ORDINANCE NO.	

AN ORDINANCE OF THE CITY OF DENTON, TEXAS AMENDING THE DENTON DEVELOPMENT CODE'S LAND OCCUPANCY PROCESS; AMENDMENTS INCLUDE BUT ARE NOT LIMITED TO: TABLE 2.2-A: SUMMARY OF DEVELOPMENT REVIEW PROCEDURES AND SECTION 2.5: DEVELOPMENT PERMITS AND PROCEDURES; PROVIDING FOR A PENALTY IN THE MAXIMUM AMOUNT OF \$2,000.00 FOR VIOLATIONS THEREOF; PROVIDING A SEVERABILITY CLAUSE AND AN EFFECTIVE DATE. (DCA24-0002b)

WHEREAS, pursuant to Ordinance No. DCA18-0009q, the City Council of the City of Denton adopted the newly revised 2019 Denton Development Code, the ("DDC"); and

WHEREAS, the City desires to amend the DDC to establish a new Certificate of Land Use process to review the use of land when a building or other improvement will not be occupied to confirm that a proposal meets all zoning and development standards; and

WHEREAS, the amendments include the following:

- 1. Table 2.2-A: Summary of Development Review Procedures create a separate Certificate of Land Use procedure
- 2. Section 2.5.11: Certificate of Land Use establish a procedure for application, review, and effect of a Certificate of Land Use

WHEREAS, on March 20, 2024, the Planning and Zoning Commission, in compliance with the laws of the State of Texas, gave the requisite notices by publication, held due hearings and recommended approval [7-0] of the amendment to the Denton Development Code; and

WHEREAS, on April 16, 2024 the City Council likewise conducted a public hearing in accordance with local and state law and the City Council hereby finds that the Code amendments are consistent with the City's comprehensive plan, and the federal, state, and local law are in the best interests of the City of Denton; NOW, THEREFORE,

THE COUNCIL OF THE CITY OF DENTON HEREBY ORDAINS:

<u>SECTION 1</u>. The findings and recitations contained in the preamble of this ordinance are incorporated herein by reference and found to be true.

SECTION 2. Table 2.2-A: Summary of Development Review Procedures and Section 2.5: Development Permits and Procedures of the DDC are amended as set forth in "Exhibit A" which is attached and fully incorporated herein by reference.

SECTION 3. Any person, firm, partnership, or corporation violating any provision of this ordinance shall, upon conviction, be deemed guilty of a misdemeanor and shall be punished by a fine in a sum not exceeding \$2,000.00 for each offense. Each day that a provision of this ordinance is violated, shall constitute a separate and distinct offense.

SECTION 4. If any provision of this ordinance or the application thereof to any person or circumstance is held invalid by any court, such invalidity shall not affect the validity of the provisions or applications, and to this end the provisions of this ordinance are severable.

<u>SECTION 5.</u> That an offense committed before the effective date of this ordinance is governed by prior law and the provisions of the Denton Development Code of Ordinances, as amended, in effect when the offense was committed, and the former law is continued in effect for this purpose.

SECTION 6. In compliance with Section 2.09(c) of the Denton Charter, this ordinance shall become effective fourteen (14) days from the date of its passage, and the City Secretary is hereby directed to cause the caption of this ordinance to be published twice in the Denton Record Chronicle, a daily newspaper published in the City of Denton, Texas, within ten (10) days of the date of its passage.

The motion to approve this ordinanc	e was n	nade by		and
seconded by		, the ordinance v	was passed and a	approved by
seconded by:				
	Aye	Nay	Abstain	Absent
Mayor Gerard Hudspeth:				
Vicki Byrd, District 1:				
Brian Beck, District 2:				
Paul Meltzer, District 3:				
Joe Holland, District 4:				
Brandon Chase McGee, At Large Place 5:				
Chris Watts, At Large Place 6:				
PASSED AND APPROVED this the		day of		, 2024.
		GERARD HUDS	SPЕТН, МА Ү О	R
ATTEST: LAUREN THODEN, CITY SECRETARY				
BY:				

APPROVED AS TO LEGAL FORM: MACK REINWAND, CITY ATTORNEY

Hilary Negron 2024.04.04 15:46:53 -05'00'

EXHIBIT A

Table 2.2-A Summary of Development Review Procedures

R = Review/recommendation D = Decision A = Appeal [R/D/A] = Public hearing required

<r a="" d=""> = Public meeti</r>	> = F	Reco	mme	ended	ded ✓ = Required							
		F	ublic	C INOTICE			olication vities		Review and	Decision-Making	Bodies	
Procedure	DDC Reference	Online	Mailed	Published	Posted Sign	Pre-Appl. Conference	Citizen Participation	Development Assistance Team	Director	Planning and Zoning Commission	City Council	Zoning Board of Adjustment
DEVELOPMENT PERMITS AND I	PROCEDURES											
Zoning Compliance Plan Review	2.5.1					♦		R	D			<a>
Specific Use Permit	2.5.2	✓	✓	✓	✓	♦	♦	R	R	[R]	[D]	
Temporary Use Permit	2.5.3							At Director discretion	D			<a>
Zoning Verification Letter	2.5.4								D			<a>
Environmental Sensitive Areas (ESAs) Field Assessment	2.5.5								D		<a>	
Business Registration	2.5.8							D				
Traffic Impact Analysis	2.5.9							D		<a>		
Real Estate Application	2.5.10						♦	R	R		<d></d>	
Gas Well Development Site Plan	6.2.4							R	D			<a>
Watershed Protection Permit	6.3.9						♦	R	D			<a>
Vested Rights							Se	e Subsection 2.5.6: I	/ested Rights			
Exaction Proportionality Determination and Appeal					See	Subsect	tion 2.5.7	: Exaction Proportion	nally Determina	tion and Appeal		
Rayzor Ranch Site Plan								See Appendi	хА			
Tree Survey and Preservation/Replacement Plan					See	e paragra	ph 7.7.4E	E: Tree Survey and P	reservation/Re	placement Plan		
Certificate of Land Use	2.5.11					♦		R	D			<a>
SUBDIVISION PROCEDURES												
Administratively Approved Plat (Amending Plat, Conveyance Plat, Minor Plat, Minor Replat)	2.6.2					♦		At Director discretion	D [1]			
Preliminary Plat	2.6.3					♦	♦	R	R	<d></d>		
Final Plat	2.6.4					♦	♦	R	R	<d></d>		
Development Plat	2.6.5					♦		R	D			
Gas Well Development Plat	2.6.6							See TLGC § 212.	041 through 21	2.050		
Replat [2]	2.6.7					♦		R	R/D	D		
Vacating Plat	2.6.8	✓	✓	✓		\Diamond		R	R	<d></d>		

Table 2.2-A Summary of Development Review Procedures

R = Review/recommendation D = Decision A = Appeal [R/D/A] = Public hearing required

<R/D/A> = Public meeting required ◇ = Recommended ✓ = Required

			Public Notice Pre-Application Activities						Review and Decision-Making Bodies					
Procedure	DDC Reference	Online	Mailed	Published	Posted Sign	Pre-Appl. Conference	Citizen Participation	Development Assistance Team	Director	Planning and Zoning Commission	City Council	Zoning Board of Adjustmen		
Civil Engineerin	g Plans	2.6.9							D		<a>>			
PLAN AND DDC A	WENDMENTS													
Comprehensive Amendment	Plan	2.7.1	✓	✓	✓	✓	♦	♦	R	R	[R]	[D]		
	Мар	2.7.2	✓	✓	✓	✓	♦	♦	R	R	[R]	[D]		
Zoning Amendment	Rezone to PD	2.7.3	✓	✓	✓	✓	♦	♦	R	R	[R]	[D]		
	Text	2.7.4	✓		✓			♦	R	R	[R]	[D]		
Annexation								S	ee Subsection 2.7.5:	Annexation				
FLEXIBILITY AND I	RELIEF PROC	EDURES												
Variance		2.8.1					♦		R	R			<d></d>	
Minor Modificat	ion	2.8.2		Pursuant to application procedure warranting the request										
Appeal of Admir Decision [3]	nistrative	2.8.3	Appeal authority determined by or application type and in accordance w						ed by original rdance with this					
Alternative ESA	Plan	2.8.4	✓	✓	✓	✓	♦	♦	R	R	[R]	[D]		
Alternative Tree Preservation Pla						Se	e paragr	aph 7.7.4	F: Alternative Tree P	reservation/Re	placement Plan			
Watershed Prote Permit Relief		2.8.5								R		<d></d>	123	
Interpretations		2.8.6								D [4]			<a>	
Subdivision Vari	iance	2.8.7					♦		R	R	<d></d>	<a>		
Reasonable Accommodation	า		•	•			S	ee Substa	ation 2.8.8: Reasona	ble Accommod	lation			
Alternative Land Plan								See para	graph 7.7.3C: Altern	ative Landsca	oing			
Tree Preservation	on Relief						See	oaragrap	h 7.7.4J: Tree Preser	vation Relief P	rovisions			
Alternative Wate Sewer Systems	er and						See Su	bsection	7.6.16: Alternative V	Vater and Sew	er Facilities			
HISTORIC PRESE	RVATION PRO	CEDURES												
Certificate of Appropriateness	<u> </u>						S	ee Subse	ction 2.9.2: <i>Certifica</i>	te of Appropria	teness			

Table 2.2-A Summary of Development Review Procedures

R = Review/recommendation D = Decision A = Appeal [R/D/A] = Public hearing required

 $\langle R/D/A \rangle = Public meeting required <math>\diamond = Recommended \checkmark = Required$

		Public Notice				Pre-Application Activities		Review and Decision-Making Bodies				
Procedure	DDC Reference	Online	Mailed	Published	Posted Sign	Pre-Appl. Conference	Citizen Participation	Development Assistance Team	Director	Planning and Zoning Commission	City Council	Zoning Board of Adjustment
Historic and Conservation District Designation					S	See Subse	ction 2.9	3.3: Historic and Cons	servation District	Designation		
Historic Landmark Designation	See Subsection 2.9.4: Historic Landmark Designation											
DESIGN STANDARDS REVIEW P	ROCEDURES											
Certificate of Design Consistency - Administrative	2.10.1	~				◊		R	D		<a>	
Certificate of Consistency – Design Standards Review City Council	2.10.1	✓				◊	◊		R		[D]	

Notes:

- [1] The Director, at his or her discretion, may refer the plat to the Planning and Zoning Commission. The Director shall not disapprove an administratively approved plat but shall refer such plat to the Planning and Zoning Commission if the recommendation is denial.
- [2] Non-residential minor replats may be approved by Staff pursuant to TLGC 212.0065, as amended. The Director at their discretion may refer a minor replat to the Planning and Zoning Commission. The Director shall not disapprove a minor replat but shall refer such plat to the Planning and Zoning Commission if the recommendation is denial. See Section 2.6.7 for notification requirements and public hearing requirements by type of replat.
- [3] The appeal authority is determined based on the original approval body (i.e., if the Planning and Zoning Commission is the approval authority then the appeal authority is the City Council; if City Staff is the approval authority then the appeal authority is Zoning Board of Appeals.
- [4] The Director, City Engineer, or Building Official may make an interpretation based on the criteria in Subsection 2.8.6.

2.5.11 Certificate of Land Use

A. Purpose

The certificate of land use procedure provides a mechanism for the city to evaluate new, existing, and/or changes in the use of land to ensure compliance with applicable standards of this DDC.

B. Applicability

A certificate of land use shall be required prior to the use of land, except when a Certificate of Occupancy or Temporary Use Permit is required. The certificate of land use shall be used to confirm the proposed use is permitted as a primary use of the property or may be used to confirm the proposed use is a permitted accessory use to an established primary use of the property.

C. Certificate of Land Use Procedure

Figure 2.5-11 identifies the applicable steps from the common review procedures in Section 2.4 that apply to the review of a certificate of land use. Additions or modifications to the common review procedures are noted below.

Post-Decision Application Scheduling and Staff Review **Pre-Application** Submittal and Notice of Public Actions and Review and Activities and Action Processing Meetings/ Decision Limitations Hearings Pre-application Submit to Review and This step does This step does Appeal to Zoning conference Director decision by not apply not apply Board of optional Director Adjustment

Figure 2.5-11: Summary of Certificate of Land Use Procedure

1. Step 1: Pre-Application Activities

a. Pre-Application Conference

A pre-application conference is optional in accordance with Subsection 2.4.3.

b. Citizen Participation

Not required.

2. Step 2: Application Submittal and Processing

The certificate of land use application shall be submitted and accepted, and may be revised or withdrawn, in accordance with Subsection 2.4.4.

3. Step 3: Staff Review and Action

The Director shall review the application and/or examine the site to determine conformance with the applicable standards. The applicable standards may include, but are not limited to: zoning, platting, parking, landscaping, lighting, noise, and other standards in accordance with Subsection 2.4.5.

4. Step 4: Scheduling and Notice of Public Meetings/Hearings Not required.

5. Step 5: Review and Decision

The Director shall issue a certificate of land use, subject to any additional conditions, if the Director finds that the land use complies with the applicable provisions of this DDC and other applicable ordinances of the city in accordance with Subsection 2.4.7.

6. Step 6: Post-Decision Actions and Limitations

Post-decision actions and limitations in Subsection 2.4.8 shall apply, with the following modifications:

a. Effect of Approval

- i. A certificate of land use authorizes establishment of a particular use on land, subject to any additional conditions.
- ii. The certificate of land use shall clearly state the approved permitted use of the land and any conditions associated with that use.

b. Appeal to the Zoning Board of Adjustment

The applicant may appeal the denial, revocation, or suspension of a certificate of land use to the Zoning Board of Adjustment in accordance with Subsection 2.8.3.