## Late Backup

## ADLER AMENDMENT ITEM 80

Ordinance Language: provided to City Clerk—changes from ordinance in back up in different font, bold, and shaded.

PART 1. City Code Section 25-2-774 (Two-Family Residential Use) is amended to read as follows:
§ 25-2-774 TWO-FAMILY RESIDENTIAL USE.
(B) For a two-family residential use the minimum lot area is [7,000] [5,750-squarefeet] equivalent to a standard lot.
(C) The second dwelling unit:
[(7)](5) may not exceed [zaross floor area-of]:
(a) $[850$ totatsquare feet $] 1,100$ total square feet or a floor-to-area ratio of 0.15 , whichever is smaller; [ $\theta$ ] ]and
(b) 550 square feet on the second story, if any[F] and
(6)-maynot-be-used-as-a-shortterm-rentalfor-morethan-30daysin-calendar

Hear if the second-dwelling unit was-constructed after 0 otober-1, 2015.
[(F) Other than in a driveway, parking is prehibited in the front yard.] (F) Any structure on a property that is two-family residential use:
(1) may not be used as a Type 2 short-term rental; and
(2) may not be used as a Type 1 short-term rental for more than 30 days in a calendar year.

PART 2. City Code Section 25-2-1463 (Secondary Apartment Regulations) is amended to read as follows:
§ 25-2-1463 SECONDARY APARTMENT REGULATIONS.
(C) The secondary apartment:
[(7)](5) may not exceed [agross floor area-of]:
(a) [850total-squarefeet] 1,100 total square feet or a floor-to-area ratio of 0.15 , whichever is smaller; [ $\theta$ ] ]and
(b) 550 square feet on the second story, if any[:]; and
(6) may not be used as a-short term rental-for more than-30-days in-calendar year if the second-dwelling unit was-constructed-after-0ctober 1, 2015.
[(F) Other than in a-driveway, parking is prohibited in the fromt yard.] (F) Any structure on property containing a primary structure and secondary apartment:
(1) may not be used as a Type 2 short-term rental; and
(2) may not be used as a Type 1 short-term rental for more than 30 days in a calendar year.

PART 3. The "Residential Uses" pertion-of the Zoning Use Summary Table.(tand Development-Code) in-City-Gode-Section-25-2-491 (Permitted Gonditional, and-Prohibited Usest is amended to-read as follows:

525-2-491 PERAITTED, GONDITIONAL, AND PROHIBITED USES
Two-Family-Residential is new a Permitted Use in SF- 2

|  | SF- 2 |
| :--- | :--- |
| Iwo-Family-Residentiai | f-f |

PARF-4. The "site-Develepment Table" in-City-Code-Section-25-2-492 (Site-Development Pegulations) is amended to read as follows:

## 5-25-2-492SITE DEVELOPMENT REGULATIONS

|  | SF-2 |
| :--- | :--- |
| AAXIAUMA DWELING-UNITS PER | HITZ |
| LOT: |  |

PART 5. The "Residential Uses" portion of the table in Part 1 of City Code Chapter 25-6 Appendix A (Tables of Off-Street Parking and Loading Requirements) is amended to read as follows:

## CHAPTER 25-6 APPENDIX A.

PART 1 - MOTOR VEHICLES

| Use Classification | Minimum Off-Street Parking Requirement | Off-Street Loading Requirement |
| :---: | :---: | :---: |
| Residential Uses |  |  |
| Cottage special use <br> Mobile home residential <br> [Secondary apartment specialuse] <br> Single-family residential <br> Small lot single-family residential <br> Townhouse residential <br> [Two-fomily residential] <br> Urban home special use | 2 spaces for each dwelling unit | None |
| Secondary apartment special use Two family residential | Principal unit: 2 spaces <br> Secondary unit: If located greater than <br> 25 miles from an activity center or activity corridor - 1 space; if located less than or equal to .25 miles from an ${ }^{\prime}$ activity center or activity corridor - 0 spaces. For purposes of this requirement, activity center and activity corridor are defined in the Imagine Austin Comprehensive Plan, as adopted | None |


|  | by Ordinance No. 20120614-058. |  |
| :--- | :--- | :--- |
| Accessory apartment <br> Condominium residential <br> Multifamily residential | Efficiency dwelling unit: 1 space <br> 1 bedroom dwelling unit: 1.5 spaces <br> Dwelling unit larger than 1 bedroom: 1.5 <br> spaces plus 0.5 space for each additional <br> bedroom | None |
| Duplex residential <br> Single-family attached residential <br> -Standard <br> -If larger than 4,000 sq. ft. or <br> than 6 bedrooms | 4 spaces <br> 4 spaces or 1 space for each bedroom, <br> whichever is greater | None |
| Bed and breakfast residential | 1 space plus 1 space for each rental unit | None |
| Group residential | 1 space plus 1 space for each 2 lodgers or <br> tenants | Schedule C |
| Retirement Housing | $80 \%$ of the parking otherwise required <br> by this table for the residential use <br> classification | Schedule C |

PART 6. Subsection (B) of City Code Section 25-2-788 (Short-Term Rental (Type 1) Regulations) is amended to read as follows:
(B) A short-term rental use under this section may not:
(1) include the rental of less than an entire dwelling unit, unless all of the following conditions are met:
(a) a partial unit must at a minimum include the exclusive use of a sleeping room and shared use of a full bathroom;
(b) the owner is generally present at the licensed short-term rental property for the duration of any short-term rental of a partial unit;
(c) not more than one partial unit at the property is simultaneously rented for any period less than 30 consecutive days; and
(d) rental of the partial unit is limited to a single party of individuals;
(2) operate without a license as required by Section 25-2-791 (License Requirements); [er]
(3) operate without providing notification to renters as required by Section 25 -2-792 (Notification Requirements); or [-]
(4) conflict with Section 25-2-774f(C)64(F) (Two Family Residential Use) and or 25-2-1463(C)(6)(F)(Secondary Apartment Requlations).

PART 7. Subsection (B) of City Code Section 25-2-789 (Short-Term Rental (Type 2) Regulations) is amended to read as follows:
(B) A short-term rental use under this section may not:
(1) include the rental of less than an entire dwelling unit;
(2) operate without a license as required by Section 25-2-791 (License Requirements); [өr]
(3) operate without providing notification to renters as required by Section 25-2-792 (Notification Requirements); or[-]
(4) conflict with Section 25-2-774(C)(6)(F) (Two Family Residential Use) and or 25-2-1463(C)(G)(F)(Secondary Apartment Requiations).

PAPT 8r Subsection-(G) of City-Code Section-25-2-791 (License-Requirements) is amended to read as follows:
(C) The director shallissue a license under this-section if
(1) the-application includes all information-required under Subsection (B) of this setionj
(2) the proposed-shor-term-rental-use-complies-with the requirements-of Section-25-2-788 (Sher Term Rental (Type-1)-Regulations), Section-25-2 789 (Short-Term Rental(Type-2) Regulations) or Section-25-2-790 (Shert) Ferm Rontal (Type-3) Regulationst
(3) for a-shortterm rental use regulated under Section 25-2-789-(Short-Term Rental-(Type-2) Regulations), no more than- $3 \%$ - of the-single-family, detached-residential-units-within-the-census-tract of the property-are short-term-rental (including_Type-2 and-Type-1-second-dwelling unit-or secondary apartment) uses-as-determined-by the Director under-Section 25-2-793 (Determination-of Shot-Term-Rental Densitytiand
(a) the structure-has-valid-certificate-of-occupancy-or-compliance, as required by-Chapter $25-1$, Article-9-(Gertificates of Compliante and-OGcupancyio
(b) the structure has-been-determined-by the building official $l_{2}$ not to pese a hazard to-life, health, of public safety; based on a minimum-life-safety-inspection;
(4) for - short-term rental use regulated under Section-25-2-790 (Short-Term Rental(Fype 3)-Regutationst, located in a-non-commercial-zoning district; ne-more than-3\%-of the total number of-dwelling units at the property and no-more than $3 \%$ of the total number-of dwelling-units-locoted-within any building or detached-structure-at the property-are-short-term-rental (Fype 3) uses as determined by the Director-under Section_25-2-793 (Determination-ofShort-Term-Rental Density); and
(2) the-structure-and- the-dwelling-unit at issue-have-a-valid-certificate of occupancy-or compliance, as required by-Chapter 25-1, Article 2-fertificotes-of Compliance and-OGcupanty); of
(f) the structure-and-the-dwelling unit at iscue-have-been-determined by the-building-official-not-to-pose a-hazard-to-life, health, of public safety, based-on a minimum life-safety incpection[-]i
(5) for a-short-term-rental-use regulated under Section-25-2-790 (Shert-Term Pental (Type 3)-Reguletions),-lecated-in-a-commercial-zoning-district, no more than $25 \%$ of the total number of dwelling units at the property-and no-more than $25 \%$ of the total number of dwelling units-located-within any-building or-detached-structure-at the property are short-term-rental (Fype 3) wses as determined by the-Director under Section 25-2-793 (Determination of Shoit-Term Rental Densityt; and
(a) the-structure and the dwelling unit at issue-have-a valid-certificate of-oceupancy- or compliance, as required by-Chapter-25-1, Article 9 (Gertificates of Compliance and-Occupanagtior
(b)the-structure and the-dwelling unit at issue-have-been-determined by the-buiding-official not-to-pose-a-hazard-to-life, health, of public-safoty, based-on-a minimum life-safety inspection.

PART 9.Subsections (A) and (D)-of Gity-Code-Section-25-2-793 (Determination-of Short-Ferm-Rental Density) is amended to-read-as-follows:

5-25-2-793 DETERMINATION-OFSHORT-TERM-RENTAL DENSITY.
(A) The-director-shall-determine-on an annualbasis the total number-of singlefamily,detached residentialstructures-within each-census-tract-anduse that number to calculate the maxinuum number of licenses for Type 2 -short-term rentals that may be issued under Section [25-2-790125-2.791 ([Registration] License Requirements)
(D) For ashort-term rental use regulated under_Section-25-2-789 (Short-Term-Rental (नype-2) Regulations), one-short-term-rental ( 7 ype-2) license per census tract may be permitted if no-ther property within the-eensustract is currently; lisensed-as ashort-term rental (Type-2 or Type1-secondary-dwelling unit or secondary apartment) use-and the use complies with all other license requirements, even if approval-of asingle-Type-z license in the census tract, would otherwise exceed the density cap under Subsection (A) or (B) of this) section-or fail to meet the-standard-of Section-25-2-791(C)(3).

