CITY of ALBUQUERQUE TWENTY THIRD COUNCIL

COUNCII	BILL NO. O-19-65 ENACTMENT NO.
SPONSO	RED BY: Trudy E. Jones and Isaac Benton, by request
1	ORDINANCE
2	ADOPTING ZONING CONVERSION RULES FOR PROPERTIES IN BATCH 1 OF
3	THE PHASE 2 ZONING CONVERSION EFFORT AS DIRECTED BY CITY
4	COUNCIL RESOLUTION 18-29 AND UPDATING THE OFFICIAL ZONING MAP.
5	WHEREAS, the City Council, the governing body of the City of
6	Albuquerque, has the authority to adopt and amend plans for the physical
7	development of areas within the planning and platting jurisdiction of the City
8	authorized by statute, Section 3-19-3, NMSA 1978, and by its home rule
9	powers; and
10	WHEREAS, the City's zoning powers are established by the City charter, in
⊱ 11	which Article I, Incorporation and Powers, allows the City to adopt new
11 Deletion 12 13	regulatory structures and processes to implement the Albuquerque/Bernalillo
, 13	County Comprehensive Plan ("Comp Plan") and help guide future legislation;
Underscored Material rikethrough Material - 1	Article IX, Environmental Protection, empowers the City to adopt regulations
e ya 15	and procedures to provide for orderly and coordinated development patterns
16 명 명 명 명 명 명 명 명 명 명 명 명 명 명 명 명 명 명 명	and encourage conservation and efficient use of water and other natural
<u></u> 17	resources; and Article XVII, Planning, establishes the City Council as the
18	City's ultimate planning and zoning authority; and
19	WHEREAS, the City Council adopted an updated Comp Plan on March 20,
19	2017 via R-16-108 (Enactment No. R-2017-026), including goals and policies to
$\frac{3}{2}$ 21	maintain healthy, vibrant, and distinct communities through zoning and
¯≝ ₂₂	design standards that are consistent with long-established residential
23	patterns; and
24	WHEREAS, the Comp Plan establishes a complementary pair of
25	Development Areas – Areas of Change, where growth is encouraged and
26	higher-density and higher-intensity uses are the most appropriate, and Areas

ı	or Consistency, where the existing pattern or uses, density, and intensity is to
2	be maintained and reinforced over time; and
3	WHEREAS, the Integrated Development Ordinance (IDO) was drafted as
4	part of a citywide effort to update and replace the City's 40-year-old, 1970s-era
5	Comprehensive Zoning Code, and as the primary regulatory tool to implement
6	the Comp Plan for land within the municipal boundaries of the City of
7	Albuquerque; and
8	WHEREAS, the IDO's stated purpose is to implement the Comp Plan;
9	ensure that all development in the City is consistent with the intent of other
10	plans and policies adopted by City Council; ensure provision of adequate
11	public facilities and services for new development; protect quality and
12	character of residential neighborhoods; promote economic development and
13	fiscal sustainability of the City; provide efficient administration of City land
14	use and development regulations; protect health, safety, and general welfare
15	of the public; provide for orderly and coordinated development patterns;
16	encourage conservation and efficient use of water and other natural
17	resources; implement a connected system of parks, trails, and open spaces to
18	promote improved outdoor activity and public health; provide reasonable
19	protection from possible nuisances and hazards and to otherwise protect and
20	improve public health; and encourage efficient and connected transportation
21	and circulation systems for motor vehicles, bicycles, and pedestrians; and
22	WHEREAS, the IDO was drafted to be consistent with and implement Comp
23	Plan goals and policies; and
24	WHEREAS, the IDO helps to implement Comp Plan goals and policies by
25	providing a set of zone districts (§14-16-2) that range from low intensity to
26	high intensity and designating the appropriate mix of land uses in each zone
27	district; and
28	WHEREAS, with the adoption of the IDO, the City Council adopted zoning
29	conversion rules for approximately 750 categories of Special Use zones that
30	were site-specific (i.e. SU-1 zones), approximately 450 Special Use zones
31	established by the adoption of Sector Development Plans (i.e. SU-2 and SU-3
32	zones), and approximately 20 base zones from the Comprehensive Zoning

Code to convert pre-existing zone districts to base zone districts established

1	by the IDO in the Official Zoning Map (§14-16-1-6) that matched as closely as
2	possible the permissive uses in each zone; and
3	WHEREAS, the intent of the IDO was to update the City's land use and
4	zoning framework to protect the character of existing development and to
5	regulate future development without eliminating or limiting the ability of
6	lawful, existing land uses to continue after the IDO's adoption; and
7	WHEREAS, the City understands that predictability of zoning and
8	compatibility of land use and zoning are essential in order to maintain and
9	strengthen economic value and viability for property owners and businesses,
10	and to ensure appropriate and adequate protections for neighboring
11	properties; and
12	WHEREAS, the Official Zoning Map is used to apply land use regulations in
13	the IDO to development throughout the city and in decision-making for zoning
14	map amendments and long-range planning; and
15	WHEREAS, an accurate and transparent Official Zoning Map is critical to
16	the City's role in providing for the health, welfare, and safety of the public; and
17	WHEREAS, updating the Official Zoning Map to better match zoning with
18	existing land uses is consistent with the objectives of the IDO and the Comp
19	Plan and benefits the City and property owners by eliminating
20	nonconformities where appropriate and improving the accuracy of information
21	and regulatory requirements for individual parcels; and
22	WHEREAS, many uses developed legally on properties either before City
23	zoning was established in 1959, before City zoning actions in subsequent
24	years that disallowed particular uses in particular zones, or before the IDO
25	established different allowable uses in the new zone districts, making such
26	existing uses legally nonconforming; and
27	WHEREAS, many properties in the City have developed with a low-density
28	residential use (e.g. townhouse, duplex, or single-family detached house) in
29	zones that otherwise would have allowed more dense and more intense uses,
30	and converting these properties to a zone district that allows less dense and
31	less intense uses with the permission of the property owner will help preserve
32	neighborhood stability and land use predictability – thus advancing two
33	leading objectives of the City's in the area of land use regulation; and

WHEREAS, there are many properties with two or more zone districts
covering a single lot (whether based on plat or deed) for a variety of historical
reasons, which has resulted in a floating zone line that cannot accurately be
associated with any actual physical boundary for purposes of implementing
the respective zoning requirements of the multiple zones; and
WHEREAS, there are many undeveloped properties with former Special
Use or R-D zoning, which often required further review and decision
processes to define allowable uses, that converted in Phase 1 to zones that
may not accurately allow uses matching those that were previously
anticipated and that are otherwise consistent with surrounding land use and
zoning patterns; and
WHEREAS, pursuant to the Phase 1 conversion rules, many properties
were converted to PD (which properties may or may not have an approved Site
Plan) or NR-BP (which properties may or may not have an approved Master
Development Plan) even though they do not all meet the size thresholds for
those zone districts established by the IDO, and although this may not impact
the ultimately usability of those properties, it does present a nonconformity
that can otherwise be cured; and
WHEREAS, City Council Resolution 18-29 directed the Planning
Department to create a Phase 2 zoning conversion process to evaluate,
analyze, process, and recommend citywide zoning conversions consistent
with the Comprehensive Plan and the IDO implementation goals, wherein
property owners would voluntarily convert the zoning on their properties to
address one or more of 5 following issues that were known at the time of the
IDO adoption but not resolved by the initial zoning conversion that became
effective as of May 17, 2018: 1) Nonconforming use(s), 2) Voluntary downzone,
3) Floating zone line(s), 4) Prior Special Use or R-D zoning, and 5) Size
thresholds for PD and NR-BP; and
WHEREAS, City Council Resolution 18-29 directed the Planning
Department to evaluate each property whose owner submitted a request and
agreement form to determine whether it reasonably falls within at least one of

the 5 identified criteria and decline to process those that do not; and

WHEREAS, for properties to be eligible through the nonconforming use
criterion, Planning Department staff determined that the existing use had to
have been legally allowed when the use began or that the use began before
the City established regulations on that use; and
WHEREAS, for properties to be eligible through the voluntary downzone
criterion, Planning Department staff determined that the property had to have
been zoned R-T, R-ML, R-MH, or MX-T and included an existing low-density
residential use (e.g. single-family detached house, duplex, or townhouse) and
that the property owner requested a less intense or less dense zone district
that still allowed the existing use; and
WHEREAS, for properties to be eligible through the floating zone line
category, Planning Department staff determined that the property had to have
2 zone districts on one parcel – either a platted parcel (as mapped by AGIS) or
deeded parcel (as mapped by the Bernalillo County Assessor) – and that the
zoning conversion would be completed along lot lines documented in the
AGIS layer called "City Parcel"; and
WHEREAS, for properties to be eligible through the prior Special Use or R-
D zoning criterion, Planning Department staff determined that the property had
to be undeveloped (i.e. contained no structure up to the time the Phase 2,
Batch 1 properties were submitted to the Environmental Planning Commission
for review and recommendation) and had previously been zoned SU-1, SU-2,
SU-3, or R-D; and
WHEREAS, for properties to be eligible through the size threshold criterion
for PD or NR-BP, Planning Department staff determined that a property zoned
PD had to be less than 2 acres in size or greater than 20 acres in size or that a
property zoned NR-BP had to be less than 20 acres in size and not part of an
approved Master Development Plan; and
WHEREAS, properties zoned NR-BP that are less than 20 acres in size and
part of an approved Master Development Plan are governed by the Master
Development Plan, and changing the zoning on those properties would make
it less transparent to the fact that they would still be governed by the Master
Development Plan unless the Master Development Plan were amended to

remove those properties from the Master Development Plan boundary; and

conversion rules; and

WHEREAS, for those properties whose owners requested conversion to a
zone district that did not match the land use and zoning pattern of the
surrounding area or that was not compatible, Planning staff recommended a
zoning conversion that was more compatible with the surrounding land use
and zoning pattern and that still resolved the relevant issues in the R-18-29
criteria; and
WHEREAS, there are many properties with lot lines that differ spatially
between platted lots (approved by the City, recorded by the Bernalillo County
Clerk, and mapped by AGIS) and deeded lots (recorded and mapped by the
Bernalillo County Assessor); and
WHEREAS, Phase 2 zoning conversions will be completed only on lots
mapped in the AGIS layer "City Parcel"; and
WHEREAS, in some cases a platting action may be needed to create a
platted parcel to be mapped in the AGIS layer "City Parcel" that corresponds
spatially with the piece of land on which the property owner desires the zoning
conversion; and
WHEREAS, the Planning Department conducted public outreach efforts
that included advertisements in print media, online media, and radio; inserts
mailed with the Property Tax Bill to all property owners in Albuquerque;
tabling at community events; attendance at Neighborhood Association
meetings; and office hour appointments; and
WHEREAS, owners of 122 eligible properties signed a Property Owner
Request and Agreement Form to opt in to the Phase 2 zoning conversion
process by the submittal date of the first batch of properties for review and
recommendation by the Environmental Planning Commission; and
WHEREAS, owners of 4 eligible properties (all of which were in Areas of
Consistency, with Form ID number 14 under Criterion 1 Nonconforming Use
and Form ID numbers 128-130 under Criterion 5 PD < 2 acres) opted out of the
Phase 2 zoning conversion process since the Environmental Planning
Commission review and recommendation and have been removed from the
Batch 1 properties for which City Council will consider adopting zoning

1	WHEREAS, Planning staff confirmed the eligibility of these Batch 1
2	properties and recommended appropriate zoning conversions to address the 5
3	issues in R-18-29, meet the goals of IDO implementation, and further the goals
4	and policies in the Comp Plan; and
5	WHEREAS, Planning staff either confirmed the zoning conversion
6	requested by the property owner as appropriate or recommended a more
7	appropriate zoning conversion given the existing lawful use of the property
8	and the surrounding land use and zoning patterns; and
9	WHEREAS, the voluntary process established by R-18-29 necessarily
10	results in a phased conversion of various parcels on a citywide basis; and
11	WHEREAS, the City amended the Comp Plan in 2001 via R-01-343
12	(Enactment No. 171-2001) to identify Community Planning Areas and provide
13	goals and policies to protect and enhance distinct community identity in each
14	area; and
15	WHEREAS, the Comp Plan describes a Community Planning Area
16	assessment process to provide opportunities for community engagement and
17	analysis of each of the City's 12 Community Planning Areas every 5 years,
18	culminating in an update to the goals and policies in the Comp Plan, as
19	recommended by the assessments; and
20	WHEREAS, the IDO establishes a Community Planning Area assessment
21	process as the City's new process for long-range planning with communities,
22	intended to provide opportunities on a 5-year cycle to analyze and recommend
23	zoning and regulatory changes in specific geographic areas to better
24	implement the Comp Plan; and
25	WHEREAS, concerns about the resulting changes to zoning patterns from
26	Phase 2 zoning conversions can be addressed through Community Planning
27	Area assessments, which may result in recommendations to City Council for
28	future zoning actions for certain neighborhoods, districts, or corridors, as
29	appropriate; and
30	WHEREAS, on January 10, 2019, the Environmental Planning Commission
31	(EPC), in its advisory role on land use and planning matters, recommended
32	approval of this request (Project 2018-001843, Case RZ-2018-00057), pursuant
33	to 21 findings as follows:

- (Enactment No. R-2018-019). the IDO.
- 1. This is a request for legislative adoption of zoning conversion rules for 122 properties located city-wide whose owners have voluntarily opted into the Phase 2 zoning conversion process established by Council Resolution 18-29 (Enactment No. R-2018-019).
 - 2. The request is analogous to an amendment to IDO Text and will be processed according to the procedural requirements in Section 14-16-6-7(D) of the IDO.
 - 3. The criteria for review and decision for this Phase 2 zoning conversion process as established in City Council Resolution 18-29 is whether the proposed zoning conversions are consistent with the Comp Plan and the IDO implementation goals, city-wide, for properties that fall within at least one of the following five categories outlined in Resolution 18-29:
 - A. Nonconforming Use: The zoning conversion will remedy a nonconforming use of the property.
 - B. Voluntary Downzone: The zoning conversion will result in a less intense or less dense IDO zone district in an Area of Consistency that is compatible in scale and intensity with the existing land use at the site and surrounding development patterns.
 - C. Floating Zone Line: The zoning conversion will remedy a boundary that does not correspond to a lot line in either the Bernalillo County Assessor's data or Albuquerque Geographic Information Systems (AGIS) City parcel data (i.e. a "floating zone line").
 - D. Prior Special Use or R-D Zoning: The zoning conversion is for undeveloped property previously regulated by the Residential and Related Uses Zone, Developing Area (R-D), or by special use zoning (SU-1, SU-2, or SU-3), and an IDO zone designation other than what was assigned through the Phase 1 conversion process will be more appropriate for the site.
 - E. Size Thresholds: The zoning conversion is for property converted to Planned Development (PD) or Non-residential Business Park (NR-BP) zone districts that does not meet size thresholds set by the IDO for those zone districts.

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- 4. The Phase 2 zoning conversion rules support existing uses, allow new uses compatible with surrounding development, and encourage desirable development in appropriate locations in the city.
- 5. This Phase 2 zoning conversion process is intended to address issues not resolved by the adoption of the IDO, in which approximately 1,200 zone districts were converted to one of 20 new zone districts established by the IDO via 1 of 3 sets of Phase 1 zoning conversion rules: "base zones" from the Zoning Code, SU-1 or R-D zones, and SU-2/SU-3 zones from adopted Sector **Development Plans.**
- 6. The Albuquerque/Bernalillo County Comprehensive Plan and the City of Albuquerque Integrated Development Ordinance (IDO) are incorporated herein by reference and made part of the record for all purposes.
- 7. Throughout Albuquerque, many platted parcels mapped by AGIS differ from ownership parcels mapped by the Bernalillo County Assessor. For the Phase 2 zoning conversion process, the City will convert zoning to match platted parcels.
- 8. The request furthers the following, applicable goal and policy pairs from **Comprehensive Plan Chapter 4 - Community Identity:**
 - A. Goal 4.1 Character: Enhance, protect, and preserve distinct communities.
 - Policy 4.1.4 Neighborhoods: Enhance, protect, and preserve neighborhoods and traditional communities as key to our long-term health and vitality.

The request will make zoning and land use patterns in communities more transparent, accurate, and contextually compatible, which will help to enhance, protect, and preserve distinct communities, neighborhoods, and established, traditional communities.

- B. Goal 4.2 Process: Engage communities to identify and plan for their distinct character and needs.
- C. Policy 4.2.2 Community Engagement: Facilitate meaningful engagement opportunities and respectful interactions in order to identify and address the needs of all residents.

An extensive public outreach effort to engage communities is part of the request (see also Section III of this report). The outreach focused on helping residents learn what their IDO zoning designation is and determine if the existing use is allowed. This effort engaged communities and individuals to better understand zoning and land use, and thereby identify and plan for the distinct character and needs of their property and area (Goal 4.2). Staff worked with individuals and neighborhoods to facilitate meaningful engagement opportunities to address residents' needs (Policy 4.2.2).

- 9. The request furthers the following, applicable policies from Comprehensive Plan Chapter 4-Community Identity:
 - A. Policy 4.1.1 Distinct Communities: Encourage quality development that is consistent with the distinct character of communities.
 - B. Policy 4.1.2 Identity and Design: Protect the identity and cohesiveness of neighborhoods by ensuring the appropriate scale and location of development, mix of uses, and character of building design.

The request will promote the protection and enhancement of neighborhood character by establishing zoning conversions that allow appropriate and contextual land uses. The proposed zoning conversions are compatible with surrounding land uses and zoning patterns, which will act to reinforce established character and protect identity and cohesiveness in developed neighborhoods (Policy 4.1.2). Regarding vacant land, the request will encourage development that is consistent with the distinct character of communities (Policy 4.1.1).

- 10. The request furthers the following, applicable Goal and policy from Comprehensive Plan Chapter 5 Land Use:
 - A. Goal 5.2 Complete Communities: Foster communities where residents can live, work, learn, shop, and play together.

The request will generally foster communities where residents can live, work, learn, shop, and play because it will convert mismatched zoning to zone districts that serve as transitions between zones of different intensities and that allow a mix of uses, including uses that provide services for residential areas.

- B. Policy 5.2.1 Land Uses: Create healthy, sustainable, and distinct communities with a mix of uses that are conveniently accessible from surrounding neighborhoods.
 - c) Maintain the characteristics of distinct communities through zoning and design standards that are consistent with long-established residential development patterns.
 - h) Encourage infill development that adds complementary uses and is compatible in form and scale to the immediately surrounding development.

The request will contribute to creating healthy, sustainable, and distinct communities with a mix of uses because the proposed zoning conversions are compatible with surrounding development patterns, which will support the community while facilitating a contextually-appropriate mix of uses. In addition, the request will maintain the characteristics of distinct communities through establishing zoning that is consistent with established residential development patterns. Infill development will be encouraged because prior zoning entitlements will be more accurately reflected in zoning that is more contextually appropriate and subject to standards that create high-quality development.

- 11. The request furthers the following, applicable goal and policies from Comprehensive Plan Chapter 5 Land Use, pertaining to City Development Areas:
 - A. Goal 5.6 City Development Areas: Encourage and direct growth to Areas of Change where it is expected and desired and ensure that development in and near Areas of Consistency reinforces the character and intensity of the surrounding area.
 - B. Policy 5.6.2 Areas of Change: Direct growth and more intense development to Centers, Corridors, industrial and business parks, and Metropolitan Redevelopment Areas where change is encouraged.

Batch 1 of the Phase 2 Zoning Conversion process contains 14 properties in an Area of Change. The proposed zoning conversions will result in zoning and land uses that are compatible with surrounding development and

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1	therefore will reinforce the character of the area in Areas of Consistency and
2	allow for growth and compatibility in Areas of Change. Specifically, the
3	request will direct more intense development and redevelopment to occur
4	where existing infrastructure and community services exist, where change is
5	encouraged.
6	C. Policy 5.6.3 - Areas of Consistency: Protect and enhance the
7	character of existing single-family neighborhoods, areas outside of

Centers and Corridors, parks, and Major Public Open Space.

Batch 1 of the Phase 2 Zoning Conversion process contains 108 properties in an Area of Consistency. The proposed zoning conversions will establish appropriate zone districts that protect and enhance the character of existing single-family neighborhoods and areas outside of Centers and Corridors.

- 12. The request furthers the following, applicable Goal, policies, and actions from Comprehensive Plan Chapter 5 - Land Use, pertaining to implementation and regulatory alignment:
 - A. Goal 5.7 Implementation Processes: Employ procedures and processes to effectively and equitably implement the Comp Plan.

The IDO's procedures and processes work to effectively and equitably implement the Comprehensive Plan. The proposed zoning conversions are a necessary follow-up procedure to address mismatches of land use and zoning and create greater zoning and land use compatibility between properties in neighborhoods, which will support efforts to effectively and equitably implement the Comprehensive Plan.

- B. Policy 5.7.2 Regulatory Alignment: Update regulatory frameworks to support desired growth, high quality development, economic development, housing, a variety of transportation modes, and quality of life priorities.
 - c) Avoid the use of SU-1 as a tool to negotiate design or use standards between stakeholders and limit its application to uses specified in the SU-1 zone.

The request will serve to update a regulatory framework by establishing legislative conversion rules that apply zoning districts that are appropriate for existing uses and contextually compatible with the area surrounding them. In

1	addition to supporting desired growth and economic development, this will
2	move the City's zoning system away from one-off approaches for individual
3	properties to a regulatory code that includes appropriate mixes of land uses in
4	base zones and predictable standards to facilitate high-quality development.
5	13. The request implements Actions 5.7.2.16 and 5.7.2.17 of the
6	Comprehensive Plan:
7	Action 5.7.2.16: Work with property owners to identify mismatches between
8	existing land uses, zoning, and the Comp Plan vision and recommend City-
9	sponsored zone changes for the future.
10	Action 5.7.2.17: Minimize the use of Planned Development zones by
11	encouraging an appropriate mix of permissive land uses in residential, mixed-
12	use, and non-residential zones.
13	These actions were specifically added to recognize existing issues
14	regarding mismatches of land use and zoning and the intended regulatory
15	updates needed to address them. From the outset, the Phase 2 zoning
16	conversion process established by R-18-29 was explicitly intended to
17	accomplish regulatory alignment beyond what was accomplished in Phase 1.
18	14. Regarding the criteria of Resolution 18-29, the request meets the intent
19	of the Community Identity chapter of the Comprehensive Plan as follows:
20	A. Nonconforming Uses: For the 22 properties that qualify based on
21	nonconforming uses, these zoning conversions will establish a zone
22	district that is appropriate for the context and that allows existing
23	nonconforming uses.
24	B. Voluntary Downzones: For the 83 properties that qualify as voluntary
25	downzones, these zoning conversions will establish zone districts
26	that better match existing land uses and lot sizes.
27	C. Floating Zone Lines: For the 4 properties that qualify based on
28	floating zone lines, these zoning conversions will clean up the
29	Official Zoning Map by adjusting floating zone lines to match existing
30	platted lot lines.
31	D. Undeveloped Prior SU-1 & RD: For the 12 properties that qualify
32	based on undeveloped prior SU-1 or RD zoning, these zoning
33	conversions will establish a zone district appropriate for the context

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- 1 for undeveloped properties where the IDO zone does not match prior 2 entitlements. E. Size Thresholds in PD & NR-BP: For the 8 properties that qualify 3 4 based on size thresholds in PD & NR-BP, these zoning conversions 5 will establish a zone district that is appropriate for the context and that matches existing uses. 6 7 15. Regarding the criteria of Resolution 18-29, the request meets the intent 8 of the Land Use chapter of the Comprehensive Plan as follows: 9 A. Nonconforming Use: For the 9 properties in Areas of Change that 10 qualify based on nonconforming uses, the zoning conversions allow 11 existing uses to continue and expansions or redevelopment to occur 12 over time. 13 B. Undeveloped Prior SU or RD: For the 4 properties in Areas of Change 14 that qualify based on prior special use zoning, the zoning 15 conversions allow the development of non-residential and mixed 16 uses in zone districts compatible with surrounding development. 17 C. Size Threshold in PD & NR-BP: For the 1 property in an Area of 18 Change that qualifies based on the size threshold in the NR-BP zone, 19 the zoning conversion allows the existing use on the premises to 20 continue and expansions or redevelopment to occur over time. 21 16. As directed by Resolution 18-29, Planning staff developed an extensive 22 outreach strategy to let the public know about the voluntary zoning 23 conversion process, including articles, announcements, meetings, 24 presentations, and a mail insert. 25
 - 17. The required notice for an Amendment to IDO Text is published, mailed, and posted on the web. The City published notice of the EPC hearing in the ABQ Journal legal ads. First class mailed notice was sent to the two representatives of each neighborhood organization registered with the Office of Neighborhood Coordination. Notice was posted on the Planning Department website and on the project website.
 - 18. Additional notification consisted of an article published in the Neighborhood News in January 2019 and email notice sent to approximately

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- 1 10,000 subscribers to the ABC-Z project update email list on December 10, 2 2018 and January 3, 2019. 3 19. Though a neighborhood meeting is not required for an Amendment to 4 IDO Text, Staff met with area residents at four neighborhood association (NA) 5 meetings: Wells Park NA, Bear Canyon NA, University Heights NA, and Near 6 North Valley NA. 7 20. As of this writing, Staff has not received any comments. There is no 8 known support or opposition to the request. 9 21. There are concerns about how future planning and development 10 decisions will be affected by the creation of "checkerboard" or "Swiss 11 cheese" zoning patterns in particular neighborhoods. City Council should 12 consider how zoning patterns affected by these Phase 2 zoning conversions 13 will affect future development decisions, including both future zone map 14 amendment requests that implicate a spot zone and site plan requests. Long-15 range planning efforts should address these concerns in Community Planning 16 Area assessments for neighborhoods during comprehensive planning efforts. 17 BE IT ORDAINED BY THE COUNCIL, THE GOVERNING BODY OF THE CITY OF 18 ALBUQUERQUE: 19 Section 1. ZONING CONVERSION RULES. The City Council hereby adopts 20 zoning conversion rules for the properties in Batch 1 of the Phase 2 zoning 21 conversion process as listed in Exhibit X. 22 Section 2. OFFICIAL ZONING MAP. The City Planning Department shall 23 update the Official Zoning Map to reflect the adopted zoning conversion rules 24 for the Batch 1 properties in Exhibit X. 25 Section 3. SEVERABILITY. If any section, paragraph, sentence, clause, 26 word or phrase of this Ordinance is for any reason held to be invalid or 27
 - 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.
- 32 Section 4. EFFECTIVE DATE. This Ordinance shall take effect five days 33 after publication by title and general summary.