

For Compliance with Mandatory
Affordable Housing (MAH)

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The Mandatory Affordable Housing Ordinance ("Ordinance") codified at Article X, Chapter 27 of the Denver Revised Municipal Code ("DRMC") and further incentives provided in the Denver Zoning Code ("DZC") and the accompanying rules and regulations, the Department of Housing Stability ("HOST") and Department of Community Planning and Development ("CPD"), oversee the approval of the Affordable Housing Plan ("Plan"). Applicants electing to provide affordable housing units on-site agree to comply with the requirements of the Ordinance, DZC, and accompanying rules and regulations. The Applicant has committed to comply with the Ordinance on the Subject Property as described in this Plan.

| I. CONTACT INFORMATION FOR APPLICANT  |   |  |  |  |
|---|---|--|--|--|
| Name:   | Phone Number:   |  |  |  |
| Email:  |   |  |  |  |
| Applicant Business Address:   | Applicant Business Name (if applicable):                            |  |  |  |
|   |   |  |  |  |
|   |   |  |  |  |
| II. CONTACT INFORMATION FOR OWNER(S)  |   |  |  |  |
| Name(s):  | Phone Number(s):  |  |  |  |
| Email(s):   | Owner(s) Address:   |  |  |  |
|   | 1   |  |  |  |
| III. PROJECT INFORMATION  |   |  |  |  |
| Legal description to be provided as a Microsoft Word attachment   | t and attached as Exhibit A   |  |  |  |
| Project Name:   | Project Record Number(s) and Type:                                  |  |  |  |
| Project Address:  |   |  |  |  |
|   | Indicate record number type (e.g., Project Master, Concept, Zoning) |  |  |  |
| City staff to fill out market area information  |   |  |  |  |
| Applicable Market Area  | Date of Market Area Determination:                                  |  |  |  |
| ☐ Typical Market Area ☐ High Market Area  |   |  |  |  |
|   |   |  |  |  |
| IV. PROJECT DETAILS   |   |  |  |  |
| Development Type Description:   |   |  |  |  |
| Is the project any of the following: ownership condos, townhomes, single/two-unit developments, or phased development?          |   |  |  |  |
| □ No □ Yes - Please attach an additional document as Exhibit C [or D], such as a site plan, identifying the specific units that |   |  |  |  |
| will be income restricted as required by this Plan as well as the specific addresses for these units if known.                  |   |  |  |  |
|   | riming of the provision of the Income Restricted Units (IRUs).      |  |  |  |



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| Project Residential Dwelling Unit Development Summar   | У   |  |  |  |
|--|---|--|--|--|
| Total Number of Dwelling Units in Project  |   |  |  |  |
| Total <b>Rental</b> Dwelling Units   | Total <b>Ownership</b> Dwelling Units   |  |  |  |
| Studio rental  | Studio ownership  |  |  |  |
| 1-bedroom rental   | 1-bedroom ownership   |  |  |  |
| 2-bedroom rental   | 2-bedroom ownership   |  |  |  |
| 3-bedroom rental   | 3-bedroom ownership   |  |  |  |
| 4-bedroom rental   | 4-bedroom ownership   |  |  |  |
| Other (specify:)   | Other (specify:)  |  |  |  |
|  |   |  |  |  |
| V. COMPLIANCE OPTIONS  |   |  |  |  |
| Per DRMC Section 27-223, Applicant shall satisfy the requirements of the Ordinance by:                       |   |  |  |  |
| Applicant to select one compliance option and complete the cor   | responding field below  |  |  |  |
| ☐ A. Providing Income Restricted Units (IRUs) On-Site (DRMC §  | 27-224)   |  |  |  |
| ☐ B. Fee-In-Lieu (DRMC § 27-225)   |   |  |  |  |
| ☐ C. Negotiated alternative (DRMC § 27-226)  |   |  |  |  |
| For High Impact Developments, Applicant to coordinate with HOST for High Impact Development Compliance Plan. |   |  |  |  |
| A. PROVIDING IRUS ON-SITE PER DRMC § 27-224  |   |  |  |  |
| Applicant to select one compliance option for appropriate ma   | rket area   |  |  |  |
| High Market Area Build On-site Options   | Typical Market Area Build On-site Options   |  |  |  |
| ☐ High Market Area Baseline – Option 1 (H-1B)  10% of dwelling units at 60% AMI rental or 80% AMI            | ☐ Typical Market Area Baseline – Option 1 (T-1B)  8% of dwelling units at 60% AMI rental or 80% AMI |  |  |  |
| ownership  ☐ High Market Area Baseline – Option 2 (H-2B)   | ownership  ☐ Typical Market Area Baseline – Option 2 (T-2B)   |  |  |  |
| 15% of dwelling units averaging 70% AMI rental or 90% AMI ownership  | 12% of dwelling units averaging 70% AMI rental or 90% AMI ownership                                 |  |  |  |
| ☐ High Market Area Enhanced – Option 1 (H-1E)  | ☐ Typical Market Area Enhanced – Option 1 (T-1E)  |  |  |  |
| 12% of dwelling units at 60% AMI rental or 80% AMI ownership   | 10% of dwelling units at 60% AMI rental or 80% AMI ownership  |  |  |  |
| ☐ High Market Area Enhanced – Option 2 (H-2E)  | ☐ Typical Market Area Enhanced – Option 2 (T-2E)  |  |  |  |
| 18% of dwelling units averaging 70% AMI rental or<br>90% AMI ownership                                       | 15% of dwelling units averaging 70% AMI rental or 90% AMI ownership                                 |  |  |  |



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| B. FEE-IN-LIEU PER DRMC § 27-225  |
|---|
| Applicant to select the percent of IRUs to be used for the fee calculation based on market area. No incentives are available if fee-in-lieu compliance option is selected. Fee-in-lieu shall be paid prior to issuance of building permit.  \[ \] 10% of total dwelling units in a High Market Area – Rental Development  \[ \] 10% of total dwelling units in a High Market Area – Ownership Development  \[ \] 8% of total dwelling units in a Typical Market Area – Townhouses  \[ \] 8% of total dwelling units in a Typical Market Area – Ownership development, dwelling units other than townhouses  \[ \] 8% of total dwelling units in a Typical Market Area – Rental development up to 7 stories  \[ \] 8% of total dwelling units in a Typical Market Area – Rental development of 8 or more stories  \[ \] 88 ased on the percentage selected above, number of units for fee-in-lieu multiplier  Is the subject property in an Area Vulnerable to Displacement as defined in DRMC Section 27-220(b) and found online?  \[ \] Yes \[ \] No |
| C. NEGOTIATED ALTERNATIVE PER DRMC § 27-226   |
|   |
|   |
| VI. REQUIRED INCOME RESTRICTED UNITS (ONLY APPLICABLE FOR COMPLIANCE OPTIONS A AND C)  Per compliance option selected above in alignment with DRMC § 27-223 or DRMC § 27-226  |
| Per compliance option selected above in diigniment with Drivic 9 27-223 of Drivic 9 27-228  Percent of total units to be income restricted  |
| Number of units to be income restricted   |
| Maximum AMI for all income restricted units or an effective average of AMI  |
| Unit Mix of Income Restricted Units   |
| Studio  |
| 1-bedroom   |
| 2-bedroom   |
| 3-bedroom   |
| 4-bedroom   |
| Other (specify:)  |





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| VII. ELIGIBLE INCENTIVES  |
|---|
| For city staff to fill out based on compliance option selected.   |
| Baseline Incentives per DRMC § 27-224(b)  |
| ☐ Commercial or residential construction permit fee reduction   |
| $\square$ Reduced minimum vehicle parking per Article 10 of the Denver Zoning Code  |
| $\square$ Commercial, sales, service and repair use street-level exemption to the linkage fee   |
| Enhanced Incentives per DRMC § 27-224(c)  |
| ☐ Height or floor area increase per Article 10 of the Denver Zoning Code  |
| $\square$ Vehicle parking exemption per Article 10 of the Denver Zoning Code  |
| Note: Zoning incentives include additional standards that may limit applicability and therefore will be reviewed by CPD staff for zoning compliance and full eligibility. |

#### **VIII. MINIMUM STANDARDS FOR IRUS**

All IRUs shall meet the minimum standards per DRMC § 27-224(f) and associated rules and regulations and summarized below:

- A. IRUs shall be maintained as affordable for a minimum term of 99-years per DRMC §27-224(f)(1).
- B. The IRUs must be functionally equivalent in construction and appearance to the other dwelling units per DRMC §27-224(f)(2)(ii).
- C. The unit mix of IRUs must align with the proportionate mix of the market rate units per DRMC §27-224 (f)(2)(iii).
- D. IRUs shall be offered for sale or rent in accordance with the AMI limits per the DRMC and the rules and regulations.
- E. During initial leasing or continued leasing of IRUs, and during the initial offering or resale of IRUs, Applicants must make a good faith effort to market to eligible households. Applicants should refer to HOST's Equitable Fair Marketing Policies and Procedures in accordance with the requirements of the rules and regulations.

#### **IX. COVENANTS**

**Rental projects**: As a condition of the issuance of the first certificate of occupancy on the Subject Property for any building that contains IRUs, Applicant will record a Covenant in substantially similar form to that attached to this Plan as **Exhibit B**; AND/OR

**For sale projects**: Applicant agrees that prior to the recordation of a [condominium declaration (for multifamily developments) OR final subdivision plat] for any building on the Subject Property that contains IRUs, Applicant will record a Covenant in substantially similar form to that attached to this Plan as **Exhibit B [or C]**.

Note: The requirement to record a Rental Covenant will not apply to any structure providing for-rent IRUs meeting the requirements of the Plan that is financed by any combination of tax-exempt private activity bonds, or tax credits to incentivize the development of affordable housing, and that is restricted by law, contract, deed, covenant, or any other legally enforceable instrument.





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#### X. ELECTRONIC SIGNATURE

Applicant consents to the use of electronic signatures by the City. The Plan may be signed electronically by the City in the manner specified by the City. Applicant agrees not to deny the legal effect or enforceability of the Plan solely because it is in electronic form or because an electronic record was used in its formation. Applicant agrees not to object to the admissibility of the Plan in the form of an electronic record, or a paper copy of an electronic document, or a paper copy of a document bearing an electronic signature, on the ground that it is an electronic record or electronic signature or that it is not in its original form or is not an original.

NOTE: Do not execute with a signature until city staff has reviewed and initially approved.

| XI. APPLICANT APPROVAL   |           |      |  |  |
|--|-----------|------|--|--|
| I, the undersigned, being the Applicant, or a duly authorized agent of the Applicant, hereby certify that the information provided above, to my actual knowledge, is true and correct. I agree to construct or cause the construction of the Income Restricted Units in compliance with the plans, requirements, terms and conditions set forth in this Plan, Ordinance, and accompanying rules and regulations. I acknowledge I will be unable to receive a Site Development Plan (or relevant) approval until the Affordable Housing Plan is approved.   |           |      |  |  |
| Print Name   | Signature | Date |  |  |
|  |           |      |  |  |
| XII. OWNER APPROVAL  |           |      |  |  |
| I, the undersigned, being the Owner, hereby certify that the information provided above, to my actual knowledge, is true and correct. I agree to construct or cause the construction of the Income Restricted Units in compliance with the plans, requirements, terms and conditions set forth in this Plan, Ordinance, and accompanying rules and regulations. I acknowledge I will be unable to receive a Site Development Plan (or relevant) approval until the Affordable Housing Plan is approved.  If there is more than one owner, please provide a supplemental signature page as an exhibit to this Plan. |           |      |  |  |
| Print Name   | Signature | Date |  |  |
|  |           |      |  |  |
| XIII. HOST APPROVAL  |           |      |  |  |
|  |           |      |  |  |
| Department of Housing Stability – Print Name   | Signature | Date |  |  |





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# EXHIBIT A LEGAL DESCRIPTION





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#### **EXHIBIT B**

**FORM COVENANT** 





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#### **EXHIBIT C**

**SITE PLAN (IF APPLICABLE)** 

