ORDINANCE NO.

AN ORDINANCE ESTABLISHING INTERIM DEVELOPMENT REGULATIONS APPLICABLE TO CERTAIN BUILDING, DEMOLITION, AND RELOCATION PERMITS FOR SINGLE-FAMILY RESIDENTIAL STRUCTURES IN AREAS OF THE CITY WITH INADEQUATE DRAINAGE INFRASTRUCTURE; AND DECLARING AN EMERGENCY.

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

PART 1. FINDINGS.

The Council finds that:

- (1) Protection of the character of older neighborhoods in the City of Austin is in the public interest.
- (2) The character of an older neighborhood includes safe and adequate drainage facilities.
- (3) The character of older neighborhoods includes appropriate scale and bulk of structures that may be different from what is appropriate in newer subdivisions that have modern infrastructure.
- (4) The City first established drainage regulations to address fully developed conditions on March 7, 1974, with the adoption of Ordinance No. 740307-F. Subdivisions approved before March 7, 1974 were not required to construct facilities that took into account storm water flow increases resulting from future development.
- (5) Storm drain systems in older subdivisions are currently operating near or beyond capacity.
- (6) Interim development regulations are needed to study the impact of redevelopment of older neighborhoods and the effect on the aging infrastructure.
- (7) The City has adopted a drainage utility fee to fund the construction of drainage facilities. The revenue generated from the fee is not sufficient to meet the identified need for drainage facilities. The City

Date: 2/8/2006 4:15 PM Page 1 of L:\CLW\GC\GLA\council2005\2-9-2006\McMansion Interim draft ord

COA Law Department Responsible Att'y: Deborah Thomas/Marci Morrison

4

8

21

23

- (d) cottage special use.
- (3) SQUARE FEET means square feet of "gross floor area", as defined in Title 25 (Land Development) of the City Code.

PART 3. DEVELOPMENT REGULATIONS.

In a subdivision within the City limits for which the original final plat was approved before March 7, 1974, or on a tract that is not required by law to be subdivided, applications for the following types of permits for structures must comply with the following to be accepted for filing:

- (1) An application for a demolition or relocation permit for a single-family structure must be filed concurrently with an application for a permit described in Sections (2) or (3).
- (2) For a building permit for a new single-family structure on a lot where a structure has been or will be demolished or relocated, the new structure's size is limited to the greater of the following:
 - (a) 0.4 to 1 floor-to-area ratio;
 - (b) 2,500 square feet; or
 - (c) 20 percent more square feet than the existing or pre-existing structure.
- (3) For a remodel permit to increase the size of a single-family structure, the structure's size after the remodel is limited to the greater of the following:
 - (a) 0.4 to 1 floor-to-area ratio;
 - (b) 2,500 square feet; or
 - (c) the existing size plus 1000 square feet, if the applicant has been granted a homestead exemption for the single-family structure.

PART 4. WAIVER.

- (1) The Council may waive by resolution a development regulation in Part 3 if the Council determines that:
 - (a) the regulation imposes undue hardship on the applicant; and

(2) an application for a building permit, demolition permit or remodel permit that was filed before February 10, 2006.

PART 6. CITY MANAGER RECOMMENDATIONS.

The City Manager is directed to initiate the review and amendment of existing City Code provisions relating to single-family residential uses and to present Council with a recommendation of proposed amendments on or before May 7, 2006.

PART 7. EXPIRATION.

This ordinance expires June 6, 2006 at 11:59 p.m.

PART 8. SEVERABILITY.

The provisions of this ordinance are severable. If a provision of this ordinance or its applications to any person or circumstances is held invalid, the invalidity does not affect other provisions or applications of this ordinance.

PART 9. EMERGENCY DECLARED; EFFECTIVE DATE.

The Council finds that the continued development of large single-family uses in areas of the City for which subdivisions were approve before the City required drainage facilities to account for new development would negatively affect property in the area, overwhelm aging drainage infrastructure, negatively affect the public health, safety and welfare of the public, and impede the Council's efforts to examine the effect of certain land uses on the City's drainage infrastructure. The Council further finds that this constitutes an emergency. Because of the emergency, this ordinance takes effect immediately on its passage for the immediate preservation of the public peace, health, and safety.

Date: 2/8/2006 4:15 PM Page 5 of 6 L:\CLW\GC\GLA\council2005\2-9-2006\McMansion Interim draft ord

COA Law Department Responsible Att'y: Deborah Thomas/Marci Morrison

,					
2	PASSED AND	APPROVED			
3					
4			Ş		
5			Š		
6		, 2006	Š		
7		,	v <u></u>	Will Wynn	
8				Mayor	
9				•	
10					
11	APPROVED:		ATTEST:		
12		David Allan Smith		Shirley A. Gentry	
13		City Attorney		City Clerk	
14		- ·			

Date: 2/8/2006 4:15 PM Page 6 of 6 L:\CLW\GC\GLA\council2005\2-9-2006\McMansion Interim draft ord

15

COA Law Department Responsible Att'y: Deborah Thomas/Marci Morrison