ORDINANCE NO.

AN ORDINANCE AMENDING CITY CODE CHAPTER 15-2 RELATING TO THE DRAINAGE UTILITY.

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

PART 1. Subsection (B) of City Code Section 15-2-1 (*Definitions*) is amended to read:

- (B) In this chapter:
 - (1) DIRECTOR means the director of the Watershed Protection and Development Review Department.
 - (2) <u>DWELLING UNIT means a residential unit providing independent</u> <u>living facilities</u>.
 - (3) EQUIVALENT RESIDENTIAL UNIT or ERU means 1,763 square feet of impervious cover.
 - (4) NON-RESIDENTIAL USER means all or a portion of a benefitted property that is not a dwelling unit.
 - (5) RESIDENTIAL USER means all or a portion of a benefitted property that is a single dwelling unit.
 - (6) USER means the person or entity who owns or occupies a benefitted property.
 - (7) VERTICAL CONSTRUCTION means a structure with seven or more stories of residential development.

PART 2. Section 15-2-6 (*Findings Related to Calculation of the Drainage Charge*) of the City Code is amended to read as follows:

§ 15-2-6 FINDINGS RELATED TO CALCULATION OF THE DRAINAGE CHARGE.

- (A) The Council finds that:
 - (1) impervious cover increases runoff and associated pollutants; and
 - (2) it is equitable to assess the drainage charge to each <u>non-residential</u> [commercial] user based on impervious cover.

- (B) The Council finds that:
 - (1) the drainage attributable to a <u>residential user</u> [residence, whether single-family or multi-family,] is relatively uniform; [and]
 - (2) it is equitable to assess the drainage charge to each <u>residential user</u> [residence]assuming impervious cover of 1,763 square feet per residence, or one ERU[-]; and
 - (3) it is equitable to assess a reduced drainage charge to residential users in vertical construction or other residential users in unique circumstances leading to a significantly lower impact on the drainage system.
- (C) The Council finds that it is reasonable and equitable to assume that each utility meter in the service area serves a user of a benefitted property.

PART 3. Section 15-2-7 (*Monthly Drainage Charge for Residential Properties*) of the City Code is amended to read as follows:

§ 15-2-7 MONTHLY DRAINAGE CHARGE FOR RESIDENTIAL PROPERTIES.

- (A) The monthly residential drainage charge per ERU shall be set by ordinance and shall be known as the residential ERU charge.
- (B) Each month <u>each residential user [the user of each residential benefitted</u> property] shall pay to the City an amount equal to one residential ERU charge.
- (C) Each month each small residential user in vertical construction shall pay to the City an amount equal to one half of one residential ERU charge.

PART 4. Section 15-2-9 (Utility Meters) of the City Code is amended to read as follows:

§ 15-2-9 UTILITY METERS.

(A) The director shall assume that each utility meter in the service area serves [a user] one or more users of a benefitted property, and shall assess the drainage charges to the person responsible for payment of the utility account for the meter.

- (B) The director shall calculate the drainage charges for all users and shall assess the drainage charges to the person responsible for payment of the utility account for the utility meter.
- [(B)](C) If more than one <u>utility</u> meter serves a benefitted property, the director may determine the allocation of the drainage charges among the users using any reasonable method considering the relative contribution of each to drainage.
- [(C)](D) In the absence of better information, the director may allocate the drainage charges equally among the users of a benefitted property.

PART 5. This ordinance takes effect on	, 2009.
PASSED AND APPROVED	
, 2009	§ Will Wynn Mayor
APPROVED: David Allan Smith City Attorney	ATTEST: Shirley A. Gentry City Clerk
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