S.M.A.R.T. Housing™ Policy
Safe • Mixed Income • Accessible • Reasonably Priced • Transit Oriented

Resource Guide

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Revised June 2008
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S.M.A.R.T. HOUSING™ POLICY

A. Overview

The S.M.A.R.T.™ (Safe, Mixed-Income, Accessible, Reasonably-priced, Transit-Oriented) Housing Policy Initiative is designed to stimulate the production of housing for low and moderate income residents of Austin. The housing meets the City’s Green Building standards and is located in neighborhoods throughout the City of Austin.

S.M.A.R.T. Housing™ staff work with developers and builders of single-family, multi-family, and mixed-use developments that meet S.M.A.R.T. Housing™ standards. The City of Austin provides fee waivers and S.M.A.R.T. Housing™ development review, typically significantly faster than conventional review. This initiative includes not only larger developments but also infill construction.

The goals of S.M.A.R.T. Housing™ include:

♦ Provide waivers of development fees (including Permit, Capital Recovery, Construction Inspection, and Parkland Dedication) to promote the development of S.M.A.R.T. Housing™
♦ Use public resources to leverage private investment
♦ Stimulate the development of housing on vacant lots in new and existing subdivisions
♦ Promote the use of existing City infrastructure and services
♦ Promote the creation of alternative funding sources for the development of S.M.A.R.T. Housing™ (Safe, Mixed-Income, Accessible, Reasonably-Priced, and Transit-Oriented)

(Left: Southwest Trails, the first S.M.A.R.T. Housing™ development in West Austin, has 160 units which rent to families from 80% to 50% Median Family Income, or lower. Center: One of the beneficiaries of S.M.A.R.T. Housing™ stands in the bedroom of her family’s new East Austin home, shown at right.)

Thank you for your interest in S.M.A.R.T. Housing™. For more information on this policy and other incentives for the new construction of reasonably-priced housing in Austin, please visit our website at http://www.ci.austin.tx.us/ahfc/smart.htm or contact the City of Austin, Neighborhood Housing and Community Development, S.M.A.R.T. Housing staff at (512) 974-3100 or NHCD@ci.austin.tx.us.
B. S.M.A.R.T. Housing™ Policy Initiative

The S.M.A.R.T. Housing™ Policy Initiative has the following eight components:

1. It names the Austin Housing Finance Corporation (AHFC) as the lead agency to foster partnerships with neighborhoods and the home building industry to develop, finance, rehabilitate, relocate, and operate S.M.A.R.T. Housing™ in the City of Austin.

2. It designates the Neighborhood Housing and Community Development Department (NHCD) as the lead agency on housing policy issues and the single point of contact to facilitate S.M.A.R.T. Housing™ developments. The single point of contact designation empowers NHCD to assume a leadership role in working with other City departments to assist in the successful development of S.M.A.R.T. Housing™ projects.

3. AHFC has a right of first refusal for receiving any City-owned surplus property for development as S.M.A.R.T. Housing™, except for land with an adopted master plan.

4. It allows full or partial fee waivers for up to 1,500 service units\(^1\) annually in developments in which a portion of units are “reasonably priced” and all units meet S.M.A.R.T. Housing™ standards. A sliding scale creates incentives for mixed-income developments. A list of fees waived is included in this Guide.

   “Reasonably-priced units” are those units rented or sold to families who earn no more than 80% of median family income\(^2\) and who would spend no more than 30% of their family income on housing, or up to 35% if a household member receives City-approved homebuyer counseling.

<table>
<thead>
<tr>
<th>A builder provides:</th>
<th>The City of Austin provides:</th>
</tr>
</thead>
<tbody>
<tr>
<td>10% S.M.A.R.T.™ Reasonably Priced</td>
<td>25% Fee Waivers &amp; Fast-Track Review</td>
</tr>
<tr>
<td>20% S.M.A.R.T.™ Reasonably Priced</td>
<td>50% Fee Waivers &amp; Fast-Track Review</td>
</tr>
<tr>
<td>30% S.M.A.R.T.™ Reasonably Priced</td>
<td>75% Fee Waivers &amp; Fast-Track Review</td>
</tr>
<tr>
<td>40% S.M.A.R.T.™ Reasonably Priced</td>
<td>100% Fee Waivers &amp; Fast-Track Review</td>
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5. Requires NHCD to catalogue opportunities for improvement identified during the review, construction, and inspection of S.M.A.R.T. Housing™ developments and requires collaboration among city departments in implementing these suggested improvements.

   Shown at left: the interior of the clubhouse at the Riverside Meadows Apartments, completed in 2002. This development serves as a unique development model, as the subdivision and site plan reviews were completed and building permits issued in a record 29 days. Generally, a development can be expected to take at least 90 days to receive building permits. The expedited building permits were made possible through special S.M.A.R.T. Housing™ review and advocacy through the development process.

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\(^1\) While a single-family unit is counted as one service unit, a multi-family unit is counted as only a fraction of an service unit. Also, service units within the Robert Mueller Municipal Airport redevelopment do not count towards the annual cap.

\(^2\) Different income standards may apply for certain policy initiatives. See the “Related Policy Initiatives” section.
C. S.M.A.R.T. Housing™ Certification Standards

The S.M.A.R.T. Housing™ Fee Waiver Initiative involves an application and certification process. S.M.A.R.T. Housing™ certification is available for the new construction of single-family and multi-family developments that meet the S.M.A.R.T. Housing™ standards of safe, mixed-income, accessible, reasonably priced, transit oriented and compliance with Green Building minimum standards. The following section discusses of each of the criteria for S.M.A.R.T. Housing™.

1. Safe

Safe means that the development complies with the Land Development Code and the adopted Building Codes for the City of Austin. For more information on development in Austin visit the City’s website at http://www.cityofaustin.org/development.

2. Mixed Income / Reasonably Priced Standards

S.M.A.R.T. Housing™ is a mixed-income strategy to encourage the production of reasonably-priced housing throughout the City. Mixed-income means that the development includes at least 10% “reasonably-priced” housing units and all units meet applicable S.M.A.R.T. Housing™ standards.

Reasonably-priced means that a percentage of the units in the development must be rented or sold to families who earn no more than 80% of the median family income (MFI) for the Austin metropolitan statistical area as determined by the NHCD director, and who spend no more than 30% of their family income on housing or up to 35% if a household member receives City-approved homebuyer counseling. Households that comply with other federal, state, or local income eligibility standards also are considered to meet S.M.A.R.T. Housing™ “reasonably priced” standards.

Some related policy initiatives – including Vertical Mixed Use and CBD/DMU – establish a different maximum income threshold for housing units. For more information, see the Related Policy Initiatives section of this document.

A unit that is occupied by a family that meets the “reasonably priced” standard remains in compliance as long as an eligible family remains in the unit for the duration of the affordability period.

<table>
<thead>
<tr>
<th>Type of Housing Unit</th>
<th>Affordability Requirement</th>
</tr>
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<tbody>
<tr>
<td>For “reasonably-priced” rental units (single- or multi-family)</td>
<td>Units must be “reasonably-priced” for at least 5 years (unless another funding source requires a longer affordability period)</td>
</tr>
<tr>
<td>For “reasonably-priced” home-ownership units (single-family or condominium)</td>
<td>Units must be “reasonably” priced for at least 1 year (unless another funding source requires a longer affordability period)</td>
</tr>
<tr>
<td>City-approved affordable housing Land Trust or similar entity</td>
<td>Affordability period to be established by Land Trust.</td>
</tr>
<tr>
<td>Other policy initiatives</td>
<td>Some policy initiatives have requirements that exceed S.M.A.R.T. Housing™ affordability periods, such as the University Neighborhood Overlay and Vertical Mixed Use initiatives, described in greater detail in the Related Policy Initiatives section.</td>
</tr>
<tr>
<td>For all designated “reasonably-priced” units</td>
<td>Units must be “reasonably-priced” at initial occupancy and for the full affordability period. Failure to meet this requirement will require repayment of waived fees and other penalties.</td>
</tr>
</tbody>
</table>
Compliance for rental units may be monitored in accordance with tax credit or bond rules or state/federal monitoring standards. An increase in an eligible occupant’s household income subsequent to original occupancy does not preclude the unit from being counted as one of the “reasonably-priced” units unless this income increase is a result of additional occupants with income moving into the unit.

**For single-family or condominium units, staff recommends pricing the “reasonably-priced” homes at no more than $125,000,** in order to qualify buyers at or below 80% MFI. (Figure may vary depending on family size, interest rates, and other factors). While it is possible to qualify a family for a more expensive home using down payment assistance, a lower price will facilitate locating qualified families who can afford the home. Also, a lower purchase price will protect the family from increases in property taxes associated with incremental increases in appraisals over time.

Depending on the percentage of the units that will be reasonably priced, development fees are waived according to the sliding scale below, as follows:

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Developments in which at least 5-10% of the dwelling units are reasonably-priced and are transferred to a City-approved affordable housing land trust or other similar entity are eligible for 100% fee waivers:

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</thead>
<tbody>
<tr>
<td>5% S.M.A.R.T.™ Reasonably Priced Land Trust units, located within Austin’s urban core;</td>
<td>100% Fee Waivers &amp; Fast-Track Review</td>
</tr>
<tr>
<td>OR</td>
<td></td>
</tr>
<tr>
<td>10% S.M.A.R.T.™ Reasonably Priced Land Trust units, located outside of Austin’s urban core</td>
<td>100% Fee Waivers &amp; Fast-Track Review</td>
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The Owner/Applicant/Developer may be required to execute an agreement and restrictive covenant or other binding restriction on land use that preserves affordability in accordance with the S.M.A.R.T. Housing™ program. The agreement may include:

- Terms that require a defaulting applicant to pay the otherwise applicable fees;
- Liquidated damages in an amount up to twice the amount of fees waived, being such an amount that will fairly compensate the City for (a) administrative costs incurred; and (b) any breach that results in the loss of reasonably-priced dwelling units during the affordability period.

For more information about available programs (such as Down Payment Assistance or the Housing Smarts homebuyer counseling program) targeted to families who earn 80% of median family income or less, visit the Austin Housing Finance Corporation website at [http://www.cityofaustin.org/ahfc](http://www.cityofaustin.org/ahfc). AHFC’s programs can make it easier for income-eligible homebuyers to afford homes in Austin.
3. Accessibility and Visitability Requirements

The federal government, the Texas Legislature, and the Austin City Council provide funding and other forms of assistance for reasonably priced housing. In addition, they have established standards when public funding or assistance is provided for housing for low- and moderate-income families. Some of these standards are different than the development and occupancy standards that an owner or applicant would be required to meet if the development is funded only with private dollars.

Accessibility Standards for Persons with Disabilities

Federal and state requirements provide for people who are mobility-impaired, hearing-impaired, visually impaired, or who have been diagnosed with Acquired Immune Deficiency Syndrome (AIDS) to have access to housing. These regulations are found in the Fair Housing Act, Section 504 of the Rehabilitation Act of 1973, the Americans with Disabilities Act, and the Texas Accessibility Standards and the adopted International Building Code. Please be aware that Federal, State, and City accessibility standards will continue to change.

Multi-family accessibility standards are influenced not only by federal and state requirements, but also the City’s adopted Building Code and its S.M.A.R.T. Housing™ standards. Single-family accessibility standards are outlined in the City’s Visitability standards (Chapter 5-1 of the City Code, Article 3, Division 2). Multi-family and single-family accessibility standards are described in the following pages.

Multi-Family Accessibility Standards

Multi-family site and building plans must be reviewed for compliance with accessibility, transit-oriented, and green building standards prior to submittal for building permit approval.

The Building Code creates accessibility standards for multi-family apartments and common facilities on the site. S.M.A.R.T. Housing™ creates additional standards. Together, these standards include the following regulations:

- All ground-floor-level units or units accessible by elevator must be adaptable (a Fair Housing Act requirement)
- 10% of all multi-family units must be accessible, but grab bars do not need to be installed until a prospective or current resident requests installation
- An accessible route is required to connect the accessible parking spaces to the accessible and adaptable first floor units and the common areas
- Accessible entrances, doorways, and bathrooms are required in the accessible first floor units;
- Safe refuge areas are required for accessible units that are located above the first floor (particularly in buildings with elevators).
- Removable cabinet doors may be installed on cabinets for kitchen and bathroom sinks.
- The Building Code and Fair Housing Act require 2% of total parking spaces to be accessible. If tenants request additional accessible parking spaces, owners must install signage and restripe at no cost to the tenant. Applicants are not required to make more than 10% of spaces accessible.

Consult S.M.A.R.T. Housing™ staff to discuss which standards would apply to your development.
The Visitability Ordinance (Chapter 5-1 of the City Code, Article 3, Division 2) requires new single-family homes, duplexes, or triplexes that receive federal, state, or city assistance – including S.M.A.R.T. Housing™ – must meet the following standards:

1. A first-story accessible entrance door with a minimum width of 32 inches of net clear opening is required, when there is habitable space in a dwelling unit located on the first story. (Most builders use a 36 inch door). The door must be served by a ramp or a no-step entrance, and must connect to an accessible route - such as a garage, carport, driveway, or sidewalk; or a public right-of-way within 200' of the no-step entrance. The maximum distance between the interior floor level of the building and the adjacent walking surface level may be no greater than one-half inch. If ramps or handrails are required, these must comply with the adopted International Residential Code (See “How to Design and Build a No-Step Entrance”, next page).

2. Interior doorways on the first story must have a minimum net clear opening of 30 inches (except doors leading into closets less than 15 square feet in area). A 32 inch door or standard six foot sliding patio door assembly usually complies with this requirement.

3. Lever handle hardware on first story interior doors and the accessible entrance door is required.

4. Hallways on the first story are to be at least 36 inches wide and have ramped or beveled changes at each door threshold.

5. A dwelling unit located on the first story must be designed and constructed with a toilet room on the first story that contains a toilet and a lavatory. The room’s walls are to be reinforced with wood blocking that is two inches by six inches or larger in nominal dimension, and the center line of the blocking must be 34 inches from and parallel to the interior floor level. Blocking is not required in the portion of the wall located directly behind the lavatory.

6. Each light switch, thermostat, or plug receptacle located on the first story of a dwelling unit must be at least 15 inches but not more than 48 inches above the interior floor level.

7. The main electrical disconnecting switch or breakers for a dwelling unit must be no higher than 48 inches above the interior floor level, walking surface, or adjacent grade and at least 30 inches above the interior floor level, walking surface, or adjacent grade.

The adopted Residential Code adds the following features:

- Maximum 1 ½ inch between top of a threshold required at any exterior door and the landing below.
- Maximum 2% slope for landings adjacent to exterior doors.
- Standards for ramp construction with handrails and guardrails.

In areas with extreme topography, waiver of the no-step entrance requirement may be possible. The Appendix includes a no-step entrance waiver request form. Also included is a checklist that staff will use when inspecting S.M.A.R.T. Housing™ single-family, duplex, or triplex units for Visitability.

Communicate These Standards to Your Architect and Contractors!

It is your responsibility to bring these standards to the attention of your architect and contractors. Some architects and contractors are unaware of Federal accessibility standards that apply to any multi-family construction, or the additional standards that apply to projects that receive federal funds. Many architects and contractors are not familiar with the City’s Visitability standards described in this Guide, which applies to new single-family homes, duplexes, or triplexes that receive federal, state, or city assistance.

Ensure your architect, engineer and contractors are aware of these Visitability and Accessibility standards. For more information, contact S.M.A.R.T. Housing™ at (512) 974-3100.
How to Design and Build a No-Step Entrance or Ramp for Visitability

Why is there a No-Step Entrance / Ramp requirement for single-family homes and duplexes?
The intent of this requirement is that any person can move from their parking space and enter the first story of a dwelling unit from an accessible route.

Is a ramp always required?
No. Staff recommends that applicants grade lots so that the garage, alley, or parking space is relatively flat, allowing a sidewalk to be poured that will constitute an accessible route leading to a no-step entrance.

What exactly does a No-Step Entrance mean?
A no-step entrance is one in which the gap between the doorway and adjacent walking surface is no greater than ½ inch, allowing a disabled person to enter a house, without using a ramp. The entrance may be in the front, side, rear, or from a garage, provided the entrance is served by an accessible route.

What constitutes a “ramp”?
Ramp requirements are included in the current adopted version of the International Residential Code (IRC). A ramp is a walking surface that has a running slope steeper than 1 unit vertical in 20 units horizontal (5% slope). The maximum slope of a ramp is one unit vertical in 8 units horizontal (12.5% slope). If ramps or handrails are required, these must comply with the IRC.

In what cases do handrails need to be provided on ramps?
Handrails must be provided on at least one side of all ramps that have a slope exceeding 1 unit vertical in 12 units horizontal (8.33% slope).

What are the standards for installing handrails?
Handrails must be located between 34 and 38 inches above the walking surface, run the full length of a ramp, and terminate in newel posts or safety terminal. Handrails adjacent to a wall must have a space of 1½ inches between rail and wall. The handgrip portion of a handrail must have a circular cross section of at least 1 ¼ inches and no more than 2 5/8 inches. Edges must have a minimum radius of 1/8 inch.

Where are landings and guardrails required for ramps?
A landing that is at least 3 feet x 3 feet is required at the top and bottom of ramps; where doors open onto ramps; and where ramps change direction. Guardrails are required where the ramp or landing is more than 30 inches above the floor or grade below.

Are there other International Residential Code (IRC) requirements to be aware of?
The 2006 IRC requires that each exterior door have a floor or landing on each side of the door, that the floor or landing at the exterior door can not be more than 1 1/2" lower than the top of the threshold at the exterior door, and the maximum cross-slope of the landing is 2% (¼" rise in 12" of run).

Please contact S.M.A.R.T. Housing™ staff at 512/974-3100 for further information about no-step entrance and ramp requirements of the City's Visitability standards.
4. Transit-Oriented Standards

Developments Located Within the Urban and Suburban Roadways Boundary

1. Transit Access – Must have a bus route located within ¼ mile of the development (or ½ mile for single-family) by the time of full occupancy; OR

2. Must secure approval from S.M.A.R.T. Housing™ staff (in consultation of Capital Metro) of a strategy to provide alternative access to transit. This could include STS, Vanpool, Service Routes for seniors and persons with disabilities, or access to a nearby park-and-ride within a defined distance. It could also include direct access to several land uses that service residential customers, such as food sales, financial services, general retail sales and other services.

Developments Located Outside of the Urban and Suburban Roadways Boundary

1. Transit Access – Must have a bus route located within ½ mile of the development by the time of full occupancy; OR

2. Must secure approval from S.M.A.R.T. Housing™ staff (in consultation of Capital Metro) of a strategy to provide alternative access to transit, as described above, OR

3. Must present documentation from Capital Metro that future service plans may establish a bus route located close to the site. (Please note that letters from Capital Metro are not considered by NHCD to be binding commitments.) Subject to NHCD approval, future service plans may in some cases constitute adequate transit access.

NHCD reserves the right to not certify for participation in S.M.A.R.T. Housing™ a proposed development that is determined to not have sufficient transit access.

For a map of current Capital Metro services, see www.capmetro.org.
**Additional Design Standards: Single Family, Duplex, and Triplex**

1. **Porches** – Covered porches should be at least four feet deep and four feet wide and should be included on the street side of the house. While four feet is the minimum required depth, a porch area of 100 square feet with a depth of 6 feet is recommended.

2. **Street Orientation** – The front door of the house should face the street, unless the location of the front door must be changed to meet visitability requirements. For duplexes, at least one front door should face the street.

**Additional Design Standards: Multi-family**

1. **Accessible routes to transit** – Accessible sidewalks must connect the complex to nearby transit stops.

2. **Transit Amenities (recommended)** – For multi-family and mixed-use developments, Capital Metro bus stops serving the development should include shelters. Where new sidewalks are installed along a transit route, the applicant should coordinate with Capital Metro to include space(s) appropriate for a future bus shelter. Where roads are installed, widened, or improved, the applicant should coordinate with Capital Metro to produce a transit improvements plan.

3. **Site Layout and Building Design (recommended)** – Where possible, applicants should utilize the standards in the Design Standards and Mixed Use Ordinance, or “Commercial Design Standards.” The ordinance is available at [http://www.ci.austin.tx.us/planning/designstandards.htm](http://www.ci.austin.tx.us/planning/designstandards.htm), and addresses Sidewalks; Building Placement; Internal Circulation Routes; Pedestrian, Bicycle, and Vehicular Connectivity; Exterior Lighting; Building Design; Private Common Open Space and Pedestrian Amenities.

Example of a multi-family development that includes many recommended design features:

- Street presence
- Wide sidewalks
- On-street parking
- Active façade
- Landscaping
- Mixed uses

Example of a senior housing development that includes open space for residents.
5. Green Building Program Rating Requirements

S.M.A.R.T. Housing™ requires that all units meet Austin Energy Green Building Program (GBP) minimum standards and obtain GBP approval of plans prior to submittal of plans for permits, and obtain final inspection prior to occupancy. Contact GBP staff (below) for detailed information about GBP standards, better known as a Green Building Program Rating.

The following steps are crucial to obtaining a GBP Rating:

1. **Contact the Green Building Program:** Set up a meeting with the GBP to determine which GBP Rating is appropriate for the project out about the GBP requirements. Do this as early in the planning process as possible, so the design team can more easily incorporate GBP strategies into the development’s design and specifications with the least cost and difficulty.

   - **Single-Family:** Dick Peterson  Phone (512) 482-5372  dick.peterson@austinenergy.com
   - **Multi-Family:** Katie Jensen  Phone (512) 482-5407  katie.jensen@austinenergy.com

2. **(for multi-family development) Letter of Intent:** Meet with the Green Building Program and sign a Letter of Intent (necessary for site development permit approval).

3. **Conditional Green Building Approval:** Using the Green Building Program Rating as a guide throughout design and construction planning can be advantageous to the project. Green Building Program staff are available to participate in early design team meetings and to review design development documents for multi-family developments.
   - When design is complete, submit construction documents (including specifications), GBP Rating, Load Calculations (Manual J) and Code Compliance forms (RESSchech) to GBP Staff for review.
   - Reviewers will ensure documents demonstrate intent to achieve the required GBP Rating, so include Rating measures throughout.
   - A successful review will result in a GBP Conditional Approval (required for building permit approval). The GBP will notify applicant and S.M.A.R.T. Housing™ staff upon approval.
   - **Please note** that Green Building standards require that units meet standards for all codes in effect in the City of Austin at the time of building permit submittal. Also note that recycling is mandatory for multi-family developments of 100 units or more. For information, call 512/974-9043 (or 494-9400).

4. **Construction Process and Green Building Inspections:** Upon groundbreaking, notify the project’s GBP contact. will make inspections as needed to verify progress toward achieving a GBP Rating. Contact the GBP at any time during construction with questions about the Rating or green building strategies in general. At a minimum, each building must be inspected at the following points:
   1. Inspection after air handlers have been installed, but before wall board is installed.
   2. Inspection as the condensing units are being installed.
      - If the project’s GBP Rating criteria have changed since Conditional Approval, make changes and resubmit at this time.
   3. Inspection as initial punch list begins (prior to project receiving its first Certificate of Occupancy).
      - A successful GBP final inspection is required to secure a Certificate of Occupancy and is separate from any other inspections required by the City of Austin and Austin Energy.

The Green Building Program will send a notice of Final Approval to S.M.A.R.T. Housing™ staff and mail the applicant an official GBP Rating Certificate for each project that achieves a GBP Rating. This Certificate will serve as proof of the applicant’s fulfillment of the Green Building component of S.M.A.R.T Housing. If the project does not meet GBP standards, the applicant will be notified.
6. Standards for Projects Using HB 1704

Projects claiming HB 1704 exemptions should be reviewed by the 1704 Committee to confirm the 1704 status of the subject property. This determination should be complete before the pre-submittal meeting with S.M.A.R.T. Housing™ staff, development review staff, and the applicant. For more information about the 1704 Committee, contact the Development Assistance Center at (512) 974-6370.

Applicants seeking certification for fee waivers and expedited review for S.M.A.R.T. Housing™ developments in the Drinking Water Protection Zone must receive City Council approval if they request either an environmental variance or HB 1704 exemption. S.M.A.R.T. Housing™ developments in the Drinking Water Protection Zone that do not require environmental variances or HB 1704 exemption may be approved administratively.

In the Desired Development Zone, S.M.A.R.T. Housing™ developments requiring environmental variances may be processed administratively if the variance is supported by the Environmental Officer, the Environmental Board, and the Planning Commission. Single-family S.M.A.R.T. Housing™ subdivisions may claim HB 1704 exemptions in the Desired Development Zone. Site plans requiring HB 1704 exemption will not receive certification unless they receive City Council approval.

Because the number of fee waivers are limited on an annual basis as are the resources available for expedited review, the Director of the Neighborhood Housing and Community Development Department will not support HB 1704 exemptions in the Drinking Water Protection Zone or HB 1704 exemptions for multi-family developments in the Desired Development Zone.

7. Other Requirements

**Viable Land within City Limits:** Developers must have site control of land/ lots located within the city limits of Austin. If zoning is not in place, the applicant must contact registered neighborhood associations and address neighborhood concerns prior to filing a zoning application.

For a development on land that lies within a Municipal Utility District within a limited purpose annexation area, the City Council must approve fee waivers.

**Completed on Schedule:** Single-family units on infill lots receiving fee exemptions must be completed, sold, and occupied within 15 months of the execution of a contract with the City and/or AHFC. Multi-family units and single-family units in new subdivisions must be completed, sold, and/or occupied within 24 months.
D. S.M.A.R.T. Housing™ Benefits for Builders

1. Fee Waivers

The City of Austin waives fees for developments that NHCD has certified as S.M.A.R.T. Housing™.

How much does the average project receive in fee waivers? While the total fees waived will vary depending on the project (e.g. whether a rezoning is required), fees generally add up to:

**Single-family Infill:**  Approximately $1500 per unit
- Permit Fees – Approximately $400 for a 1500 square foot home (fee varies by square footage)
- Water/Wastewater Capital Recovery Fees – Approximately $1100 per unit.

**Single-family Subdivisions:**  Approximately $2650 per unit
- Permit Fees – Approximately $400 for a 1500 square foot home (fee varies by square footage)
- Water/Wastewater Capital Recovery Fees – Approximately $1100 per unit.
- Construction Inspection Fees – Up to $500 per unit.
- Parkland Dedication Fees – Up to $650 per unit for reasonably-priced units.

**Multi-Family:**  Approximately $1250 per unit
- Waived amounts for Permit Fees, Water/Wastewater Capital Recovery Fees, and Construction Inspection Fees have averaged approximately $600 per unit.
- Parkland Dedication Fees – Up to $650 per unit for reasonably-priced units.

The following page shows a full list of fees waived for S.M.A.R.T. Housing™ developments.

Please note that fee waivers are *not* available for owners with outstanding Housing Code violations or violations on accessibility issues on units or projects on which they are affiliated with the owning entity.

2. S.M.A.R.T. Housing™ Review

S.M.A.R.T. Housing™ developments are eligible for special S.M.A.R.T. Housing™ review, which is typically faster than the review time for conventional development projects. City staff will work with applicants to move projects through review and inspection as quickly and efficiently as possible.

However, the speed of the review also depends on the applicant’s performance. Providing corrections, responding to comments, and ultimately securing an approval in a timely manner is a shared responsibility of both staff and the applicant. Expedited review may be discontinued if the applicant’s design team fails to respond to comments in a timely manner. Applicants are strongly encouraged to design projects that do not require variances and waivers, which can add costly time to a development.

3. Advocacy

S.M.A.R.T. Housing™ staff will assist you in resolving development-related issues with other City Departments. Staff is available to facilitate discussions and to find solutions.
4. S.M.A.R.T. Housing™ Fees Eligible for Waiver

On April 20, 2000 the Austin City Council adopted Ordinance No. 000420-77 creating the S.M.A.R.T. Housing™ Policy and authorizing the administrative authority to waive fees for S.M.A.R.T. Housing™ developments. Fees listed in the ordinance are:

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<tr>
<th>City Department</th>
<th>Fee Types</th>
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<tr>
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<td>Watershed Protection and Development</td>
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<td>Building Review Plan Fee</td>
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<td>Building Plan Review, Permit, and</td>
<td>Building Permit Fee</td>
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<tr>
<td>Building Plan Review, Permit, and</td>
<td>Electric Permit Fee</td>
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<tr>
<td>Building Plan Review, Permit, and</td>
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<td>Building Plan Review, Permit, and</td>
<td>Plumbing Permit Fee</td>
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<td>Electric Service Inspection Fee</td>
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<td>Building Plan Review, Permit, and</td>
<td>Move House Onto Lot</td>
</tr>
<tr>
<td>Building Plan Review, Permit, and</td>
<td>Move House Onto Right-of-Way Fee</td>
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</tbody>
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3 Amended November 29, 2007, Ordinance 20071129-100.
4 Parkland Dedication Fees are waived for reasonably priced units only. Waiver established by separate ordinance.
E. The S.M.A.R.T. Housing™ Process

1. Process Overview

For all projects, to begin the process, contact S.M.A.R.T. Housing™ staff to have a preliminary discussion about your project. Afterward, meet with Green Building Program (GBP) staff to secure conditional approval for your project. The next step is to submit a completed S.M.A.R.T. Housing™ application with all required attachments. If your application is approved, staff will provide a letter stating that your project has been certified for S.M.A.R.T. Housing™ and is eligible to receive fee waivers and expedited review, if the project continues to meet S.M.A.R.T. Housing™ standards. In most cases, staff meets with the applicant again to review the process and anticipate possible issues.

For single-family and duplex review, the applicant submits a S.M.A.R.T. Housing™ residential checklist, permit application, and attachments to the Residential Review staff of the Watershed Protection and Development Review Department, who will request corrections as needed. Submit documentation required by GBP separately to the project’s GBP contact for review and to receive Conditional Approval. Building permits are issued, construction begins.

For multi-family site-plans and single-family subdivisions, S.M.A.R.T. Housing™ staff will schedule a Pre-Submittal meeting with the applicant, the applicant’s design team and the S.M.A.R.T. Housing™ Review Team in the Watershed Protection and Development Review Department. At this meeting, staff and applicant establish the S.M.A.R.T. Housing™ review timeline (typically faster than review times for conventional projects), including the design team’s response timeline. The pre-submittal meeting covers general drainage, detention, floodplain, water quality, environmental, transportation, site plan, compatibility and subdivision requirements. For multi-family developments, the applicant signs a Green Building Letter of Intent with GBP staff, and submits plans to S.M.A.R.T. Housing™ staff for accessibility review, and revises plans as necessary.

After the pre-submittal meeting, the applicant submits the project, and review process for subdivision, site plan, and building plan begins. City reviewers provide initial comments and the applicant returns comments within the time periods established during the pre-submittal meeting. Applicant submits required documents to GBP Staff for review. GBP Conditional Approval is required prior to receiving a building permit.

For all developments, notify GBP staff upon breaking ground and to schedule required inspections (see “Green Building” section of this Guide). Prior to certificate of occupancy, the applicant must contact GBP staff to obtain final inspection for Green Building Program Rating.

At the time a unit is ready for occupancy, the S.M.A.R.T. Housing™ applicant must demonstrate compliance with “reasonably-priced” criteria. S.M.A.R.T. Housing™ staff will review income verification data for the eligible families at the initial stage of occupancy and throughout the affordability period following initial occupancy. Failure to meet the income eligibility standards throughout the affordability period will result in the applicant being required to return fee waivers and possibly face a zoning rollback if a zoning change was associated with the S.M.A.R.T. Housing™ application.

Depending on a project’s circumstances, other processes may be necessary, such as annexation, zoning, or variances. Applicants are encouraged to select land that is already has the required zoning and does not require a neighborhood plan amendment, and to design projects in such a way as to avoid the need for variances.
2. S.M.A.R.T. Housing™ Process Flowchart

1. Builder verifies existing conditions:
   - Site is within City limits?
   - Sufficient transit access?
   - Site outside of 100-year floodplain?
   - Site has appropriate zoning?

2. Meeting (Pre-Application) with S.M.A.R.T. Housing™ staff

3. Meet with Green Building staff – secure letter of intent or conditional approval

4. Submit S.M.A.R.T. Housing™ application. If approved….

5. Staff provides certification letter (acts as a binding contract). Your certification letter is your proof to other City staff that your project is S.M.A.R.T. Housing™.

6. Pre-submittal meeting with S.M.A.R.T. Housing staff and reviewers (not necessary for single-family infill):
   - Site plan or subdivision
   - Water Utility, Austin Energy, Fire Department
   - 1704 / Drinking Water Protection Zone issues
   - Establish turn-around times (City and developer)

7. MF developers: For projects receiving AHFC funding, submit plans to S.M.A.R.T. Housing™ staff for accessibility review by third party reviewer.

8. Submit project (do not submit before pre-submittal meeting!)

9. Project enters development review & inspection process:
   - Subdivision
   - Site plan, Building plan
   - Zoning, Variances, boards, commissions, City Council as necessary.*


11. Final inspection, Green Building inspection, and certificate of occupancy issued.

12. Units sold or leased

13. Affordability Period. NHCD /SMART Housing™ monitor processes to ensure compliance from initial occupancy date for reasonably-priced units.

* Staff’s experience has been that variances can be a costly delay to projects. Applicants are strongly encouraged to design projects in such a way as to avoid the need for variances.
3. S.M.A.R.T. Housing™ Zoning Process

S.M.A.R.T. Housing™ staff will authorize the waiver of the zoning application fee and the 45-day processing of the zoning change request only after verifying that the applicant has responded to the legitimate concerns of the neighborhood residents. A project for which a zoning application is filed without S.M.A.R.T. Housing™ staff authorization will not receive fee waivers for the zoning application or the 45-day processing, and may be decertified from S.M.A.R.T. Housing™.

Does your property have the appropriate zoning to build your project?

YES. You can skip this page.

NO.

Is the property in a Neighborhood Planning Area? (if unsure, ask S.M.A.R.T. Housing staff)

YES. Does the area ….

… Have an adopted Neighborhood Plan?

Contact Neighborhood Planning staff (Carol Haywood, 974-7685) to determine what plan’s Future Land Use Map shows for your parcel.

Consistent with Neighborhood Plan?

YES. Discuss with NHCD staff how to best meet with neighborhood.

NO. A plan amendment may be needed. This may delay your project!

NO. Does the area ….

…Have a Neighborhood Plan in progress?

Contact Neighborhood Planning staff (Carol Haywood, 974-7685) to determine how best to meet with neighborhood.

Meeting with NHCD staff to review comments and prepare for public hearings.

YES. Discuss with NHCD staff how to best meet with neighborhood.

File zoning application, with S.M.A.R.T. Housing™ letter of certification after notifying S.M.A.R.T. Housing staff.

Or: Have neither an adopted Neighborhood Plan nor a plan in progress?

Send letters to neigh. associations adjacent to tract, offering to meet within 30 days.
4. S.M.A.R.T. Housing™ Review and Building Permit Process

All new buildings must comply with all codes in effect on the day the building permit application was filed. Building permit applications and other information can be found at http://www.cityofaustin.org/development. City staff can assist you in determining the viability of your project: for single family and duplex development; contact the Residential Zoning Review staff at 974-2380. For multi-family development, contact the Permit and License Center at 974-2747.

a. S.M.A.R.T. Housing™ Single-Family Building Permit Process

Participation in S.M.A.R.T. Housing™ provides the applicant with S.M.A.R.T. Housing™ review times (typically faster) and fee waivers. Requirements for S.M.A.R.T. Housing™ single-family building permit review are as follows:

1. The S.M.A.R.T. Housing™ Residential Completeness Checklist should be completed, signed, and attached to your building permit application and plans.
2. A copy of the S.M.A.R.T. Housing™ certification letter should be attached to the Checklist.
3. The following standard notes for compliance with the Visitability standards (Chapter 5-1 of the City Code, Article 3, Division 2) must be placed on one page of the building plans you submit with your application for building permit:
   ♦ A first-story accessible entrance door with a minimum width of 32 inches of net clear opening is required, when there is habitable space in a dwelling unit located on the first story. (Most builders use a 36 inch door). The door must be served by a ramp or a no-step entrance, and must connect to an accessible route - such as a garage, carport, driveway, or sidewalk. The maximum distance between the interior floor level of the building entrance and the adjacent walking surface level may be no greater than one-half inch. If ramps or handrails are required, these must comply with the adopted International Residential Code.
   ♦ Interior doorways on the first story must have a minimum net clear opening of 30 inches (except doors leading into closets less than 15 square feet in area). A 32 inch door or standard six foot sliding patio door assembly usually complies with this requirement.
   ♦ Lever handle hardware on first story interior doors and the accessible entrance door is required.
   ♦ Hallways on the first story are to be at least 36” wide and have ramped or beveled changes at each door threshold.
   ♦ A dwelling unit located on the first story must be designed and constructed with a toilet room on the first story that contains a toilet and a lavatory. The room's walls are to be reinforced with wood blocking that is two inches by six inches or larger in nominal dimension, and the center line of the blocking must be 34 inches from and parallel to the interior floor level. Blocking is not required in the portion of the wall located directly behind the lavatory.
   ♦ Each light switch, thermostat, or plug receptacle located on the first story of a dwelling unit must be at least 15 inches but not more than 48 inches above the interior floor level.
   ♦ The main electrical disconnecting switch or breakers for a dwelling unit must be no higher than 48 inches above the interior floor level, walking surface, or adjacent grade and at least 30 inches above the interior floor level, walking surface, or adjacent grade
4. Austin Energy will review and approve your plans for compliance with Green Building standards prior to building permit issuance. Their staff will perform site inspections to verify that the home meets the standards of your approved plans.
5. Your plans should demonstrate compliance with the Transit-Oriented standards of S.M.A.R.T. Housing™.
6. Compliance with Green Building and the Visitability standards (above) will be required prior to receiving a certificate of occupancy.

Following the above steps will allow the City to process your single-family permit application in an expedited manner.


### b. S.M.A.R.T. Housing™ Multi-Family Development Process

In **S.M.A.R.T. Housing™**, a multi-family development that has received zoning approval may require subdivision, site plan, and building plan approval before building permits are issued. At the pre-submittal meeting with subdivision and site plan reviewers, the review team establishes the **S.M.A.R.T. Housing™** review timeline and the design team response timeline. If City site plan or subdivision review is required within 14 working days, then the applicant is required to submit revised plans within 14 working days as well. If City staff is required to review corrected plans within 7 working days, then the design team is required to submit revisions to rejected plans within 7 working days. Failure to meet these deadlines can result in loss of the expedited review incentive.

For building plan review, City reviewers return comments on the original plans within 7 working days. The City’s building plan review team will not begin its review unless the building and site plans incorporate the review comments from Austin Energy’s Green Building reviewer, the **S.M.A.R.T. Housing™** accessibility reviewer, and the **S.M.A.R.T. Housing™** Guide’s transit-oriented requirements. The applicant’s design team must submit corrected plans within 7 working days of when the customer receives building plan review comments. City building plan reviewers will review corrected plans within two working days, and the design team is required to submit final corrections within two working days. Failure to meet these deadlines can result in loss of the special **S.M.A.R.T. Housing™** review times.

Because your proposed **S.M.A.R.T. Housing™** multi-family development has been certified to receive **S.M.A.R.T. Housing™** incentives, please ensure that your design team understands its responsibility to respond in a timely manner.
F. Related Policy Initiatives

1. University Neighborhood Overlay (UNO)

The purpose of the University Neighborhood Overlay (UNO) district is to promote high density redevelopment in the area generally west of the University of Texas Campus, provide a mechanism for the creation of a densely populated but livable and pedestrian friendly environment, and protect the character of the predominantly single-family residential neighborhoods adjacent to the district.

The UNO district offers an alternative set of site development standards that developers can choose to utilize, including height bonuses. These standards allow greater densities and also establish requirements for affordable housing, green building, accessibility, and design. All UNO developments are eligible for S.M.A.R.T. Housing™ incentives.

Affordable housing requirements for developments opting to use UNO site development standards:

A. Affordable units
   i. 10% of all units must be occupied by persons with household income of less than 80% of Austin's median family income level (MFI). Units must remain affordable for 15 years.
   ii. An additional 10% of all units must be occupied by persons with household income of less than 65% MFI, for 15 years, or must pay into the UNO Housing Trust Fund as described below.
   iii. For developments utilizing an additional 15' height bonus, (ii) above does not apply, but an additional 10% of all units must be occupied by persons with household income of less than 50% MFI, for 15 years, with no option to pay into the Trust Fund in lieu of these units.

B. Housing Trust Fund contribution
   i. Instead of complying with (ii) above, a developer may pay into the University Neighborhood Overlay Housing Trust Fund a fee of $0.50 per square foot of net rentable floor area in a multifamily development.
   ii. The UNO trust fund can be used in the UNO area for those rental housing developments in which at least 20% of the units serve households at or below 50% MFI, and in which the assisted units remain affordable for at least 20 years.
2. Vertical Mixed Use (VMU)

The Austin City Council adopted the Design Standards and Mixed Use Ordinance in January, 2007. The ordinance allows Vertical Mixed Use (VMU) buildings to utilize dimensional and parking standards exemptions, including relaxed floor-area ratio and site area standards, and also establishes the following affordability requirements for VMU buildings developed under these standards:

A. Affordability Requirements for Owner-Occupied Units
   i. 5% of residential units reserved for ownership / occupancy by households earning no more than 80% of Austin’s Median Family Income (MFI) level.
   ii. 5% of residential units reserved for ownership / occupancy by households earning no more than 100% of Austin’s MFI level.
   iii. Units to remain affordable for 99 years from date of Certificate of Occupancy.

B. Affordability Requirements for Rental Units
   i. 10% of residential units reserved for rental by households earning no more than 80% MFI.
   ii. As part of Opt-In / Opt-Out process a neighborhood may request that the rental affordability requirement be reduced to as low as 60% MFI.
   iii. Units to remain affordable for 40 years from date of Certificate of Occupancy.
   iv. City may elect to subsidize an additional 10% affordable units for any MFI level.

C. Fee for Upper-Level Nonresidential Space
   i. Developers of VMU buildings with non-residential uses above the ground floor shall pay a fee - to be established by the City Council – for all climate-controlled non-residential space above the ground floor.

The S.M.A.R.T. Housing™ ordinance establishes that VMU developments are eligible for S.M.A.R.T. Housing™ incentives.
3. Downtown (CBD / DMU)

In 2008, the Austin City Council adopted an ordinance relating to provision of density bonuses for development in CDB (Central Business District) and DMU (Downtown Mixed Use) zoning districts, which have traditionally been limited to Downtown Austin. The ordinance includes requirements for affordable housing.

A. Incentives for CBD / DMU Developments

Development on a site may exceed the floor-area-ratio limitations of the Land Development Code, and, in a DMU district may exceed the maximum height of the district as determined by the City Council.

All qualifying developments are eligible for S.M.A.R.T. Housing™ fee waivers, in addition to fee waivers for water meters, sewer taps, and right-of-way closure and licensing.

B. Requirements

Developments in CBD and DMU zoning districts are eligible for the incentives above, if the developer complies with certain design standards and provides affordable housing or community benefits by:

a) providing affordable housing in 10% or more of the “bonus” gross floor area; or
b) for a residential use, paying into the Housing Assistance Fund a fee established by ordinance for each “bonus” square foot (currently $10, adjusted annually); or
   1) for a commercial or mixed use building, paying a fee-in-lieu as described above (in this case the fee is divided between the Housing Assistance Fund and the Community Benefits Fund.

Developments must comply with the S.M.A.R.T. Housing™ initiative. However, to allow for flexibility in developments in Downtown Austin, where land prices and development costs create a challenging environment for the development of affordable units, the S.M.A.R.T. Housing™ Ordinance creates a different eligibility standard for S.M.A.R.T. Housing™ ownership developments located in a Downtown Mixed Use (DMU) or Central Business District (CBD) zoning district. In addition to the applicability of other S.M.A.R.T. Housing™ standards, a reasonably-priced owner-occupied unit may be occupied by a household with income of up to 120% MFI. (Affordable rental units are limited to households with income at or below 80% MFI).

Reasonably-priced dwelling units in a CBD or DMU base zoning district have a required affordability period of at least 99 years for owner-occupied units, and a period of at least 40 years for rental units.
APPENDIX

S.M.A.R.T. Housing™ Process Checklist

☐ Read the S.M.A.R.T. Housing™ Guide. Does project meet S.M.A.R.T. Housing™ standards?
☐ Verify existing conditions:
  ☐ Does the property have the zoning needed for your project?
  ☐ Is the property within City limits? If not, talk to S.M.A.R.T. Housing™ staff about voluntary annexation process.
  ☐ Will the development meet S.M.A.R.T. Housing™ standards for Transit access?
  ☐ Is the property in the Drinking Water Protection Zone?
  ☐ Are you claiming HB 1704 exemptions? If so, have you met with the City’s 1704 Committee?
☐ Have a Pre-Application Meeting with S.M.A.R.T. Housing™ staff, to identify any major issues related to subdivision or site plan approval
☐ Have a meeting with Green Building staff and secure Conditional Approval.
☐ Submit S.M.A.R.T. Housing™ fee waiver application.
☐ City staff reviews the application for completeness and verifies whether a zoning change is required for the proposed development.
☐ City staff will provide the applicant a Certification Letter stating that certain fees will be waived.
☐ Have a post-certification meeting with S.M.A.R.T. Housing™ staff to discuss S.M.A.R.T. Housing™ process and identify any potential issues.

☐ Single-Family and Duplex Plan Review: The applicant submits the following information to City residential permit review staff for review and approval.
  ☐ A completed S.M.A.R.T. Housing™ Residential Completeness Check Form
  ☐ All of the attachments listed in the S.M.A.R.T. Housing™ Residential Completeness Check Form
  ☐ A copy of the S.M.A.R.T. Housing™ Certification Letter
  ☐ A Green Building Conditional Approval from Austin Energy
  ☐ Plan details demonstrating compliance with transit-oriented and visitability standards
☐ City residential permit staff will approve or reject S.M.A.R.T. Housing™ applications within two working days of receipt. Applicants are expected to submit all corrections within two working days after requested by zoning review staff. Corrected plans are reviewed within two working days, and the applicant must correct rejected plans within two working days. Applicant failure to respond in a timely and complete manner will result in the discontinuation of S.M.A.R.T. Housing™ review, and review times will revert to a conventional pace.

☐ Subdivision and Site Plan Approval: NHCD will schedule a Pre-Submittal Meeting between the applicant and City reviewers after the applicant has prepared conceptual plans and is preparing to enter completeness check stage of review. At this meeting, staff and applicant establish the review timeline, including the design team’s response timeline.
☐ Submit project (not before pre-submittal meeting and multi-family accessibility review!). Development review & inspection process begins.
(Multi-Family only): Provide a copy of building and site plans to S.M.A.R.T. Housing™ staff for accessibility review. Revise plans based on review (and re-confirm Green Building approval) before submitting project.
☐ Variances, boards, commissions, Council as necessary. Applicants are strongly encouraged to design projects in such a way as to avoid the need for variances.
If the applicant has not secured zoning, the subdivision or site plan approval must wait until the zoning is approved and the plans conform to any conditional overlays that may have been attached to the zoning approval.

Respond to the review comments for S.M.A.R.T. Housing™ accessibility, transit-oriented standards, and Green Building.

City reviewers provide initial comments within 14 working days, and the applicant is expected to resubmit fully corrected plans with 14 working days. The City will review corrected plans within seven working days, and the applicant must resubmit final corrections within seven working days. The following circumstances may result in the removal of the application from the fast track review process, until issues are resolved:

- A pending request for a zoning or parking variance before the Board of Adjustment
- A request for an environmental variance not supported by the City’s Environmental Officer
- A pending request for a conditional use permit, compatibility waiver or environmental variance before the Planning Commission or the Zoning and Platting Commission
- A claim of House Bill 1704 exemption for the development
- A Service Extension Request to the Austin Water Utility
- Failure of the applicant to respond in a complete and timely manner to the comments generated by City reviewers, or to comments related to S.M.A.R.T. Housing™ accessibility or Green Building review

Building Plan Review (Multi-family only): Building plan reviewers return comments to the applicant within seven working days of initial submittal. The applicant is expected to resubmit corrected plans within seven working days. The corrected plans will be reviewed within two working days, and additional corrections must be resubmitted to City reviewers within two working days.

If your project encounters a barrier, contact S.M.A.R.T. Housing™ staff immediately. Ensure that contractors build from approved plans, especially regarding accessibility/visitability standards. For multi-family, some accessibility standards are federal law for all projects. Notify Green Building staff when breaking ground. Notify Green Building staff when project complete. Final inspection. Certificate of Occupancy issued. Lease or sell units. Affordability period begins. At the time a home or rental unit is ready for occupancy, the S.M.A.R.T. Housing™ applicant must demonstrate compliance with “reasonably-priced” criteria. Applicants must not only make their income verification data available for City staff review at the initial stage of occupancy, but also throughout the affordability period after initial occupancy. Applicant failure to meet the income eligibility standards throughout the affordability period will result in the applicant being required to return fee waivers and possibly face a zoning rollback if a zoning change was associated with this S.M.A.R.T. Housing™ application.
Building in Austin: Federal, State, and Local Requirements

Local Standards

When a development is funded only with private dollars, the owner and contractors are required to comply with development standards based upon whether the development is a new home or a multi-family building site; an addition; a relocated building; or a building that is repaired, rehabilitated or replaced. For developments located within the city, these development standards include land use regulations, building codes, and utility connection requirements.

Land Use Regulations prohibit construction if the zoning is not appropriate. A zoning change approved by the city council is required before plans can be approved, permits issued, and construction activity begins. If the site is in certain flood-prone areas, the housing may be required to be elevated, or not built at all unless the city council grants a variance. If the site is over a former landfill, special testing and design review and approval by a state agency may be required before the city approves the development plans. Subdivision regulations may establish minimum lot sizes, minimum house size, setbacks, height restrictions, use restrictions, or sidewalk location requirements that are different than those found elsewhere in the Land Development Code. These are not the only land-use issues that may surface, but they may delay a project until they are addressed.

Building Codes establish minimum standards for new and existing buildings that may be used for housing. In single-family housing, these include the structural, electrical, mechanical (heating and air-conditioning), plumbing, exiting, and energy conservation features of the building. In multi-family housing, accessibility for mobility-impaired persons, fire-resistance and early-warning systems become part of plan preparation, reviews construction, and inspection processes.

Utility Connection Requirements link the land use and building code regulations to safety requirements for supplying electricity, natural gas, water, and sewer service when a building is ready for occupancy. The City of Austin provides electrical, water and wastewater services to most people who live inside the city limits; however, some residents receive service from other providers or on-site systems. The owner and contractor need to be aware of the service provider to the property and follow the regulations that may be unique to that particular utility.

Review Requirements for Historic Buildings and Historic Districts: The city reviews proposed demolitions, relocations, alterations or modifications, and new construction of buildings in historic districts and of those buildings designated as historic landmarks or if the building to be relocated or demolished is listed on a survey of historical resources. The City Historic Preservation Officer reviews all proposed demolitions, relocations to determine if the affected buildings are potential historic landmarks. If these are existing or potential landmarks, the Historic Landmark Commission, the Planning Commission, and the City Council may review the proposal as well.

Demolition: The City of Austin requires that you or your demolition contractor secure a permit before the demolition may begin. You may want to verify whether you can build your project before you tear down a building that cannot be replaced. For more information contact the Development Assistance Center at 974-6370 or visit the web site at: http://www.cityofaustin.org/development.

Before beginning, ensure that the building to be demolished is not a historic building or in a historic district. To find out the zoning on any property in the City of Austin or to determine if the property is in a historic district, contact the Map Sales Division at (512) 974-2213, -3347, or -2297.
Federal and State Standards

In addition to City of Austin standards, federal and state agencies enforce additional requirements. Some of these standards govern all housing, while others are limited to specific types of development. Federal and state agencies may require compliance with additional environmental standards if federal or state funding is used.

The City of Austin has established purchasing, contract administration, and monitoring systems that include compliance with applicable regulations as well as standards of performance included in specific contracts. Regulatory requirements for publicly funded developments may include compliance with standards in the following areas: labor standards; payment for relocation of current residents; fair housing and equal opportunity; accessibility for persons with disabilities; property maintenance; historic preservation; environmental protection; and applicant eligibility based upon income. The City offers training for contractors and applicants on regulatory and performance requirements. This training is designed to eliminate problems that have arisen in the past when owners, contractors or applicants were not fully aware of their responsibilities. The City of Austin monitors compliance with all applicable regulations.

Labor Standards
Labor standards include federal and state workplace safety standards as well as provisions for minimum wages and other conditions of employment. Different funding sources bring with them specific labor standards, and these labor standards may be triggered when a development builds or rehabilitates a certain number of units or when a certain amount of federal funding is provided for the development. Contracts should include language that clarifies which labor standards govern a particular project, and provide details about when the owner or contractor will have to submit reports that establish compliance with the applicable labor standards.

Acquisition and Relocation Standards
Federal regulations establish the basis for fair treatment of residents who may be displaced or relocated when a property is bought, sold, or rehabilitated with federal funds. These standards supplement the City of Austin policies that may govern these activities if city funds are used in this activity as well.

Fair Housing and Equal Opportunity Standards
Federal regulations allow all people to have access to available services and assistance regardless of their race, color, religion, national origin, age or sex. The City of Austin investigates complaints of discrimination and takes appropriate action when violations are identified.

Environmental Protection
If the proposed S.M.A.R.T. Housing development receives federal assistance, the applicant must secure environmental approvals from both the City review staff and the agency supplying the funding prior to building permit issuance. These reviews may include review for compliance with floodplain regulations, redevelopment standards for former landfills, setbacks from pipelines and easements, noise mitigation and other environmental standards.
All Building Projects: Before You Begin…

Applicants are strongly encouraged to contact the City of Austin Development Assistance Center (512/974-6370, on the ground floor of One Texas Center at 505 Barton Springs Rd) prior to submitting a S.M.A.R.T. Housing™ application, in order to confirm the feasibility of a proposed development.

Some of the basic questions to answer are:

- Is the property in or near a floodplain or a Critical Water Quality Zone?
- What requirements for stormwater detention or water quality treatment would apply to the development?
- What parking requirements would apply to the development?
- Does the zoning on the lot allow for the proposed development or would a zoning change be required? If so, would a neighborhood plan amendment be required? (To determine the current zoning, contact the Map Sales Division at (512) 974-2213, -3347, or -2297.)
- Is the property adequately served by water and wastewater utilities to serve the proposed development?
- Would the proposed development be far enough away from the front property, the rear property line; the side yards, easements, and protected trees?
- Would the proposed development be within the building coverage limits and impervious cover limits established for the zoning district and/or for the watershed?
- Would the proposed development meet the height limitations of the zoning district, including any height setbacks for compatibility standards?
- Does the lot meet the minimum width and area requirements?
- Is there a Board of Adjustment decision that governs construction on this site?
- Is the lot historically significant, located in a historic district, listed in a city historic inventory, or recognized as historically significant by the state or federal government?

Other issues to consider are that there may be notes on the subdivision plat, a restrictive covenant, or deed restrictions that provide additional limitations on how a property can be used. A title company or real estate appraiser can secure this information, and it is important to know this before submitting plans for City review.

Other requirements are triggered if the building is located in the 100-year flood plain or the 25-year flood plain. The Development Assistance Center can assist in determining options if the property is wholly or partially in a flood plain. To determine (generally) the location of floodplains, access the Web site for the Development Process http://www.cityofaustin.org/development and click on “GIS – Geographic Information.”

Most lots have standard legal descriptions such as “Lot 1, Block 2, Smith Subdivision”. Others are described with less conventional descriptions that will raise questions about whether the tract complies with subdivision standards. The Development Assistance Center determines whether the lot or tract was legally subdivided or “grandfathered” (i.e. can receive a landstatus determination), or whether it would be necessary to apply for and receive a subdivision approval administratively or from the Planning Commission before proceeding with the proposed development. Like zoning, if a subdivision approval is needed, it must be obtained prior to the issuance of any building permits.
MFI Chart: HUD Income Limits by Household Size

NEIGHBORHOOD HOUSING AND COMMUNITY DEVELOPMENT OFFICE  
City of Austin  
HUD Income Limits by Household Size  
Effective Date: February 13, 2008

**FY 2008 Area Median Family Income**  
For Travis County, Texas  
$69,100  
**MSA: Austin – Round Rock, TX.**

<table>
<thead>
<tr>
<th>Household Size</th>
<th>1</th>
<th>2</th>
<th>3</th>
<th>4</th>
<th>5</th>
<th>6</th>
<th>7</th>
<th>8</th>
</tr>
</thead>
<tbody>
<tr>
<td>30% Median Income (30% of median defined by HUD)</td>
<td>14,950</td>
<td>17,100</td>
<td>19,200</td>
<td>21,350</td>
<td>23,050</td>
<td>24,750</td>
<td>26,450</td>
<td>28,200</td>
</tr>
<tr>
<td>40% Median Income*</td>
<td>19,900</td>
<td>22,750</td>
<td>25,600</td>
<td>28,450</td>
<td>30,750</td>
<td>33,000</td>
<td>35,300</td>
<td>37,550</td>
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<tr>
<td>50% Median Income (very low income defined by HUD)</td>
<td>24,900</td>
<td>28,450</td>
<td>32,000</td>
<td>35,550</td>
<td>38,400</td>
<td>41,250</td>
<td>44,100</td>
<td>46,950</td>
</tr>
<tr>
<td>60% Median Income*</td>
<td>29,850</td>
<td>34,150</td>
<td>38,400</td>
<td>42,650</td>
<td>46,050</td>
<td>49,500</td>
<td>52,900</td>
<td>56,300</td>
</tr>
<tr>
<td>65% Median Income*</td>
<td>32,350</td>
<td>36,950</td>
<td>41,600</td>
<td>46,200</td>
<td>49,900</td>
<td>53,600</td>
<td>57,300</td>
<td>60,500</td>
</tr>
<tr>
<td>80% Median Income (low-income defined by HUD)</td>
<td>39,850</td>
<td>45,500</td>
<td>51,200</td>
<td>56,900</td>
<td>61,450</td>
<td>66,000</td>
<td>70,550</td>
<td>75,100</td>
</tr>
<tr>
<td>100% Median Income*</td>
<td>48,370</td>
<td>55,280</td>
<td>62,190</td>
<td>69,100</td>
<td>74,628</td>
<td>80,156</td>
<td>85,684</td>
<td>91,212</td>
</tr>
<tr>
<td>120% Median Income*</td>
<td>58,030</td>
<td>66,320</td>
<td>74,610</td>
<td>82,900</td>
<td>89,532</td>
<td>96,164</td>
<td>102,796</td>
<td>109,428</td>
</tr>
</tbody>
</table>

* MFI figures were internally calculated and not defined directly by HUD; to be used for other program purposes only.
S.M.A.R.T. Housing™ Income Verification Sheet - Homeownership

Please submit one copy of this sheet, with income documentation attached (see below), for each S.M.A.R.T. Housing™ reasonably-priced unit. Please send to: S.M.A.R.T. Housing™, City of Austin, NHCD, PO Box 1088, Austin TX 78767; Fax# 512/974-3161.

Date ____________ Name of S.M.A.R.T. Housing™ Development __________________________________________________________________________

Address of Unit ___________________________________________________________________________ Family size is ____ persons

Date of Closing _______________ Maximum income allowable based on family size (from chart) _______________

Household residents generating income (wages and other sources)*:

Name: ___________________________ Income: __________________________
Name: ___________________________ Income: __________________________
Name: ___________________________ Income: __________________________
Name: ___________________________ Income: __________________________
Name: ___________________________ Income: __________________________

Total household income (add lines above) _____________

Monthly income (divide above total by 12) _____________

Maximum allowable monthly Principal & Interest payment5:
(Multiply monthly income by 28%) _____________

Monthly mortgage payment for unit _____________

For documentation of income, applicants must submit either:

1) an IRS 1040 form, IRS EZ 1040, or IRS transcript from the previous fiscal year; OR
2) any TWO of the following: employer letter(s), W-2 form(s), or last three pay stubs.

Additional materials eligible for consideration include:

A. Documentation of SSI, disability, retirement or similar periodic payments.
B. Proof of alimony or child support payments.
C. Profit & Loss Statement for previous quarter, showing net income from self-employment.
D. NHCD may also request bank statements to verify information as needed.

* Includes scholarships, minus tuition payments. However, non-forgivable student loans will not be counted against an applicant’s overall eligibility for reasonably-priced units.
5 Or attach proof of federal, state, or other income restrictions, and/or certificate from homebuyer counseling course.
S.M.A.R.T. Housing™ Income Verification Sheet - Rental

Please submit one copy of this sheet, with income documentation attached (see below), for each S.M.A.R.T. Housing™ reasonably-priced unit. Please send to: S.M.A.R.T. Housing™, City of Austin, NHCD, PO Box 1088, Austin TX 78767; Fax# 512/974-3161.

Date ____________Name of S.M.A.R.T. Housing™ Development __________________________

Address __________________________________________________________________________

Unit # _____________________________________________________________________________

Date lease begins _____________ Date lease ends ____________

Family size is ____ persons

Household residents generating income:

Name: ________________________ Income: ______________
Name: ________________________ Income: ______________
Name: ________________________ Income: ______________
Name: ________________________ Income: ______________
Name: ________________________ Income: ______________

Total household income (add lines above) ______________

Monthly income (divide above total by 12) ______________

Maximum monthly lease (Multiply monthly income by 28%) ______________

Monthly lease for unit ______________

For documentation of income, applicants must submit either:

1) an IRS 1040 form, IRS EZ 1040, or IRS transcript from the previous fiscal year; OR
2) any TWO of the following: employer letter(s), W-2 form(s), or last three pay stubs.

Additional materials eligible for consideration include:

A. Documentation of SSI, disability, retirement or similar periodic payments.
B. Proof of alimony or child support payments.
C. Profit & Loss Statement for previous quarter, showing net income from self-employment.
D. NHCD may also request bank statements to verify information as needed.

---

6 Some policy initiatives such as the University Neighborhood Overlay may have different income standards.
7 For all household residents, “income” includes wages, student loans/scholarships minus tuition payments, other sources.
Sample Income Verification Spreadsheet (Homeownership)

For single-family subdivisions (or condominium developments), once units begin to be completed and sold, the applicant must provide to S.M.A.R.T. Housing™ staff quarterly income information for closings. This will enable verification of the “reasonably priced” standard of S.M.A.R.T. Housing™.

Staff will provide an Income Verification Template for the applicant to complete. An example is shown below. (Please remember that, in addition, the applicant should also have completed a S.M.A.R.T. Housing™ Income Verification Sheet for each “reasonably priced” unit, with the required documentation. This sheet is also available in the S.M.A.R.T. Housing™ Guide.)

<table>
<thead>
<tr>
<th>S.M.A.R.T. HOUSING MFI DATA TEMPLATE</th>
<th>Johnson Homes</th>
<th>8/31/05 3:42 PM</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Smith Subdivision</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Address/Project Name</td>
<td>Smith Blvd</td>
<td></td>
</tr>
<tr>
<td>Street/Name</td>
<td>John St</td>
<td></td>
</tr>
<tr>
<td>Building Permit Number</td>
<td>05000597</td>
<td></td>
</tr>
<tr>
<td>Building Permit Issued Date</td>
<td>1-20-05</td>
<td></td>
</tr>
<tr>
<td>Building Permit Issued Date</td>
<td>2-20-05</td>
<td></td>
</tr>
<tr>
<td>Number of Units</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>Buyer Income</td>
<td>$10,000</td>
<td></td>
</tr>
<tr>
<td>Family Size</td>
<td>3</td>
<td></td>
</tr>
<tr>
<td>Final Sale Price</td>
<td>$124,200</td>
<td></td>
</tr>
<tr>
<td>Maximum Allowable</td>
<td>$116,200</td>
<td></td>
</tr>
<tr>
<td>Actual Monthly Payment</td>
<td>$1,050</td>
<td></td>
</tr>
<tr>
<td>80% HUD MFI</td>
<td>$7,900</td>
<td></td>
</tr>
<tr>
<td>Amount Over Under 80% MFI ($)</td>
<td>Yes</td>
<td>1/2-05</td>
</tr>
<tr>
<td>Qualifies?</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

To ensure that those mortgage companies that provide loans for income-qualified homebuyers will release the data required for the above template, the applicant may want to require a mortgage company to use a “Disclosure Authorization” form. See the next page for an example.
S.M.A.R.T. Housing™ Disclosure Authorization - Example

[To ensure that those mortgage companies that provide loans for income-qualified homebuyers will release the data required for the above template, the applicant may want to require a mortgage company to use a “disclosure authorization” form.]

Your subdivision has been approved for participation in the City of Austin’s S.M.A.R.T. (Safe, Mixed-Income, Accessible, Reasonably-Priced, Transit Oriented) Housing Policy Initiative, which is designed to stimulate the production of housing for low and moderate income residents of Austin. Through this initiative, the City of Austin provides fee waivers to developers and builders for developments that make a portion of their units “reasonably priced” (rented or sold to families who earn no more than 80% of the Austin area median family income and who spend no more than 30% of their family income on housing, or up to 35% if a household member receives City-approved homebuyer counseling).

To qualify for this initiative and offer “reasonably priced” homes under the program, ______________________________ is required to disclose certain information to the City of Austin concerning families who are purchasing homes within your S.M.A.R.T. Housing™ subdivision. Specifically, ______________________________ is required to disclose the following information so that the City of Austin may verify that ______________________________ has sold a sufficient number of units within the subdivision to those families that qualify under the S.M.A.R.T. Housing™ standards:

- Address of unit
- Family size (No. of persons)
- Income generated by these persons
- Date of closing
- Identity of persons generating income
- Total household income
- Documentation to support income:
  - Last three months of bank statements
  - Employer letter OR last three pay stubs OR last year’s W-2 or 1040 tax return
  - Financial aid statement (students), minus tuition payments (where applicable)
  - Parental support letter (students), minus tuition payments (where applicable)
- Monthly mortgage payment

_______________________________ intends to obtain most of this information through your mortgage company with your authorization. Such information will be used for the limited purpose of verifying the S.M.A.R.T. Housing™ requirements with the City of Austin and will be kept confidential except as necessary to satisfy the purposes stated above.

By signing below, you authorize your mortgage lender to release the information and documentation set forth above to ______________________________ for purpose of providing such information to the City of Austin to comply with its S.M.A.R.T. Housing™ requirements.

______________________________  _____________________________
Buyer/Borrower     Co-Buyer/Co-Borrower

Date:__________________________  Date:_________________________
Visitability Inspection Form

This form is used when inspecting single-family, duplex, or triplex S.M.A.R.T. Housing™ developments for compliance with the Visitability standards of Chapter 5-1 of the City Code, Article 3, Division 2.

INSPECTION DATE _____________ ADDRESS __________________________

BUILDER ___________________________

☐ PASS ☐ FAIL (CORRECTIONS BELOW)

INSPECTOR’S NAME ___________________________ PHONE # _____________________

__ Lack of no-step entrance (greater than 1/2 inch gap between entrance and adjacent walking surface)
__ Accessible route from a public right-of-way exceeds 200 feet (if this is the only accessible route)
__ Building entrance lacks 32 inch net clear opening
__ First floor interior doors lack 30 inch net clear opening
__ Building entrance lacks lever handle hardware
__ First floor doors lack lever handle hardware
__ First floor hallways not at least 3 feet wide
__ Hallways not level or lack ramped or beveled changes at door thresholds
__ Lack of a first floor toilet room with lateral 2 inch by 6 inch nominal blocking with a centerline 34 inches from and parallel to the floor
__ Light switch/thermostat located on first story dwelling is more than 48 inches above floor level
__ Main electrical disconnecting switch or breakers for a dwelling unit is less than 30 inches or more than 48 inches above the interior floor level, walking surface, or adjacent grade.
__ Receptacle/outlet located on the first story of a dwelling unit is less than 15 inches above the interior floor level of the dwelling.

IF the slope of the walking surface is sufficient to be considered a “ramp” (has a running slope steeper than 1 unit vertical in 20 units horizontal, or 5% slope):

__ Excessive slope of ramp (exceeds 1 in 8)
__ Required landings for ramp are not at least 3 feet by 3 feet
__ Guardrails not installed for ramps and landings located more than 30 inches above grade
__ Lack of required handrails on ramp (required when ramp slope exceeds 1 in 12)
__ Handrails are less than 34 inches above the ramp
__ Handrails are greater than 38 inches above the ramp
__ Handrails do not terminate in newel posts or safety terminals
__ Handrails adjacent to a wall lack 1 ½ inch space for grip
__ Handgrip portion of the handrail cross section is less than 1 1/4 inches or greater than 2 5/8 inches

NOTE:
1. The grade away from foundation walls shall fall a minimum of 6 inches within the first 10 feet. (IRC Section R401.3)
2. Concrete and masonry foundation walls shall extend above the finished grade adjacent to the foundation at all points a minimum of 4 inches where masonry veneer is used and a minimum of 6 inches elsewhere. (IRC Section R404.1.6)
3. Dwellings shall have a controlled method of water disposal from roofs that will collect and discharge all roof drainage to the ground surface at least 5 feet from foundation walls or to an approved drainage system. (IRC Section 801.3)
Visitability Ordinance Waiver Request Form

I am requesting a waiver of the no-step entrance and ramp requirements of Chapter 5-1 of the City Code, Article 3, Division 2 for the single-family home/duplex/triplex (circle one) located at the following address:

__________________________________________________________________.

I am making this request because my development meets the following test for Waiver Of Exterior Accessibility Regulations (indicate one):

1. **Individual Building Test** of the Fair Housing Act;
2. **Site Analysis Test** of the Fair Housing Act;
3. **National Register Historic District**; or
4. **Small Corner Lot**.

The cost for complying with the ramp or no-step entrance requirements of Chapter 5-1 of the City Code, Article 3, Division 2, would be $___________. The length of the ramp from the parking space closest to the building to the nearest building entrance would be expected to be _______ feet. The slope of the ramp would be __ in __ (____%), and this would include ___ (number) 3 foot x 3 foot landings. I am anticipating receiving $________ in fee waivers for this development and $_________ in federal and/or other City assistance (describe in attachment) for this development.

<table>
<thead>
<tr>
<th>Owner’s Name:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Owner’s Mailing Address:</td>
<td></td>
</tr>
<tr>
<td>Owner’s E-Mail Address:</td>
<td></td>
</tr>
<tr>
<td>Owner’s Phone Number:</td>
<td></td>
</tr>
<tr>
<td>Owner’s FAX Number</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Applicant’s Name:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Applicant’s Mailing Address:</td>
<td></td>
</tr>
<tr>
<td>Applicant’s E-Mail Address:</td>
<td></td>
</tr>
<tr>
<td>Applicant’s Phone Number:</td>
<td></td>
</tr>
<tr>
<td>Applicant’s FAX Number</td>
<td></td>
</tr>
</tbody>
</table>

Description of Unique Topographical Conditions:

A copy of the plans is attached.

Owner’s Signature and Date  Applicant’s Signature and Date

Please mail to: S.M.A.R.T. Housing™, City of Austin - NHCD, PO Box 1088, Austin TX 78767 (512) 974-3100 or fax (512) 974-3161.
S.M.A.R.T. Housing™ Application for Certification

DEPARTMENT OF NEIGHBORHOOD HOUSING AND COMMUNITY DEVELOPMENT

APPLICATION FOR EXEMPTION FROM PAYMENT OF CAPITAL RECOVERY FEE, DEVELOPMENT REVIEW AND INSPECTION FEES, PARKLAND DEDICATION FEE, AND CERTAIN CONSTRUCTION INSPECTION FEES

I, the undersigned duly authorized representative of _________________________________ (the “Applicant”), the owner of the proposed residential development called ________________________________ (the “Development”) and described in this S.M.A.R.T. Housing™ Application, do hereby make application to the Neighborhood Housing and Community Development Department (NHCD) as administrator of the City’s S.M.A.R.T. Housing™ Program in accordance with the program guidelines for a total of ____________ residential units to be exempted from payment of Capital Recovery Fees and other applicable fees, and I do hereby declare and represent as follows:

The Applicant intends to: Construct _________ Single-family units, and/or Construct a ________ unit Multi-family residential development to be located within the City of Austin, Texas, and desires that the City exempt the Development from payment of Capital Recovery Fees and other applicable fees in accordance with the S.M.A.R.T. Housing™ Ordinance.

The Applicant has received a copy of the S.M.A.R.T. Housing™ Guide (available at http://www.cityofaustin.org/ahfc/smart.htm) and having read this document, hereby agrees to comply with all terms of the rules including meeting the minimum Green Building standards, the Accessibility and Visitability standards required by the S.M.A.R.T. Housing™ Ordinance, and the Transit-Oriented standards.

The Applicant has submitted herewith a completed copy of the S.M.A.R.T. Housing™ Application. To the best of the Applicant's knowledge, the information contained therein is true and correct.

The Applicant, if awarded the exemptions, hereby agrees to execute a contract with NHCD for the receipt of the exemptions. The Contract will contain such provisions as are necessary to carry out the requirements of the Programmatic exemption included in the Land Development Code.

Before issuance of the Certificate of Exemption, the Applicant may be asked to execute an agreement and restrictive covenant, surety bond, deed of trust, promissory note, or other binding restriction on land use that preserves affordability in accordance with applicable requirements.

Please indicate the person who will on a regular basis provide income verification information to NHCD staff:

<table>
<thead>
<tr>
<th>Name</th>
<th>Title and Organization</th>
<th>Phone</th>
<th>Email address</th>
</tr>
</thead>
</table>

If the unit does not meet income standards or other S.M.A.R.T. Housing™ standards, the Applicant will pay the waived fees to the respective City departments due the fees, including liquidated damages up to twice the amount of fees waived to compensate the City for administrative costs incurred and any breach that results in the loss of reasonably-priced dwelling units during the affordability period.

WITNESS MY HAND THIS _____ DAY OF ____________________, 20__.

BY: (NAME OF OWNER) _________________________________________

TITLE:_____________________________________________________________
S.M.A.R.T. Housing™ Application for Certification

1. Name and contact information for the Applicant; i.e., the entity that currently has site control and will build the units for which exemption from payment of Capital Recovery Fees; development review and inspection fees; and certain subdivision construction inspection fees are requested (referred to hereinafter as the “Development”).

<table>
<thead>
<tr>
<th>Name:</th>
<th>Telephone: (office) (mobile)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Organization:</td>
<td>Fax:</td>
</tr>
<tr>
<td>Address and Zip:</td>
<td>Email:</td>
</tr>
</tbody>
</table>

2. Form of Organization of the Applicant:

___ Corporation  ___ Limited Partnership  ___ General Partnership
___ Sole Proprietor  ___ Nonprofit Corporation (list type: 501(c)_____

3. If the Applicant is a corporation, identify its officers and indicate their titles. If the Applicant is a partnership, identify its general partner or general partners (Please attach contact information for all principals). (Attachment No. 1)

4. Contact information for the representative of the Applicant, available for regular communication with staff regarding development issues, Visitability / Accessibility, Green Building compliance, etc.

<table>
<thead>
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<td>Address and Zip:</td>
<td>Email:</td>
</tr>
</tbody>
</table>

5. Attach a brief summary of prior development experience of the Applicant or its principals, indicating date of project, size of project, type of project, and location of project. If a nonprofit, include name and experience of contractor who will build the units.

(Attachment No. 2: Experience and/or track record of developer – may be omitted if Applicant has previously received exemptions under this program)

6. List of street addresses and/or description of the Development site (Please attach a legal description of the Development and, if a single-family project, a list of the lots, addresses, and Parcel ID numbers). (Attachment No. 3)

<table>
<thead>
<tr>
<th>Street #</th>
<th>Street Name (or intersection)</th>
<th>Zip Code</th>
</tr>
</thead>
</table>
7. **Does the Applicant: Presently own the Development site? No [ ] Yes [ ]**
   **Have an option on the site? No [ ] Yes [ ] expiration date ______**

Include copy of Title Commitment, Escrow Contract or other document sufficient to show site control. (Attachment No. 4). If the Applicant does not presently own the Development site, please describe any relationship that exists by virtue of common control or ownership between the Applicant and the present owner of the Development site. If none, please write “none.”

8. Anticipated buildout schedule (as applicable):

<table>
<thead>
<tr>
<th>For Single-Family Subdivisions:</th>
<th>For Multi-Family or Mixed-Use Structures:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Final subdivision plat approval: _________</td>
<td>Final subdivision plat approval: _________</td>
</tr>
<tr>
<td>Complete subdivision improvements: _________</td>
<td>Site Plan approval: _________</td>
</tr>
<tr>
<td>Phase 1: Finish (# of) _____ homes by (date) _________</td>
<td>Phase 1: Finish (# of) _____ units by (date) _________</td>
</tr>
<tr>
<td>Phase 2: Finish (# of) _____ homes by (date) _________</td>
<td>Phase 2: Finish (# of) _____ units by (date) _________</td>
</tr>
<tr>
<td>Phase 3: Finish (# of) _____ homes by (date) _________</td>
<td>Phase 3: Finish (# of) _____ units by (date) _________</td>
</tr>
</tbody>
</table>

9. **Has builder been selected? Yes [ ] No [ ] Company name________________**
   **Has architect been selected? (if needed) Yes [ ] No [ ] Company name________________**
   **Has engineer been selected? (if needed) Yes [ ] No [ ] Company name________________**

   For Single Family, will homes be: site-built ☐ manufactured ☐ or modular ☐?

   Note: Green Building standards require that units meet standards for all codes in effect in the City of Austin at the time of building permit submittal. For more information, call 512/974-6370.

10. Please attach a map or diagram indicating:
   (a) The existing legal lot(s) or parcels where the Development is proposed to be built;
   (b) The Development’s proximity to public transportation – this information is available at: [http://www.capmetro.org](http://www.capmetro.org);
   (c) If the Development is close to floodplains, pipelines, railroad tracks, or former landfill locations, the map or diagram should indicate this as well.

   (Attachment No. 5: Site Map with items listed above)

11. Will any of the following be required: ☐ Service extension ☐ 1704 determination ☐ Site Plan Approval ☐ Subdivision ☐ Annexation

12. **Is a zoning change needed? No [ ] Yes [ ]**, a change from _____ (current zoning) TO _____ (proposed zoning)

   **Note: S.M.A.R.T. Housing™ policy requires applicants seeking a zoning change to offer to meet with surrounding neighborhood associations prior to filing a zoning application. Contact S.M.A.R.T. Housing™ staff for details.**

13. Is the property in a special district? ☐ Mueller ☐ UNO ☐ VMU ☐ Rainey ☐ CBD or DMU

   **Note: Some special districts have affordability requirements in addition to S.M.A.R.T. Housing.**

14. Are you considering applying for gap financing from a NHCD/AHFC program? ☐ Yes ☐ No

   **Note: Some NHCD/AHFC federal funding sources have environmental, labor, and monitoring requirements beyond S.M.A.R.T. Housing™ requirements.**
15. Indicate any loan guarantee, Bond Financing, Issuer of Bonds, Low Income Housing Tax Credit, down payment assistance, or other subsidy for which the Applicant has received a commitment, has made – or intends to make – application. If none, please write “none.”

<table>
<thead>
<tr>
<th>Subsidy / Bond / Tax Credit Source</th>
<th>Amount</th>
<th>Fund Commitment Status</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

16. Indicate percentage and number of units to be rented or sold to moderate income (families with incomes at 80% of MFI or below), or very low income (50% of MFI or below).

___ % of the units will be sold or rented to families with income at ___ % MFI or below

___ % of the units will be sold or rented to families with income at ___ % MFI or below

___ % of the units will be sold or rented to families with income at ___ % MFI or below

(Note: Some policy initiatives such as VMU allow for a percentage of homeownership units to be sold to households with incomes above 80% MFI. Contact S.M.A.R.T. Housing™ staff for details.)

17. If some units will be reserved for persons with special needs, Section 8 families, etc., please indicate.

18. Provide details of the Development below. (If needed, attach additional pages - Attachment No. 6: Details of the Development.)

_____ Number of Houses or Units with ____ bedrooms, ____ baths, _____ sq. ft. of living area

Selling Price Range*: $________ to ________ and/or Monthly Rental Rate: $______ to ______

*For single-family or condominium units, staff recommends pricing the “reasonably-priced” homes at no more than $125,000. If selling price of reasonably-priced homes will exceed $125,000, please explain in Attachment No. 6: Details of the Development.

Please indicate any additional facilities to be included such as laundry, office or recreational facilities:

19. Applicant understands that all reasonably-priced dwellings must be occupied by an income-eligible family for a period of five years from the date of initial occupancy (or, one year for single-family homeownership units). Developments with some types of assistance or developed as part of some policy initiatives may require a longer affordability period. Applicant will provide annual documentation of income compliance for the duration of the affordability period. □ Yes

Applicant hereby submits this completed S.M.A.R.T. Housing™ Application for Certification with the required attachments to Neighborhood Housing and Community Development for consideration.

______________________________ Submitted this ______ day of ________________, 20____

Owner’s Signature

Enclosures:  
Attachment No. 1 – Contact Information for Principals  
Attachment No. 2 – Experience and Track Record of Developer/Contractor (may be omitted if Applicant has previously received exemptions under the program)  
Attachment No. 3 – Legal Description and List of Lots and Addresses  
Attachment No. 4 – Proof of Site Control  
Attachment No. 5 – Site Map  
Attachment No. 6 – Details of the Development (if necessary)
S.M.A.R.T. Housing™ Residential Completeness Check

Address: ________________________________________________________________

Name of development/S.M.A.R.T. Housing™ Applicant: ____________________________

Neighborhood Planning Area (if applicable): ______________________________________

Zoning District (i.e. SF-2, SF-3, SF-4a, etc) for this site is: ________________________

Setbacks:

- Front yard ________  ________
- Rear yard ________  ________
- Interior side yard ________  ________
- Street side yard, if applicable ________  ________

Building coverage limit ________  ________

Impervious coverage limit ________  ________

The following items are included in this submittal:

___ Completed Residential Permit Application (find at www.ci.austin.tx.us/development/bpinfo1.htm)

___ Copy of S.M.A.R.T. Housing™ Certification Letter for the development

___ Visitability Standards appear on one page of the building plans

___ Full legal description (including amended or resubdivision, section and phase number)

___ One original plot plan and 2 copies (no reduced or faxed copies) drawn to engineer’s scale showing entire lot dimensions and dimensions of all proposed buildings. **Pages no larger than 8 ½ x 14.**

___ Plot plan shows decks, balconies, exterior stairs, bay windows, overhangs, required sidewalks, all easements (as required by subdivision plat); and

- Front, street side yard, interior side yard, rear yard setbacks
- Location of storm sewer inlets (or note if none within 10’ of side property lines)
- Water meter locations
- Location of manholes, transformers, and pull boxes

___ Floor plans match plot plan (no “flipped” plans).

___ Elevations showing height dimensions of front, side, and rear.

___ Copies of any variances granted, easement releases, or any other approvals granted by City Boards, Commissions, or Council.

___ Septic system permit (if applicable), or waiver form with a copy of the Health Dept. application.

___ Documentation of a joint access agreement (if required to satisfy access requirements).

_______________________________________                                ___________________
Signature of owner/agent                                                                           Date

______________________________________________ _______________ _______________________
Forwarded to Zoning Review by S.M.A.R.T. Housing™ Time Date
**Single-Family Silt Fence Diagram**

For more information, contact the Watershed Protection and Development Review Department at 512/ 974-2278.