals or segments.]				
60	$(\underline{1}[2])$ The two units must have a common roof.				
61 62 63 64	(2[3]) At least one of the two units must have a front porch that faces the front street and an entry to the dwelling unit, except that units located on a corner lot must each have a front porch that faces a separate street and an entry to the dwelling unit.				
65 66	($\underline{3}$ [4]) The two units may not be separated by a breezeway, carport, or other open building element.				
67 68	(E) Chapter 25-2, Subchapter F (<i>Residential Design and Compatibility Standards</i>) does not apply to duplex residential use.				
69 70	PART 8. City Code Section 25-2-774 (<i>Two-Family Residential Use</i>) is repealed and replaced to read as follows:				
71	§ 25-2-774 TWO-UNIT AND THREE-UNIT RESIDENTIAL USES.				
72	(A) This subsection applies to two-unit residential use.				
73	(1) To the extent of conflict, this subsection supersedes the base zoning district				

- USES.
 - the base zoning district regulations.
 - Chapter 25-2, Subchapter F (Residential Design and Compatibility (2) Standards) does not apply to two-unit residential use.
 - The minimum lot area is 5,570 square feet. (3)
 - **(4)** Each dwelling unit must be in a separate structure.
 - The dwelling units may be connected by a covered walkway. (5)
 - One of the dwelling units may not exceed 1,100 total square feet. (6)
 - Impervious cover for the site may not exceed 45 percent. (7)
- This subsection applies to three-unit residential use. (B)
 - (1) To the extent of conflict, this subsection supersedes the base zoning district regulations.

75

76

77

78

79

80

81

82

83

84

FOR DISCUSSION PURPOSES ONLY

Three-unit residential use is not allowed on a substandard lot.

86 87		(3)	-	ubchapter F (<i>Residential Design</i> s not apply to three-unit resident				
88		(4)	Building cover	may not exceed 40 percent.				
89		(5)	Impervious cov	er for the site may not exceed 4	5 percent.			
90	PAR	PART 9. City Code Section 25-2-841 (Group and Family Homes) is deleted.						
91 92	PART 10 . Subsection (C) of City Code Section 25-2-893 (<i>Accessory Uses for a Principal Residential Use</i>) is amended to read as follows:							
93	(C)	The following are permitted as accessory uses:						
94		(1)	recreational acti	ivities and recreational facilities	for use by residents;			
95		(2)	religious study 1	meetings;				
96 97		(3)	playhouses, pati buildings;	ios, cabanas, porches, gazebos,	and household storage			
98		(4)	radio and televis	sion receiving antenna and dish	-type satellite receivers;			
99		(5)	solar collectors;					
100		(6)	home occupatio	ons that comply with Section 25-	-2-900 (Home Occupations);			
101 102		(7)		authorized by Section 25-2-90 <u>2</u> 0 <u>3[2]</u> (<i>Garage Sales</i>); <u>and</u>	[4] (Residential Tours) or			
103		(8)	the keeping of d	logs, cats, and similar small anim	mals as household pets.[; and			
104 105		(9)	_	ory apartment that complies with ssory Apartments).]	the requirements of Section			
106 107 108	Princ		Residential Use) a	and (E) of City Code Section 25 re deleted and the remaining sul				
109	PAR	T 12.	City Code Section	n 25-2-901 (Accessory Apartme	nts) is deleted.			
110 111 112	"Sec	tion 25	-	er 25-2 (<i>Zoning</i>) is amended to a mily Residential Use)" with "Second.").	-			
	10/	20/2023 2:4	EL DM	Page 4 of 4	COA Law Danartment			

(2)