CITY of ALBUQUERQUE TWENTY SIXTH COUNCIL

COUNC	IL BILL NO	O-24-69	ENACTMENT NO.								
SPONS	ORED BY: Dan	Lewis and Jo	paquín Baca								
1			ORDINANCE								
2	AMENDING THE INTEGRATED DEVELOPMENT ORDINANCE REGARDING										
3 APPLICABILITY, APPEALS, AMENDMENT PROCESSES AND EASING											
4	4 RESTRICTIONS ON HOUSING DEVELOPMENT.										
5	5 WHEREAS, the Integrated Development Ordinance ("IDO") cor										
6	6 City's Planning and Zoning Code; and										
7	WHEREAS, the IDO was originally adopted to standardize and improv										
8	developmen	t opportunitie	s in the City of Albuquerque; and								
9	WHER	REAS, wholes	ale replacement of the City's zoning code has had								
_ 10	some uninte	nded conseq	uences, which have imposed substantial burdens on								
New eletion 12	City staff and	d developers;	and								
Deletic	WHER	EAS, the City	has a housing and homelessness crisis that has								
	been exacerl	bated by som	e provisions in the IDO; and								
/Underscored Materia trikethrough Material] 6 8 1 9 5 1 1	WHER	EAS, the Alb	uquerque City Charter prescribes the method in								
∑ ‡ 15	which Ordina	which Ordinances are passed; and									
16 4 16	WHEREAS, a City Council cannot constrain the ability of a future City Council to make laws outside of the methods established by the Charter; and										
<u>7</u> 17											
원 및 18	BE IT ORDAI	INED BY THE	COUNCIL, THE GOVERNING BODY OF THE CITY OF								
∏ 19	ALBUQUERQUE:										
20 € 6 t	SECTION	1. Section 14	-16-1-4 APPLICABILITY is amended as follows:								
[Bracketed/Underscored Material] Bracketed/Strikethrough Material] - 7 7 7 8 9 1 1 1 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1-4(C)	This IDO i	s [not] applicable to City activities or development								
의 유 22		on proper	ties owned or leased by the City.								
23	SECTION	2. Section 14	-16-6-4 APPEALS is amended as follows:								
24	6-4(U)(2) Wh	o May Appeal									
25	6-4(U)(2)(a)	Standing									

	1		uphoid an appeal or remand a decision for further								
	2		consideration.]								
	3	[<u>6-4(U)(5)</u>	Appeal Costs								
	4		(a) For a LUHO appeal of a denial, all parties shall be								
	5		responsible for their own costs.								
	6		(b) For a LUHO appeal of an approval, if appellant loses they								
	7		shall be responsible for paying the reasonable costs,								
	8		including attorneys' fees of the appellee. A finding on the								
	9		reasonableness of proposed costs shall be made by the								
	10		LUHO.]								
	11	SECTION 3. Section 14-16-6-7(D) AMENDMENT TO IDO TEXT - CITYWIDE is									
	12	amended as follows:									
	13	6-7(D) AMENDMENT TO IDO TEXT – CITYWIDE									
	14	All applicable p	provisions of Section 14-16-6-4 (General Procedures) apply								
	15	unless specific	unless specifically modified by the provisions of this Subsection 14-16-6-7(D).								
	16	6-7(D)(1)	Applicability								
	_ 17		This Subsection 14-16-6-7(D) applies to all applications to								
≥ :	្ទី 18		amend the text of this IDO, except for the following:								
- New	မီ 19	6-7(D)(1)(a)	Applications to create or amend an HPO zone boundary, the								
	20 - 21 22 22		text of an HPO zone, or any standard in this IDO that								
d Material]	± 21		specifically applies to an HPO zone, which are processed								
Ĭ,	♯ 22		pursuant to Subsection 14-16-6-7(C) (Adoption or Amendment								
orec	23		of Historic Designation).								
rsc	24	6-7(D)(1)(b)	Applications to create or amend any other Overlay zone								
Inde	25		established in Part 14-16-3, which are processed pursuant to								
Bracketed/Underscore	23 24 25 26 27 28 29		Subsection 14-16-6-7(E) (Amendment to IDO Text – Small								
kete	27		Area).								
<u>srac</u>	28	6-7(D)(1)(c)	Applications to create or amend any small area established in								
	<u>29</u>		Section 14-16-4-3 (Use-specific Standards), Part 14-16-5								
	30		(Development Standards), or Part 14-16-6 (Administration and								
	31		Enforcement), which are processed pursuant to Subsection								
	32		14-16- 6-7(E) (Amendment to IDO Text – Small Area).								

	1	[6-7(D)(1)(c) Amendments adopted at any time by the City Council. Such
	2	applications do not need to be presented to the EPC but may
	3	at the request of the sponsoring City Councilor. These
	4	amendments do not require consideration beyond what is
	5	required for the City Council to adopt any ordinance.]
	6	SECTION 4. Section 14-16-6-7(E) AMENDMENT TO IDO TEXT - SMALL
	7	AREA is amended as follows:
	8	6-7(E) AMENDMENT TO IDO TEXT – SMALL AREA
	9	All applicable provisions of Section 14-16-6-4 (General Procedures) apply
	10	unless specifically modified by the provision of this Subsection 14-16-6-7(E).
	11	6-7(E)(1) Applicability
	12	This Subsection 14-16-6-7(E) applies to all applications to amend the text of
	13	this IDO to adopt or amend the boundaries of a small area, including any
	14	Overlay zone established in Part 14-16-3 or any small area established in
	15	Section 14-16-4-3 (Use-specific Standards), Part 14-16-5 (Development
	16	Standards), or 14-16-6 (Administration and Enforcement), and/or to adopt
	_ 17	or amend specific regulations that will apply in a small area, except for any
≥	Deletion 18	of the following:
- New	<u>ə</u> 19	6-7(E)(1)(a) Applications to create or amend a Historic Protection Overlay
	 Material 20	zone boundary, the text of an HPO zone, or any standard in
ateri	· ! 21	this IDO that specifically applies to an HPO zone, which are
Š	‡ 22	processed pursuant to Subsection 14-16-6-7(C).
Bracketed/Underscored Material	4 23	6-7(E)(1)(b) Applications to create or amend Historic Design Standards
SC	Bracketed/Strikethrough	and Guidelines, which are processed pursuant to Subsection-
nde	5 25	16-6-6(E).
Ď (± 26	6-7(E)(1)(c) Applications to change the zone district of any properties in a
Kete	2 27	small area, which are processed pursuant to Subsection 14-16
srac	28	6-7(G)(Zoning Map Amendment-EPC) or Subsection 14-16-6-
븨	<u>2</u> 29	7(H)(Zoning Map Amendment- Council), as applicable.
	30	[6-7(E)(1)(d) Applications presented by request or by request of a City
	31	Councilor. Such applications do not need to be presented to
	32	the EPC but may at the request of the sponsoring City
	33	Councilor. Otherwise, such applications will be heard directly

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- by the City Council. A sponsoring City Councilor is not
 required to automatically recuse themselves from applications
 they sponsor or sponsor by request.

 SECTION 5
- 5 The IDO Table 4-2 Allowable Uses is amended as follows:

Table 4-2-1: Allowable Uses P = Permissive Primary C = Conditional Primary A = Permissive Accessory CA = Conditional Accessory CV = Conditional if Structure Vacant for 5+ years T = Temporary CT = Conditional Temporary Blank Cell = Not Allowed																			
Zone District >>	Residential					Mixed-use				Non-residential							ic ards		
Land Uses	R-A	R-1	R-MC	R-T	R-ML	R-MH	T-XM	MX-L	M-XM	MX-H	NR-C	NR-BP	NR-LM	NR-GM	NR-SU	A	B PO))	Use- specifi Standa
PRIMARY USES THAT MAY BE ACCESSORY IN SOME ZONE DISTRICTS																			
RESIDENTIAL USES																			
Household Living																			
Dwelling, multi-family	<u>[P]</u>	[P]	1 <u>P</u>	<u> </u>	Р	Р	Р	Р	Р	Р		C۷							4-3(B)(8)

- 6 SECTION 6. Amend Section 4-3(B)(8) Dwelling, Multi-Family of the IDO as
- 7 follows and reassign subsequent sections as needed:
- 8 [4-3(B)(8)(a) This use is prohibited in the R-A, R-1, R-MC and R-T zone
- 9 <u>districts except within 1,320 feet of MS-PT areas.</u>]
- 10 SECTION 7. Amend Table 5-1-4: Allowed Exceptions and Encroachments 11 within the IDO by adding the following row:

Table 5-1-2: Allowed Exceptions and Encroachments							
Structure or Feature	Conditions or Limits						
Exceptions to Building Height Limits							
[Within 1,320 feet of MS-PT Areas]	[There shall be no building height limit for any dwelling, multi-family structure or premises.]						

SECTION 8. SEVERABILITY. If any section, paragraph, sentence, clause, word or phrase of this Ordinance is for any reason held to be invalid or unenforceable by any court of competent jurisdiction, such decision shall not affect the validity of the remaining provisions of this Ordinance. The Council hereby declares that it would have passed this Ordinance and each section, paragraph, sentence, clause, word or phrase thereof irrespective of any provision being declared unconstitutional or otherwise invalid.

	1	SECTION 9. COMPILATION. SECTIONS 1 through 7 of this Ordinance
	2	amends, is incorporated in, and is to be complied as part of the Revised
	3	Ordinances of Albuquerque, New Mexico, 1994.
	4	SECTION 10. EFFECTIVE DATE. This Ordinance takes effect five days
	5	after publication by title and general summary.
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