ORDINANCE 22-09
TO AMEND TITLE 20 (UNIFIED DEVELOPMENT ORDINANCE)
OF THE BLOOMINGTON MUNICIPAL CODE –
Re: Technical Corrections Set Forth in BMC 20.03

WHEREAS, the Common Council, by its Resolution 18-01, approved a new Comprehensive Plan for the City of Bloomington, which took effect on March 21, 2018; and

WHEREAS, thereafter the Plan Commission initiated and prepared a proposal to repeal and replace Title 20 of the Bloomington Municipal Code, entitled “Unified Development Ordinance” (“UDO”); and

WHEREAS, on December 18, 2019 the Common Council passed Ordinance 19-24, to repeal and replace the UDO; and

WHEREAS, on January 14, 2020 the Mayor signed and approved Ordinance 19-24; and

WHEREAS, on April 15, 2020, the Common Council passed Ordinance 20-07 and Ordinance 20-08; and

WHEREAS, on April 18, 2020, the Unified Development Ordinance became effective; and

WHEREAS, on March 14, 2022, the Plan Commission voted to favorably recommend this amendment proposal to the Common Council, after providing notice and holding public hearings on the proposal as required by law; and

WHEREAS, the Plan Commission certified this amendment proposal to the Common Council on March 23, 2022; and

WHEREAS, in preparing and considering this proposal, the Plan Commission and Common Council have paid reasonable regard to:
   1) the Comprehensive Plan;
   2) current conditions and character of current structures and uses in each district;
   3) the most desirable use for which land in each district is adapted;
   4) the conservation of property values throughout the jurisdiction; and
   5) responsible development and growth; and

NOW, THEREFORE, BE IT HEREBY ORDAINED BY THE COMMON COUNCIL OF THE CITY OF BLOOMINGTON, MONROE COUNTY, INDIANA, THAT:

SECTION I. Title 20 of the Bloomington Municipal Code, entitled “Unified Development Ordinance”, is amended.

SECTION II. An amended Title 20, entitled “Unified Development Ordinance”, including other materials that are incorporated therein by reference, is hereby adopted. Said replacement ordinance consists of the following documents which are attached hereto and incorporated herein:
   1. The Proposal forwarded to the Common Council by the Plan Commission with a favorable recommendation, consisting of:
      (A) ZO-11-22 (“Attachment A”)
      (B) Any Council amendments thereto (“Attachment B”)

SECTION III. The Clerk of the City is hereby authorized and directed to oversee the process of consolidating all of the documents referenced in Section II into a single text document for codification.

SECTION IV. Severability. If any section, sentence, or provision of this ordinance, or the application thereof to any person or circumstances shall be declared invalid, such invalidity shall not affect any of the other sections, sentences, provisions, or applications of this ordinance which can be given effect without the invalid provision or application, and to this end the provisions of this ordinance are declared to be severable.
SECTION V. This ordinance shall be in full force and effect from and after its passage by the Common Council and approval by the Mayor.

PASSED AND ADOPTED by the Common Council of the City of Bloomington, Monroe County, Indiana, upon this 18 day of May, 2022.

ATTEST:

NICOLE BOLDEN, Clerk
City of Bloomington

PRESENTED by me to Mayor of the City of Bloomington, Monroe County, Indiana, upon this 22nd day of June, 2022.

NICOLE BOLDEN, Clerk
City of Bloomington

SIGNED AND APPROVED by me upon this 22nd day of June, 2022.

JOHN HAMILTON, Mayor
City of Bloomington

SYNOPSIS

This petition contains amendments related to use regulations in the UDO. These amendments add, remove, or edit existing text to clarify and amend standards. There are 8 amendments identified.

Note: At the May 18, 2022 Regular Session, the Council adopted the following amendments:

• AM 01 – Correcting grammatical errors in the ordinance.

Distributed to: Clerk, Council, Legal, Mayor, Planning and Transportation
****REPORT TO THE COMMON COUNCIL****

In accordance with Indiana Code 36-7-4-606(g), I hereby file this Report to the Common Council of the action of the Plan Commission in regard to Ordinance 22-09. Ordinance 22-09 amended regulations in the City’s Unified Development Ordinance as amended by the Common Council and was accompanied by the amendments and a statement of reasons for those amendments. I certify that the Plan Commission considered the aforementioned materials via Case Number ZO-11-22 and approved the Unified Development Ordinance as amended by a 7-0 vote at a public meeting on June 13, 2022.

Date: June 21, 2022

Scott Robinson, Secretary
Plan Commission

Received by the Common Council Office this 21st day of June, 2022.

Nicole Bolden, City Clerk
May 20, 2022

City of Bloomington Plan Commission
401 North Morton Street, Room 160
P.O. Box 100
Bloomington, IN 47402

Dear Plan Commissioners,

This letter is being written pursuant to I.C. 36-7-4-607(e), which requires the Council, in the event it amends a proposal to amend the text of the City’s zoning ordinance, to return the proposal and the amendment(s) to the Plan Commission, with a statement of reasons for the amendment(s). On March 23, 2022, the Common Council received certification of the Plan Commission’s action on the proposal to amend certain provisions of the Unified Development Ordinance, which came forward as Ordinance 22-09 - To Amend Title 20 (Unified Development Ordinance) of the Bloomington Municipal Code – Re: Technical Corrections Set Forth in BMC 20.03.

At a Regular Session on May 18, 2022, after having met in Committee of the Whole on May 11, 2022, the Common Council approved Ordinance 22-09 by a vote of 9-0, with one amendment. Attached to this correspondence are copies of the following records:

- Ordinance 22-09, signed by the Council President;
- Attachment A to Ord 22-09, consisting of ZO-11-22, the proposal forwarded to the Council by the Plan Commission;
- Attachment B to Ord 22-09, consisting of Council amendments to ZO-11-22, which includes:
  - Amendment 01, including a written statement of the reasons for the amendment.

The Council extends its deep appreciation for the work of the Plan Commissioners and staff on Ordinance 22-09 and is looking forward to your response to these proposed amendments. Please forward any questions to your staff and your attorney, Mike Rouker.

Sincerely,

Susan Sandberg, President
Bloomington Common Council
In accordance with IC 36-7-4-604 I hereby certify that the attached Ordinance Number 22-09 is a true and complete copy of Plan Commission Case Number ZO-11-22 which was given a recommendation of approval by a vote of 6 Ayes, 0 Nays, and 0 Abstentions by the Bloomington City Plan Commission at a public hearing held on March 14, 2022.

Date: March 23, 2022

Scott Robinson, Secretary
Plan Commission

Received by the Common Council Office this 23rd day of March, 2022.

Nicole Bolden, City Clerk

<table>
<thead>
<tr>
<th>Appropriation Ordinance #</th>
<th>Fiscal Impact Statement Ordinance #</th>
<th>Resolution #</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Type of Legislation:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Appropriation</td>
</tr>
<tr>
<td>Budget Transfer</td>
</tr>
<tr>
<td>Salary Change</td>
</tr>
<tr>
<td>Zoning Change</td>
</tr>
<tr>
<td>New Fees</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>End of Program</th>
</tr>
</thead>
<tbody>
<tr>
<td>New Program</td>
</tr>
<tr>
<td>Bonding</td>
</tr>
<tr>
<td>Investments</td>
</tr>
<tr>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Penalties Ordinance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grant Approval</td>
</tr>
<tr>
<td>Administrative</td>
</tr>
<tr>
<td>Change</td>
</tr>
<tr>
<td>Short-Term Borrowing</td>
</tr>
<tr>
<td>Other</td>
</tr>
</tbody>
</table>

If the legislation directly affects City funds, the following must be completed by the City Controller:

<table>
<thead>
<tr>
<th>Cause of Request:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Planned Expenditure</td>
</tr>
<tr>
<td>Unforeseen Need</td>
</tr>
<tr>
<td>Emergency</td>
</tr>
<tr>
<td>Other</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Funds Affected by Request:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fund(s) Affected</td>
</tr>
<tr>
<td>Fund Balance as of January 1</td>
</tr>
<tr>
<td>Revenue to Date</td>
</tr>
<tr>
<td>Revenue Expected for Rest of year</td>
</tr>
<tr>
<td>Appropriations to Date</td>
</tr>
<tr>
<td>Unappropriated Balance</td>
</tr>
<tr>
<td>Effect of Proposed Legislation (+/-)</td>
</tr>
<tr>
<td>Projected Balance</td>
</tr>
</tbody>
</table>

Signature of Controller

Will the legislation have a major impact on existing City appropriations, fiscal liability or revenues?

Yes ______ No ______ XX ______

If the legislation will not have a major fiscal impact, explain briefly the reason for your conclusion.

Approval of case ZO-11-22 amends the 2021 Unified Development Ordinance (UDO), by adding, removing, and editing existing text to clarify and amend standards, by the Bloomington Plan Commission. This ordinance is in accordance with Indiana Code 36-7-4-600.

If the legislation will have a major fiscal impact, explain briefly what the effect on City costs and revenues will be and include factors which could lead to significant additional expenditures in the future. Be as specific as possible. (Continue on second sheet if necessary.)
Case # ZO-11-22 Memo

To: Bloomington Common Council
From: Bloomington Plan Commission
Jackie Scanlan, AICP Development Services Manager
Date: March 23, 2022
Re: Text Amendments to Unified Development Ordinance

The Plan Commission heard case ZO-11-22 on March 14, 2022 and voted to send the petition to the Common Council with a positive recommendation with a vote of 6-0.

The Planning and Transportation Department proposes its annual update and amendment to the Unified Development Ordinance (UDO), Title 20 of the Bloomington Municipal Code.

The last UDO Update process was completed in the Spring of 2021, with the final text amendment Ordinance becoming effective in July 2021. That update was the culmination of the much larger effort to update the UDO and Zoning Map that began with the Comprehensive Plan update in 2018. This update is a smaller scale and regular maintenance of the code. Staff utilizes the UDO every day in our interactions with the public and other Departments, and has identified portions of the code that contain errors or that may benefit from amendment. No changes to proposed uses or zoning districts are included in this update.

The proposal is divided into four (4) petitions. One petition is discussed below:

1. ZO-11-22 | Chapter 3: Use Regulations

ZO-11-22 | Chapter 3: Use Regulations
This petition contains amendments related to uses allowed in the code. The amendments largely deal with adjusting building floor plate maximums for multifamily and student housing or dormitory uses. The amendments lower the by-right size for those uses in particular districts, as well as adjusting when the incentives for affordable housing and sustainable housing amend those size restrictions. The amendments increase the separation requirements for student housing or dormitory uses in a number of districts, which can be amended with incentive use. The amendments propose architectural requirements for parking garages. The amendments propose to allow interior connection from the primary residential use and an attached accessory dwelling unit. There are 8 amendments identified. The changes are necessary for various reasons. The bulk of the changes are needed in order to recalibrate the existing parameters from student housing or dormitory and some multifamily buildings in order to encourage more workforce, affordable, and sustainable development. The parking garage requirements will ensure that developers understand the design parameters before attempting the use, and allow the City to gain architectural design that is similar to non-parking garage design when such a use cannot be...
wrapped by commercial or residential. The ADU change is intended to ease aging-in-place options.
20.03.030 Use-Specific Standards

1. Roof pitch;
2. Front porch width and depth;
3. Front building setback; and
4. Vehicle parking access (i.e., front-, side-, or rear-access garage or parking area).

iii. In the R4 zoning district, no triplex dwelling structure shall contain more than nine bedrooms total, and no fourplex dwelling structure shall contain more than 12 bedrooms total.

iv. Each individual dwelling unit shall have separate utility meters.

(5) Dwelling, Multifamily

(A) Ground Floor Parking
Any portions within the ground floor of a structure used for vehicular parking shall be located at least 20 feet behind the building façade facing a public street. If there are multiple primary buildings on a site, this requirement only applies to the building closest to a public street.

(B) Size
In the MN and R4 zoning districts, no more than eight multifamily dwelling units shall be constructed on one single lot or parcel.

(C) Building Floor Plate
Buildings with more than 20 dwelling units cannot have a floor plate larger than 10,000 square feet. Buildings that utilize either the affordable housing or sustainable incentive shall be allowed a maximum of 15,000 square feet per qualified building. Buildings that utilize both the affordable housing and sustainable incentives shall be allowed a maximum of 30,000 square feet per qualified building.

(D) Ground Floor Units
i. Ground floor dwelling units shall be prohibited in the MD-ST (Showers Technology) and MD-CS (Courthouse Square) Downtown Character Overlays, and the ME zoning district.

   In the MD zoning district, each dwelling unit located on the ground floor shall be located at least 20 feet behind each building façade facing a public street.

(6) Dwelling, Live/Work

(A) The residential unit shall be located above or behind the nonresidential areas of the structure.

(B) The residential living space shall be occupied by the owner of the commercial or manufacturing activity or the owner’s employee, including that person’s household.

(C) The resident owner or employee is responsible for the commercial or manufacturing activity performed.

(D) In the R4, RM, and RH zoning districts, the commercial activity area shall not exceed 50 percent of the gross floor area of the unit.

(E) Signs are limited to not more than two internally illuminated wall or window signs not exceeding 10 square feet in total area.

(F) The work activities shall not adversely impact the public health, safety, or welfare of adjacent properties.
(E) Where minimum spacing is required by subsections (C) and (D) above, the distance shall be measured from the nearest property line of the property from which spacing is required to the nearest property line on which the group home will be located, using a straight line, without regard to intervening structures or public rights-of-way.

(12) Residential Rooming House

(A) No residential rooming house shall contain more than four bedrooms, not including the living space occupied by the residential rooming house owner.

(B) No bedroom occupied by a person other than the residential rooming house owner shall be rented for a period of less than 30 consecutive days.

(13) Student Housing or Dormitory

(A) Ground Floor Parking

All portions within the ground floor of a structure used for vehicular parking shall be located at least 20 feet behind the building façade facing a public street. If there are multiple primary buildings on a site, this requirement only applies to the building closest to a public street.

(B) Location

In the RM, RH, MN, MM, MC, and MI zoning districts, each student housing or dormitory use shall be separated from any other student housing or dormitory use:

i. By at least 300.00 feet, as measured between the closest points on the two lots containing the student housing or dormitory uses, and

ii. By at least 300.00 feet, as measured between the closest points of two or more residential or mixed use structures within one lot containing the student housing or dormitory use.

However, if either the affordable housing incentive codified at Section 20.04.110(c) or the sustainable development incentive codified at Section 20.04.110(d) has been earned, only the requirements of 20.03.030(b)(13)(A)(i) apply to each student housing or dormitory use in the RM, RH, MN, MM, MC, and MI zoning districts. If both the affordable housing incentive codified at Section 20.04.110(c) and the sustainable development incentive codified at Section 20.04.110(d) have been earned, the separation requirements of this section do not apply to each student housing or dormitory use in the RM, RH, MN, MM, MC, and MI zoning districts.

(C) Building Floor Plate

i. In the MN zoning district, the maximum building floor plate for a student housing or dormitory use shall be 5,000.00 square feet per building, pursuant to the measurement standards in Section 20.04.020(g) (Building Floor Plate). However if either the affordable housing incentive codified at Section 20.04.110(c) or the sustainable development incentive codified at Section 20.04.110(d) has been earned, the maximum building floor plate for a student housing or dormitory use in the MN zoning district shall be 3,000.00 square feet per building, pursuant to the measurement standards in Section 20.04.020(g).

If both the affordable housing incentive codified at Section 20.04.110(c) and the sustainable development incentive codified at Section 20.04.110(d) has been earned, the maximum building floor plate of a student housing or dormitory use shall be 5,000 square feet per building.
ii. In the RM and MD zoning districts, the maximum building floor plate for a student housing or dormitory use shall be 5,000-3,000 square feet per building, pursuant to the measurement standards in Section 20.04.020(g) (Building Floor Plate). However if either the affordable housing incentive codified at Section 20.04.110(c) or the sustainable development incentive codified at Section 20.04.110(d) has been earned, the maximum building floor plate for a student housing or dormitory use in the RM and MD zoning districts shall be 40,000-5,000 square feet per building, pursuant to the measurement standards in Section 20.04.020(g). If both the affordable housing incentive codified at Section 20.04.110(c) and the sustainable development incentive codified at Section 20.04.110(d) have been earned, the maximum building floor plate of a student housing or dormitory use shall be 10,000 square feet per building.

iii. In the RH, MM, MC, and MI zoning districts, the maximum building floor plate for a student housing or dormitory use shall be 10,000-5,000 square feet per building, pursuant to the measurement standards in Section 20.04.020(g) (Building Floor Plate). However if either the affordable housing incentive codified at Section 20.04.110(c) or the sustainable development incentive codified at Section 20.04.110(d) has been earned, the maximum building floor plate for a student housing or dormitory use in the RH, MM, MC, and MI zoning districts shall be 20,000-8,000 square feet per building, pursuant to the measurement standards in Section 20.04.020(g). If both the affordable housing incentive codified at Section 20.04.110(c) and the sustainable development incentive codified at Section 20.04.110(d) have been earned, the maximum building floor plate of a student housing or dormitory use shall be 20,000 square feet per building.

iv. In the MS zoning district, the maximum building floor plate for a student housing or dormitory use shall be 10,000-5,000 square feet per building, pursuant to the measurement standards in Section 20.04.020(g) (Building Floor Plate). However if either the affordable housing incentive codified at Section 20.04.110(c) or the sustainable development incentive codified at Section 20.04.110(d) has been earned, the maximum building floor plate for a student housing or dormitory use shall be 14,000 square feet per building, pursuant to the measurement standards in Section 20.04.020(g). In the MS zoning district, if both the affordable housing incentive codified at Section 20.04.110(c) and the sustainable development incentive codified at Section 20.04.110(d) have been earned, there shall be no maximum building floor plate per building in the MS zoning district.

(D) Building Height

i. In the RH zoning district, the maximum building height for a student housing or dormitory use shall be three stories, not to exceed 40 feet, except as necessary to accommodate additional height earned through the affordable housing incentive in Section 20.04.110(c).

ii. In the MD-DC character area, the maximum building height for a student housing or dormitory use shall not exceed 40 feet.

iii. In the MD-CS, MD-UV, MD-DE, MD-DG, and MD-ST Downtown Character Overlays, the maximum building height for a student housing or dormitory use shall not exceed 30 feet.
(13) Equipment Sales and Rental
   (A) Outdoor display of equipment for sale or rental shall only be permitted in the MC and EM zoning districts.
   (B) In the MC zoning district, all outdoor display of merchandise shall be contained on an improved surface such as asphalt, concrete, or pavers.
   (C) Any outdoor display area shall not block ADA-accessible parking areas, parking lot access aisles, or sidewalk areas, and shall not reduce the number of parking spaces below any minimum requirement for the use in this UDO.

(14) Vehicle Fuel Station
   (A) In the MM, MD, and ME zoning districts, the use shall be limited to a total of four metered fuel dispenser units. For the purpose of this section, each hose shall count as one fuel dispenser unit.
   (B) In the MM, MD, and ME zoning districts, major overhaul, body and fender work, upholstering, welding and spray painting shall be prohibited as an accessory use of a vehicle fuel station.
   (C) In the MM, MD, MC, and ME zoning districts, all activities other than vehicle fueling shall be conducted within a completely enclosed building.
   (D) In the MM, MD, MC, and ME zoning districts, no outdoor storage of automobile parts, discarded tires, or similar materials shall be permitted.
   (E) Outdoor storage of more than three wrecked or temporarily inoperable vehicles awaiting repairs shall be prohibited.
   (F) In the ME zoning district:
      i. All structures including fuel canopies shall be similar in appearance to the surrounding development with respect to architectural style, color, and materials;
      ii. Fuel canopies shall be located to the side or rear of properties to minimize visual impact from public streets; and
      iii. At least 50 percent of the total number of dispenser units shall provide alternative fuels including, but not limited to biodiesel, electricity, majority ethanol blend, hydrogen or natural gas.

(15) Vehicle Impound Storage
   Vehicle impound storage lots shall be screened with a solid fence or wall at between eight and 10 feet in height and shall provide at least one tree and three shrubs per 10 linear feet of fencing to minimize the visual impact of the use on surrounding properties, public streets, and public open spaces. Required plantings shall be located on the side of the fence closest to abutting properties.

(16) Vehicle Parking Garage
   A. In the MD-CS, MD-DC, MD-UV, MD-DG, and MD-ST Downtown Character Overlays, a freestanding primary use vehicle parking garage, or a parking garage that is attached to but not located within the building envelope of a structure containing another primary use shall require conditional use permit approval pursuant to Section 20.06.050(b) (Conditional Use Permit).
   B. In all districts, if exterior facades of a parking garage structure are not covered with residential or commercial spaces, then the following design elements shall all be included:
20.03.030 Use-Specific Standards

a. Exterior facades shall utilize a punched-out window design with a minimum of 2' solid space between openings and defined lentils and sills that utilize different finishing material than adjacent facade.

b. The building shall be designed so that the presence of parked vehicles is not visible.

c. A minimum of one pedestrian entrance with required entrance detailing is required per street frontage.

d. A minimum of 25% of each facade facing a public street shall incorporate public art, planter boxes, or similar elements.

(17) Vehicle Repair, Major or Minor

(A) All major overhaul, body and fender work, upholstering and welding, and spray painting shall be conducted within a completely enclosed building.

(B) No outdoor storage of automobile parts, discarded tires, or similar materials shall be permitted.

(C) Outdoor storage of more than three wrecked or temporarily inoperable vehicles awaiting repairs shall be prohibited.

(18) Vehicle Wash

Where a car wash facility is located adjacent to a Residential zoning district, the following restrictions shall apply:

(A) The hours of operation for automated car wash facilities shall be limited to between 7:00 a.m. and 10:00 p.m.

(B) Automated audio warnings (e.g., beepers), instructions and other audio recordings associated with the car wash facility are not permitted.

(e) Employment Uses

(1) Storage, Outdoor

(A) Parking of Vehicles

All outdoor parking of vehicles in all zoning districts shall comply with the following standards:

i. Vehicles and trailers shall not be stored or parked on an unimproved surface.

ii. Stored or parked vehicles shall not block, impede, or otherwise encroach upon a sidewalk.

iii. Stored or parked vehicles shall not be used for other purposes, including, but not limited to, living quarters, or storage of materials.

(B) Screening

Primary use outdoor storage yards shall be screened with a solid fence or wall at between eight and ten feet in height and shall provide at least one tree and three shrubs per 10 linear feet of fencing to minimize the visual impact of the use on surrounding properties, public streets, and public open spaces. Required plantings shall be located on the side of the fence closest to abutting properties.

(C) Prohibited Storage Materials

In all zoning districts where this use is allowed, except for the M1 zoning district, outdoor storage of equipment, materials, waste or scrap materials, and pallets is prohibited.
(5) Dwelling, Accessory Unit

(A) Purpose
These accessory dwelling unit ("ADU") standards are intended to permit the creation of legal ADUs that are compatible with residential neighborhoods while also adding housing options for the City’s workforce, seniors, families with changing needs, and others for whom ADUs present an affordable housing option.

(B) Generally
i. This use shall be accessory to a single-family or duplex dwelling that is the principal use on the same lot or parcel.
ii. Not more than one ADU may be located on one lot.
iii. ADUs shall not contain more than two bedrooms.
iv. No more than one family, as defined in Chapter 20.07: (Definitions), shall reside in one accessory dwelling unit; provided, however, that units lawfully in existence prior to the effective date of the ordinance from which this section derives where the number of residents located in one accessory dwelling unit lawfully exceed that provided by the definition of family in Chapter 20.07: (Definitions), may continue to be occupied by the same number of persons as occupied the accessory dwelling unit on that effective date.

For purposes of this section, attached ADUs with internal access that were approved under this ordinance shall be considered one dwelling unit.
ix. A request for an ADU shall be required to submit a separate site plan petition with the Planning and Transportation Department.

(C) Utilities
All ADUs shall be connected to the public water main and sanitary sewer that are adjacent to the property on which the ADU is located, per City of Bloomington Utilities’ Rules and Regulations or Construction Specifications. Where water or sanitary sewer mains are not adjacent to the property and the primary dwelling on the lot uses a septic system, the ADU may use the septic system in compliance with Monroe County Health Department Standards.

(D) Standards for Attached ADUs
i. The maximum square footage of any attached ADU shall be 840 square feet.
ii. The maximum height of any attached ADU shall be the same as that applicable to the primary dwelling structure in the zoning district where the ADU is located.
iii. Each ADU shall be set back from each property line by at least the same setback distance applicable to the primary dwelling structure in the zoning district where the ADU is located.

(E) Standards for Detached ADUs
Detached ADUs shall meet the architectural and foundation requirements for a single-family dwelling within the applicable zoning district as found in Section 20.04.070(d)(3) (Residential).

i. The maximum gross floor area of the detached ADU portion of any accessory structure shall be 840 square feet or the maximum square footage allowed for accessory structures permitted by Section 20.03.030(g) (Accessory Uses and Structures), whichever is less.
ii. The detached ADU shall not exceed 25 feet in height.
<table>
<thead>
<tr>
<th>Citation</th>
<th>Current Language</th>
<th>Proposed Language</th>
<th>Synopsis</th>
</tr>
</thead>
<tbody>
<tr>
<td>70</td>
<td>20.03.030(b)(13)(C)(I) 20.04.020(g).</td>
<td>20.03.030(b)(13)(C)(II) use shall be 10,000 square feet per building.</td>
<td>In the RM zoning district, the maximum building floor plate for a student housing or dormitory use shall be 10,000 square feet per building, except for student housing on a single family plot, pursuant to the measurement standards in Section 20.04.020(g). If both the affordable housing incentive codified at Section 20.04.110(c) or the sustainable development incentive codified at Section 20.04.110(d) have been earned, the maximum building floor plate for a student housing or dormitory use shall be 10,000 square feet per building.</td>
</tr>
<tr>
<td>71</td>
<td>20.03.030(b)(13)(C)(IV) the MS zoning district.</td>
<td>In the MS zoning district, the maximum building floor plate for a student housing or dormitory use shall be 14,000 square feet. If both the affordable housing incentive codified at Section 20.04.110(c) and the sustainable development incentive codified at Section 20.04.110(d) have been earned, the maximum building floor plate for a student housing or dormitory use shall be 14,000 square feet per building.</td>
<td>In the MS zoning district, the maximum building floor plate for a student housing or dormitory use shall be 14,000 square feet per building, except for student housing on a single family plot, pursuant to the measurement standards in Section 20.04.020(g). If both the affordable housing incentive codified at Section 20.04.110(c) or the sustainable development incentive codified at Section 20.04.110(d) have been earned, the maximum building floor plate for a student housing or dormitory use shall be 14,000 square feet per building.</td>
</tr>
<tr>
<td>72</td>
<td>20.04.020(g)</td>
<td>20.04.020(g) (Building Floor Plate). However if either the affordable housing incentive codified at Section 20.04.110(c) or the sustainable development incentive codified at Section 20.04.110(d) has been earned, the maximum building floor plate for a student housing or dormitory use per building, pursuant to the measurement standards in Section 20.04.020(g).</td>
<td>In the RH, MM, MC, and ML zoning districts, the maximum building floor plate for a student housing or dormitory use shall be 8,000 square feet per building. If both the affordable housing incentive codified at Section 20.04.110(c) or the sustainable development incentive codified at Section 20.04.110(d) have been earned, the maximum building floor plate for a student housing or dormitory use shall be 8,000 square feet per building, except for student housing on a single family plot, pursuant to the measurement standards in Section 20.04.020(g). If both the affordable housing incentive codified at Section 20.04.110(c) or the sustainable development incentive codified at Section 20.04.110(d) have been earned, the maximum building floor plate for a student housing or dormitory use shall be 8,000 square feet per building.</td>
</tr>
<tr>
<td>73</td>
<td>Adjusting separation of student housing or dormitory unless for college-related purposes.</td>
<td>20.04.020(g)</td>
<td>For colleges, separation of student housing or dormitory unless for college-related purposes.</td>
</tr>
</tbody>
</table>
Amend existing to (A) and Add (8) new language for all districts, design

at parking garage- In all districts, if exterior facades of a parking garage structure are not covered with residential or commercial spaces, then the following design elements must all be included:

a. Exterior facades shall utilize a punched-out window design with a minimum of 2' solid space between openings and defined lentils and sills that utilize different finishing material than adjacent trade.

b. The building shall be designed so that the presence of parked vehicles is not visible.

c. A minimum of one pedestrian entrance with required entrance detailing is required per street frontage.

d. A minimum of 25% of the façade facing a public street shall incorporate public art or planters or the like, as determined by Staff.

Add specific architectural requirements for parking garage use

No more than one family, as defined in Chapter 20.07: Definitions, shall reside in one accessory dwelling unit; provided, however, that units lawfully in existence prior to the effective date of the ordinance may continue to be occupied by the same number of persons as occupied the accessory dwelling unit on that effective date. For purposes of this section, attached AD Us approved under this ordinance with internal access shall be considered one dwelling unit.
*** Amendment Form ***

Ordinance #: 22-09  
Amendment #: Am 01  
Submitted By: Cm. Piedmont-Smith  
Date: May 18, 2022  
Proposed Amendment: (additions are shown in bold and deletions in strikethrough)

1. The proposal forwarded to the Common Council by the Plan Commission and attached to Ordinance 22-09 as “Attachment A” (ZO-11-22) shall be amended as follows (only affected portions of the proposal are shown below):

20.03.030 Use-Specific Standards

(b) Residential Uses

(13) Student Housing or Dormitory  

(B) Location

However, if either the affordable housing incentive codified at Section 20.04.110(c) or the sustainable development incentive codified at Section 20.04.110(d) has been earned, only the requirements of 20.03.030(b)(13)(AB)(i) apply to each student housing or dormitory use in the RM, RH, MN, MM, MC, and MI zoning districts. If both the affordable housing incentive codified at Section 20.04.110(c) and the sustainable development incentive codified at Section 20.04.110(d), the separation requirements of this section do not apply to each student housing or dormitory use in the RM, RH, MN, MM, MC, and MI zoning districts.

(C) Building Floor Plate

(i) In the MN zoning district, the maximum building floor plate for a student housing or dormitory use shall be 2,000 square feet per building, pursuant to the measurement standards in Section 20.04.020(g) (Building Floor Plate). However if either the affordable housing incentive codified at Section 20.04.110(c) or the sustainable development incentive codified at Section 20.04.110(d) has been earned, the maximum building floor plate for a student housing or dormitory use in the MN zoning district shall be 3,000 square feet per building, pursuant to the measurement standards in Section 20.04.020(g). If both the affordable housing incentive codified at Section 20.04.110(c) and the sustainable development incentive codified at Section 20.04.110(d) have been earned, the maximum building floor plate of a student housing or dormitory use shall be 5,000 square feet per building.

Synopsis

This amendment corrects grammatical errors in the ordinance.

Committee Recommendation: N/A  
Regular Session Action: ADOPTED 9-0