CITY of ALBUQUERQUE TWENTY SIXTH COUNCIL

COUNCIL BILL NO. <u>R-25-120</u> ENACTMENT NO.

SPONSORED BY: Tammy Fiebelkorn

1 RESOLUTION 2 DIRECTING THE CITY ADMINISTRATION TO ENHANCE ENFORCEMENT 3 EFFORTS RELATED TO EXISTING RENTAL UNIT HABITABILITY STANDARDS. 4 WHEREAS, the health, safety, and well-being of residents are paramount 5 concerns for the City of Albuquerque; and 6 WHEREAS, everyone deserves a living situation that includes the basic 7 functions of a home, including properly functioning electricity, heating, 8 cooling, plumbing, water, and doors that lock; and 9 WHEREAS, numerous constituents have reported unsafe living conditions 10 in rental housing, including lack of properly functioning heating or cooling, 11 electrical and plumbing issues, pest infestations, and structural hazards; and 12 WHEREAS, at the State level, the New Mexico Uniform Owner-Resident 13 Relations Act (UORRA) requires property owners to provide and maintain necessary utilities and facilities, make repairs and do whatever is necessary to put and keep the premises in a safe condition, and comply with housing codes; and WHEREAS, UORRA states that property owners shall "maintain in good and safe working order and condition electrical, plumbing, sanitary, heating, ventilating, air conditioning and other facilities and appliances, including elevators, if any, supplied or required to be supplied by him;" and

WHEREAS, UORRA also requires that property owners complete repairs of their rental units within seven days of being notified of a problem; and

WHEREAS, Albuquerque's Uniform Housing Code (UHC) likewise requires
that all residential properties be equipped with essential facilities such as
kitchens, bathrooms, heating, cooling, and plumbing, and further requires that

these facilities be maintained in a safe, sanitary, and operational condition to
 protect residents' health and safety; and

WHEREAS, property owners bear the ultimate responsibility to maintain
their properties in compliance with all applicable standards, and rental units
that do not meet habitability requirements can pose a significant risk to both
tenants and the general public; and

7 WHEREAS, when a property owner does not complete timely repairs,
8 UORRA allows a tenant to hold their landlord accountable by abating their rent
9 or through the judicial process, which can be timely, expensive, and
10 complicated to pavigate; and

10 complicated to navigate; and

WHEREAS, rental housing that does not meet habitability requirements
 disproportionately affects low-income families, seniors, and individuals with
 disabilities, further exacerbating existing social and economic inequities; and
 WHEREAS, the City of Albuquerque must ensure that all housing meets

minimum health, safety, and building code standards, especially in rental unitsthat house vulnerable populations; and

WHEREAS, timely and effective code enforcement is critical to maintaining
housing quality, and unresolved complaints related to habitability
requirements can lead to increased healthcare costs, displacement, and
homelessness, all of which place additional burdens on City resources; and

WHEREAS, the current enforcement of existing rental housing codes does not adequately prioritize complaints related to housing that does not meet habitability requirements, leading to delays in addressing serious health and safety violations; and

WHEREAS, prioritizing complaints regarding rental units that do not meet habitability requirements will improve the quality of housing, reduce health risks, and ensure a more equitable enforcement of housing standards; and

WHEREAS, additional resources and training for the Code Enforcement
Division will increase the capacity of staff to handle complex cases, such as
those involving large multi-unit properties or absentee landlords.

31 BE IT RESOLVED BY THE COUNCIL, THE GOVERNING BODY OF THE CITY OF32 ALBUQUERQUE:

33 SECTION 1. PRIORITIZATION OF RENTAL HOUSING COMPLAINTS.

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- A. The City Administration shall prioritize providing timely responses to
 tenant complaints related to rental housing habitability issues.
 - B. To facilitate this prioritization, the Administration shall:
- Establish a full-time, permanent Code Enforcement Officer position
 within the Planning Department's Code Enforcement Program. This position
 shall specialize in housing codes and be dedicated to addressing tenant
 complaints related to rental units that are unsafe and/or do not meet
 habitability requirements.
- 9 2. Establish clear criteria for categorizing and addressing complaints
 10 based on the severity of potential risks to tenant health, safety, and wellbeing.
- Ensure timely response to complaints, with an emphasis on
 addressing urgent issues within an accelerated timeline.
- 4. Provide ongoing training to Code Enforcement Officers on
 identifying and prioritizing health and safety violations in rental units.
- 5. Create and advertise a streamlined process for tenants to file
 complaints, including the ability to submit complaints online, by phone with a
 dedicated phone number, or in person.
- 18 6. Track and report on the progress and outcomes of rental unit 19 complaint investigations, ensuring transparency and accountability in the 20 enforcement process. By the end of each Fiscal Year, the Administration shall 21 submit an Executive Communication to the Council that reports on its 22 compliance with each provision of this Resolution, and provides data on 23 tenant complaints, including but not limited to: the number and types of tenant 24 complaints received, response timelines, investigation procedures, outcomes, 25 and citations issued.

SECTION 2. The City Administration is directed to include the permanent,
recurring, full-time Code Enforcement Officer position required by this
Resolution in its upcoming FY26 Budget proposal to City Council, designated
from the Planning Department's Code Enforcement program. Until the Council
removes the requirement to maintain the permanent, recurring, full-time Code
Enforcement Officer position established by this Resolution, the City
Administration shall continue to include this position in all future annual

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1 Budget proposals to the City Council, designated from the Planning

2 Department's Code Enforcement program.

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SECTION 3. SEVERABILITY CLAUSE. If any section, paragraph, sentence, clause, word, or phrase of this Resolution 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 Resolution. The Council hereby declares that it would have passed this Resolution and each section, paragraph, sentence, clause, word, or phrase thereof irrespective of any provision being declared unconstitutional or otherwise invalid. [Bracketed/Strikethrough Material] - Deletion X:\CL\SHARE\CL-Staff\ Legislative Staff\Legislation\26 Council\R-120final.docx