

ORDINANCE NO. 2022-5-O

AN ORDINANCE OF THE CITY COUNCIL OF LINDON CITY, UTAH COUNTY, UTAH, AMENDING TITLE 17.76 PLANNED RESIDENTIAL DEVELOPMENT OVERLAY (PRD OVERLAY) ZONE AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, the City Council is authorized by state law to enact and amend ordinances establishing land use regulations; and

WHEREAS, the proposed amendment is consistent with the goal of the General Plan that a variety of housing types should be provided where appropriate, and innovative development patterns and building methods that will result in more affordable housing should be encouraged; and

WHEREAS, the proposed amendment is consistent with the goal of the General Plan that the relationship of planned land uses should reflect consideration of existing development, environmental conditions, service and transportation needs, and fiscal impacts; and

WHEREAS, the proposed amendment is consistent with the goal of the General Plan that transitions between different land uses and intensities should be made gradually with compatible uses, particularly where natural or man-made buffers are not available; and

WHEREAS, the proposed amendment is consistent with the goal of the General Plan that growth should be guided to locations contiguous to existing development to provide city services and transportation in a cost-effective and efficient manner; and

WHEREAS, the proposed amendment is consistent with the goal of the General Plan that density increases should be considered only upon demonstration of adequate infrastructure and resource availability; and

WHEREAS, the develop of the property facilitated the commercial expansion of Low Book Sales and therefore the ordinance is amended to reflect that expansion to meet the intent of the Commercial General Zone and acknowledge the site plan approval that the expansion received from the planning commission; and

WHEREAS, on April 12, 2022 the Planning Commission held properly noticed public hearings to hear testimony regarding the ordinance amendment; and

WHEREAS, after the public hearing, the Planning Commission further considered the proposed ordinance amendment and recommended that the City Council adopt the attached ordinance; and

WHEREAS, the City Council held a public hearing on _____, to consider the recommendation and the City Council received and considered all public comments that were made therein.

NOW, THEREFORE, BE IT ORDAINED by the City Council of the City of Lindon, Utah County, State of Utah, as follows:

SECTION I: AMENDMENT

Amend Lindon City Code Section 17.76 as follows:

Chapter 17.76

**PLANNED RESIDENTIAL DEVELOPMENT OVERLAY (PRD OVERLAY)
ZONE**

Sections:

- 17.76.010 Purpose.
- 17.76.020 Applicability.
- 17.76.030 Permitted uses and building types.
- 17.76.040 Zone map amendment, site plan and conditional use permit approval.
- 17.76.050 Final plat and improvement drawings.
- 17.76.060 Building permits.
- 17.76.070 Completion and maintenance of site.
- 17.76.080 Development standards and requirements.
- 17.76.090 *Repealed.*

17.76.010 Purpose.

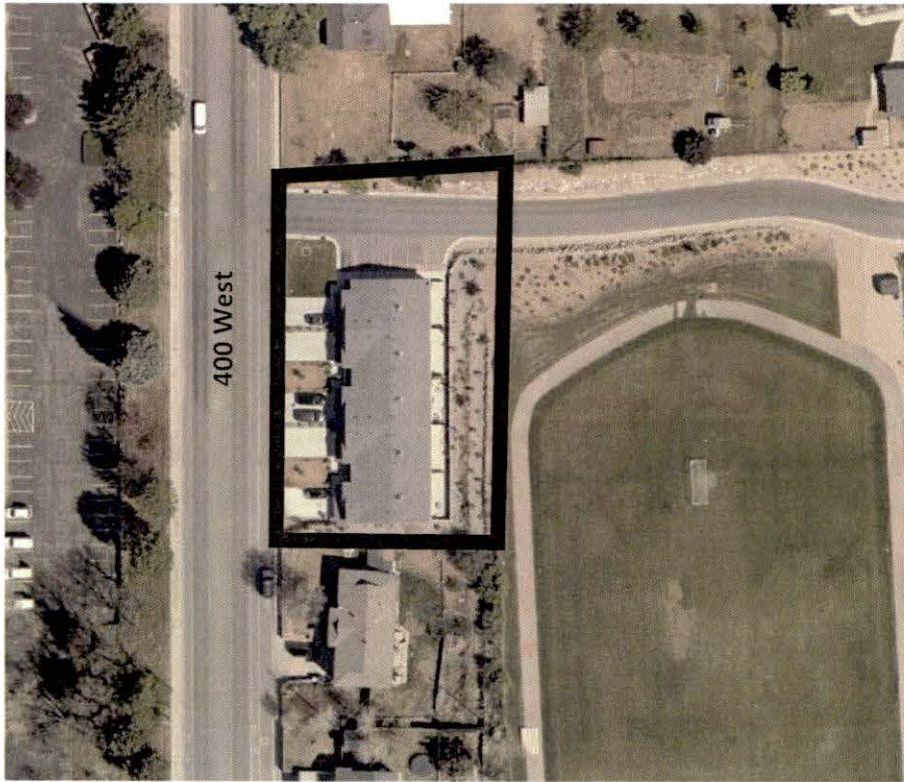
1. The Planned Residential Development Overlay zone promotes the following purposes:
 - a. Create diverse and quality housing options in Lindon City;
 - b. Effectively develop unique commercial lots and parcels that do not naturally accommodate traditional commercial development patterns;
 - c. Allow for appropriate housing transitions from commercial properties to low density single-family residential;
 - d. Improve the design and livability of residential buildings in the Planned Residential Development Overlay zone;
 - e. To preserve the commercial tax base and intent of the General Commercial zone.

2. The purposes of the Planned Residential Development Overlay zone are accomplished by:
 - a. Allowing densities higher than a typical low-density residential development, as identified in the Lindon City Land Use Map;
 - b. Establishing standards for landscaping, building and site design, public safety, parking, aesthetics, traffic circulation, fencing, lighting, and other similar site improvements; and
 - c. Requiring standards that enable planned residential developments to fit into the surrounding development. (Ord. 2020-8 § 1, amended, 2020)

17.76.020 Applicability.

1. This section identifies, with the below maps, where the Planned Residential Development Overlay zone is established and is consistent with the Lindon City Zoning Map. The Planned Residential Development Overlay zone may be applied to lots or parcels only in the General Commercial (CG) zone after application and approval of an amendment to this ordinance and a zone map amendment by the city council after a recommendation from the planning commission. (Ord. 2020-8 § 1, amended, 2020)





17.76.030 Permitted uses and building types.

1. *Permitted Uses.* In addition to uses permitted or conditionally permitted in the underlying General Commercial (GC) zone, a planned residential development is a conditionally permitted use in the Planned Residential Development Overlay zone and is not permitted in any other zone.
2. Planned residential developments may include the following building types: detached single-family, twin homes, triplex, multi-unit buildings and townhouses. All individual residential units shall be subdivided into separate lots or condominium units.
 - a. The minimum lot size for detached single-family shall be five thousand (5,000) square feet with fifty feet (50') of frontage.
 - b. Multi-unit buildings shall be limited to a maximum of four (4) units per building.
 - c. Townhome building types shall be limited to a maximum of six (6) units in a single row within a single building.
3. In order to preserve the intent of the General Commercial zone, the development shall have received or will receive site plan approval for at least one phase of the commercial development or building permits from Lindon City shall be obtained and construction commenced for at least twenty-five percent (25%) of the approved commercial square footages prior to releasing building permits for residential construction.
4. Accessory apartments are not permitted in the Planned Residential Development Overlay zone. (Ord. 2020-8 § 1, amended, 2020)

17.76.040 Zone map amendment, site plan and conditional use permit approval.

1. *Zone Map Amendment.* An application to apply the Planned Residential Development Overlay zone shall include a concept site plan, building elevations, and renderings showing the proposed project for the subject site. Any concept plan presented to the planning commission and city council for approval shall first be reviewed by the development review committee to ensure the proposal is technically feasible.
2. *Site Plan.*
 - a. Proposed development in the Planned Residential Development Overlay zone shall first submit a land use application for site plan approval. The applicant shall provide all requirements of the site plan to the city before the city considers the application submitted and before action is taken. The application for a site plan shall include all necessary fees and documentation required by this chapter.
 - b. The applicant shall submit the site plan for a planned residential development according to site plan submittal requirements outlined in the Lindon City Land Development Policies, Standard Specifications and Drawings Manual (Development Manual). In addition to the items required in the Development Manual, a complete application shall include building elevations and renderings, open space percentages

and landscape plan, site circulation, and project size and density. At that time the applicant shall pay a fee in an amount established in the most recently adopted Lindon City Consolidated Fee Schedule. No development, construction, revisions, or additions shall take place on the site until the planning commission has approved the site plan, the site plan is considered finalized by the city, and the developer has obtained the appropriate permits. Applicants for amended site plans for planned residential developments shall follow the same procedures, pay the same fees, and be bound by the same development standards and requirements as applicants for site plans for planned residential developments. The planning director or designee has the authority to make minor amendments to the site plan where such amendments are in compliance with the ordinance and the site plan is not materially altered.

c. The procedure for site plan approval shall be as follows:

i. *Development Review Committee.* The planning department shall forward the proposed site plan to the development review committee for initial review. The development review committee shall review the site plan, civil engineering, and architectural designs while considering whether it complies with the Lindon General Plan and all city ordinances, resolutions, and policies. The site plan and architectural designs shall comply with the Lindon General Plan and all city ordinances, resolutions, and policies before the planning commission can review the application.

ii. *Planning Commission.* The planning commission shall review the site plan and be the land use authority for all site plans for planned residential developments. The planning commission shall consider whether the proposed site plan complies with city ordinances, resolutions, policies, Development Manual and the General Plan when reviewing a site plan for a planned residential development.

d. The applicant shall not amend or change any approved site plan without first following the procedure for approval of site plans.

e. The planning commission may impose conditions or require further studies of the site plan to mitigate dangerous hazards or evaluate impacts to public infrastructure or surrounding neighborhoods where there is substantiated evidence that a real safety hazard exists. (Ord. 2020-8 § 1, amended, 2020)

17.76.050 Final plat and improvement drawings.

1. The form and contents of the final plat and improvement drawings, where applicable, shall contain all of the requirements found in Chapter [17.32](#), Subdivisions – Special Requirements, and the Lindon City Development Manual. The final plat shall also contain the following information:

a. A designation of common areas, limited common areas, and private ownership areas.

b. For condominiums, three dimensional drawings of buildings and building elevations. In the case where the planned residential development is a condominium project, the developer shall submit a written statement by an attorney and architect who are licensed to practice in Utah. This written statement shall

be the attorney's and architect's opinion that the condominium declaration, the subdivision plat and the other supporting documentation comply in all respects with the Utah Condominium Ownership Act (UCA Sec. 57-8-1, et seq.) as well as all applicable federal, state and local laws and ordinances and that when the office of the Utah County Recorder has recorded the condominium declaration and final plat, the proposed project will be a validly existing and lawful condominium project in all respects.

c. Plat restrictions, lot restrictions, and other information required by the planning commission or city council.

2. Planned residential development site plans may be built in phases as long as each phase of a planned residential development complies with all of the requirements of this chapter. A phase of a planned residential development may not be less than twenty thousand (20,000) square feet.

3. The planning director shall approve the final plat of the planned residential development provided he/she finds that:

a. The applicant has redrawn the site plan to incorporate all the requirements as approved by the planning commission and city council and has submitted the corrected site plan with the final plat.

b. The applicant has incorporated all of the improvements and conditions of the approved site plan into the final plat.

c. The city engineer has marked the construction drawings of the planned residential development as finalized.

4. The city shall record the final plat after it obtains all of the required signatures and after it receives all of the required bonds, fees, and documents.

5. The procedure for subdivision shall be as follows:

a. The site plan must be approved by the planning commission before the final plat can be approved.

b. Subdivision approval shall be approved by the appropriate land use authority as found in Chapter [17.09](#).

c. The developer shall submit a land use application for final plat approval of all or part of the planned residential development together with all required fees. The final plat shall be prepared by the developer's surveyor and engineer.

d. The development review committee shall review the final plat and give their recommendations to the planning director.

e. The planning director is the final approving authority, after receiving approval from the planning commission and city council, for final plats and shall approve the application request if it meets the requirements of the approved site plan and all applicable city ordinances.

f. All applications shall meet the expiration time lines as found in Section [17.12.210](#) (Ord. 2020-8 § 1, renumbered, 2020. Formerly 17.76.070)

17.76.060 Building permits.

The city shall not issue a building permit for any project until the final plat has been recorded by the city. (Ord. 2020-8 § 1, renumbered, 2020. Formerly 17.76.080)

17.76.070 Completion and maintenance of site.

Every planned residential development shall conform to the approved site plan. The applicant or any other person or entity shall not add any buildings or make any improvements or changes to a planned residential development that did not appear on the approved site plan. The applicant and subsequent owners and applicable associations shall maintain all improvements shown on the site plan in a neat and attractive manner. Failure to complete or maintain a planned residential development in accordance with this chapter and with the approved site plan is a violation of the terms of this chapter. The city may initiate criminal and/or civil legal proceeding against any person, firm, entity or corporation, whether acting as principal, agent, property owner, lessee, lessor, tenant, landlord, employee, employer or otherwise, for failure to complete or maintain a planned residential development in accordance with this chapter and with the approved site plan. (Ord. 2020-8 § 1, renumbered, 2020. Formerly 17.76.100)

17.76.080 Development standards and requirements.

The city requires the following development standards for all planned residential developments:

1. *Compliance with Lindon City Code.* A proposed planned residential development shall comply with the requirements of this chapter, the Lindon City Development Manual, and with all applicable Lindon City Code provisions and with conditions imposed by the land use authority.
2. *Density.* A planned residential development shall not exceed ~~an average~~ a density of ten (10) dwelling units per gross acre. ~~Development phases with a density above ten (10) units to the acre shall be located adjacent to commercial uses. Densities shall be ten (10) units or less as a transition to low density single-family residential.~~ Highest density phases of the development shall be located adjacent to commercial uses. Where a development will connect to an existing and abutting single-family neighborhood or Residential R1-20 zone through street connections, the development shall be required to transition the density from ten (10) units per gross acres to six (6) units per gross acre and the density transition area shall be developed with only detached single-family lots that meet the lot size requirements of 17.76.030. The transition to six (6) units per acre shall be measured two hundred (200) feet from the street connection of the existing and abutting single-family neighborhood to the development. Where a density transition is required, the development shall provide a transect map to identify how the density transition requirement is met. No area in the transect map may have a density higher than ten (10) units per acre.

3. *Height.* No lot or parcel of land in a planned residential development approved pursuant to the Planned Residential Development Overlay zone shall have a building or structure used for dwelling which exceeds a maximum average height of thirty-five feet (35') or two (2) stories, measuring the four (4) corners of the building from finished grade to the highest point of the roof structure. The planning director and chief building official shall be responsible for designating and identifying the four corners of a structure. No dwelling shall be erected to a height less than one (1) story above grade.

4. *Minimum Area.* The minimum area required for any planned residential development shall be twenty thousand (20,000) square feet.

5. *Maximum Area.* The maximum allowable size for any planned residential development shall be one (1) acre with no more than ten (10) units where development is not part of an existing or new commercial development. Lindon City has a number of deep commercial lots that front State Street. Residential may be allowed on the rear portion of these lots following the development and entitlement requirements in this chapter and when the following requirements are met:

a. To preserve the commercial intent, use and zoning along State Street, a three hundred foot (300') commercial depth shall remain and residential uses are not allowed within this depth. The Planning Commission and City Council may consider a reduction in this depth upon evaluating the following:

- i. Viable commercial options remain for the site;
- ii. A commercial lot is irregularly shaped;
- iii. The reduction does not limit future redevelopment opportunities of the commercial property.

b. The area required for any planned residential development that is part of an existing or new commercial use shall be a minimum of one (1) acre.

6. *Building Types and Variety.* At least two (2) different building types shall be included in projects larger than two (2) acres and with multiple buildings. Buildings shall be differentiated from other building types through type of building, variations to building materials, color, rooflines, and the use of architectural features such as awnings, light fixtures and eave details.

7. *Setbacks.* The following building setbacks, as measured from property lines, for primary buildings shall apply in the Planned Residential Development zone:

a. For residential developments one (1) acre or less not including an existing or new commercial use as part of the project:

- i. Front Setback: ~~Thirty~~ twenty-five feet (~~30~~ 25').
- ii. Rear Setback: thirty feet (30').

iii. Side Setbacks: For attached units the setback between buildings is ten feet (10') and six feet (6') for a combined side yard setback of sixteen feet (16'). For interior units with common walls the setback is zero feet (0'). For detached buildings the side setback is six feet (6') for a combined side yard setback of twelve feet (12').

b. For residential developments proposed for a property with new or existing commercial uses the below setbacks are required:

i. Buildings shall be set back a minimum thirty feet (30') from the abutting property line of any single-family residential or R1-20 zone and any commercial building.

ii. Side Setbacks: Ten feet (10') and six feet (6') for a combined side yard setback of sixteen feet (16'). For interior units with common walls the setback is zero feet (0'). When abutting the property line of any single-family residential the side yard shall be increased to thirty feet (30').

iii. Corner side setbacks: Twenty feet (20').

iv. Front: ~~Thirty~~ ~~twenty-five~~ feet (~~30'~~ ~~25'~~). The front setback may be modified by the land use authority where design items such as common open space, paseos or similar design features are proposed.

v. Rear: Thirty feet (30'). The rear setback may be modified by the land use authority where design items such as common open space or similar design features are proposed. Setbacks from abutting single-family residential may not be reduced.

8. *Utilities.* Compliance with the Development Manual and applicable Lindon City Code provisions regarding utility connections to residential units is required. The public sewer system and the public water supply shall serve all dwellings. All utilities shall be underground. The developer shall individually meter natural gas and electricity for each individual dwelling. No water or sewer lines shall be located under covered parking areas. Wall-mounted and ground-based meters, HVAC, and utility equipment serving a building shall be located as close to each other as possible and fully screened from view. Screening shall either be incorporated aesthetically into the design of the building, fencing or screened by landscaping.

9. *Fences.*

a. *Perimeter Fences.* A minimum seven-foot (7') masonry or concrete perimeter fence shall be required as a buffer when abutting single family residential or commercial uses. The planning commission may allow alternative materials and location and placement of perimeter fencing. Any fence erected around or within the development shall comply with Section [17.04.310](#), involving fencing standards. Any perimeter fencing shall have a consistent design throughout the project and shall consist of the same construction materials.

b. *Patio/Limited Common Area Fences.* A patio or limited common area adjacent to the rear of a dwelling unit may be enclosed with a six foot (6') high fence.

10. *Landscaping and Open Space.*

a. All land within a planned residential development not covered by buildings, driveways, sidewalks, structures, and patios shall be designated as common area and shall be permanently landscaped with trees, shrubs, lawn, or ground cover and maintained in accordance with good landscaping practice. All required setback areas adjacent to public streets shall be landscaped. All landscaping shall have a permanent underground sprinkling system.

b. Development greater than one (1) acre shall include common open space, according to the following standards:

i. At a minimum, twenty percent (20%) of the development site, excluding roads or private driveways and required setback areas, shall be in common open space. Setback areas that are in usable size segments and where a common amenity is provided can be counted towards the common open space requirement. The land use authority may approve a reduction in the open space requirement by twenty-five percent (25%) of the required open space square footage if the site is within one quarter mile, as measured at the closest property lines, of an existing Lindon City park or trail. Private balconies, porches, patios of a minimum sixty (60) square feet may be counted towards a maximum of ten percent (10%) of the required open space percentage;

ii. Open spaces shall include both active and passives spaces including plazas, courtyards, paseos, landscaped detention basins, playgrounds, pavilions, pools, spa, pool deck, or other areas that can be made into useable areas, and interior spaces available to residents as common area such as a clubhouse;

iii. Open spaces shall be designed to be an integral part of any development. A majority of the required open space shall be consolidated into a primary central and common open space area. Alternative and innovative open space options may be presented to the land use authority for consideration which accomplish the similar goal of open space being an integral part of any development. Buildings shall be designed around the common open space edge. Majority open spaces shall not be located in perimeter outlying areas of the development;

iv. Where appropriate, the planning commission may approve individual private yard areas in place of common open space. However, development with private open space shall have no loss of the required open space percentage:

1. Rear-loaded buildings shall provide private open space through porches, balconies, and small front yards;

2. Front-loaded units may provide private open space as enclosed rear yards.

v. Trees shall be planted along any property line abutting single-family residential with trees planted as a buffer every thirty feet (30'). Trees shall be a minimum two inch (2") caliper, measured one foot (1') above the ground and shall be at least six feet (6') in height. Tree species shall be

planted as found in the Lindon City Tree Planting Guide. An eight foot (8') landscaped area shall be provided for trees to be planted and allow for future tree growth. It shall be the responsibility of the property owner to maintain the trees in a healthy manner and to replace any trees that have died in order to maintain the buffer.

vi. Accent elements such as trellises, arches, arbors, columns, or low monument features shall be used to demarcate entrances to the development, common open spaces and paseos. Alternative accent elements may be approved by the land use authority.

11. *Lighting Plan.* All planned residential developments shall include a lighting plan and photometric study for parking lots, pedestrian walkways and buildings. The lighting plan shall be designed to:

- a. Discourage crime;
- b. Enhance the safety of the residents and guests of the planned residential development;
- c. Prevent glare onto adjacent properties, and enhance the appearance and design of the project.

All planned residential development homeowner's associations and housing units are required to control and meter all outside lighting shown on the lighting plan except for front and back door lighting. The lighting plan shall designate which lighting shall be commonly metered to the association or owner.

12. *Parking.* There shall be a minimum of two (2) parking spaces provided for each dwelling. All units shall have a two-car garage. ~~At a minimum, sixty-five percent (65%) of the residential units shall have a garage-capable of parking two (2) vehicles. Required off-street parking spaces shall not be permitted within the street-side yard setbacks.~~ There shall be a minimum of one half (½) parking space for each dwelling for guest parking within the development. Guest parking shall be located on the same lot, or parcel of the dwellings served or within the same development. ~~With approval of the land use authority, a development may count building unit driveways up to fifty percent (50%) of the required spaces toward meeting the guest parking requirement.~~ All parking spaces shall measure at least nine feet (9') by eighteen feet (18'). Developers shall pave with asphalt and/or concrete all parking spaces, parking areas, and driveways and provide proper drainage. Drainage shall not be channeled or caused to flow across pedestrian walkways. The architecture of all covered parking structures shall be the same as the architecture of the main buildings within the planned residential development.

~~a. Direct access to each parking space shall be from a private driveway and not from a public street unless otherwise granted by the planning commission based on the following guidelines:~~

~~i. Topography or other development constraints on the project area are such that a private drive is impractical to serve the project.~~

~~ii. Traffic volumes, safety, and visibility on the public roadway will not create a dangerous situation for direct parking stall access.~~

~~iii. No more than six (6) units shall directly access any public roadway.~~

- a. All off-street parking spaces shall be approved by the planning commission which shall review traffic volumes and visibility on the public roadway to ensure that parking is not located in a safe manner;
- b. Frontage on corner lots shall meet Title 17.18.110 to ensure that driveways are not within forty (40) feet of an intersection of a public street.

13. *Irrigation Systems.*

- a. Where an existing irrigation system consisting of open ditches is located on or adjacent to or within one hundred feet (100') of a proposed subdivision, complete plans for relocation or covering or other safety precautions shall be submitted with an application for preliminary approval of a plat.
- b. All pressure irrigation systems in or within one hundred feet (100') of a proposed subdivision shall be identified and otherwise color-coded as to pipe and valve color to meet state standards and regulations.

14. *Solid Waste Receptacles.* All solid waste receptacles which are not located within a building shall be enclosed on at least three sides with similar materials as used on the exterior of the main structures within the planned residential development. Central waste receptacles shall only be permitted within a trash enclosure which meets standards found in the Development Manual. Trash enclosures shall be located in the side or rear of the dwelling units, but not the streetside, and must be accessible for garbage trucks.

15. *Architectural and Façade Designs.* The treatment of building design, materials and exteriors shall be architecturally and aesthetically pleasing and have unique individual feel and sense of place, while still being architecturally compatible with the surrounding buildings and properties. Buildings within developments shall have a variety of building materials to architecturally set them apart and to create unique and separate buildings. Both vertical and horizontal elements shall be used, as appropriate, to give variety and architectural detail. Side façades of buildings shall typically receive equal design consideration, particularly when fronting common open spaces, public ~~or private~~ streets, and development entrances. The following architectural design requirements shall be applied:

- a. Buildings shall contain more than a single-color application and more than a single material application.
- b. *Building Materials.*
 - i. The following materials may be used as the primary exterior materials of a building consisting of at least sixty percent (60%): wood clapboard, cementitious fiber board, wood board and batten, wood siding, brick, stone, or similar material as approved by the land use authority. The following secondary materials may be used: cementitious fiber board, brick, wood, stone, glass, architectural metal panel, or similar material as approved by the land use authority.

ii. EIFS or stucco may be used for up to thirty percent (30%) on the front façade of a building and forty percent (40%) of a side façade when facing a public ~~or private~~ street, development entrance or common open space. EIFS and stucco do not have a maximum percentage on the remaining side and rear façades when not fronting on a public ~~or private~~ street, development entrance or common open space.

c. Each building shall include varied wall plains, recesses, or similar façade design to incorporate wall variation.

d. Changes in materials and color shall correspond to variations in building mass or shall be separated by a building element.

e. Buildings shall incorporate a variety of materials and architectural elements to provide variation among the building types.

f. Eaves and rooflines are encouraged to emphasize vertical proportions. They shall be broken up with gables, building projections, and articulation to emphasize the individual quality of the units.

g. Garage doors shall be designed consistent with the overall style of the building. Material, pattern, and color to be coordinated with the architectural style. Garages shall be recessed from wall plane. Where garage doors are flush with façades, the façade shall feature upper level building projections and decorative building elements such as trellises to provide interest and relief. For buildings with front loading garages, garage doors shall include windows to add variety to the door.

h. Stucco-textured foam trim molding shall not be used as the only application to enhance building façades.

i. All windows along the front façade shall incorporate at least one (1) of the following:

i. Mullions and/or transoms;

ii. Trim or molding at least four inches (4") in width;

iii. Canopies, shutters, or awnings proportional to window size;

iv. Recessed inset from the front façade by at least two inches (2").

j. The front façade of any residential building shall not face or front the rear yard or side yard of a single-family home.

16. *Roof Pitch.* All buildings shall have a pitched roof consistent with the overall architectural style of the building.

17. *Homeowner's Association.* The applicant shall establish a homeowner's association for every planned residential development containing common or limited common property with more than one (1) owner for the

purpose of maintaining the planned residential development. The homeowner's association, the individual property owners, and tenants shall maintain the PRD (planned residential development) in accordance with the approved site plan.

18. *Existing Homes.* No planned residential development shall include an existing single-family dwelling. If a single-family dwelling exists on the property where a planned residential development is proposed, the applicant shall plat separately a lot containing the home. The plat shall comply with the requirements of the Lindon City Development Manual.

19. Each attached unit must contain enhanced sound attenuation and sound mitigation construction.

20. *Pedestrian Connections.*

a. The project site plan and development ~~must connect each separate building with~~ shall include sidewalks on both sides of the street that meet specifications as found in the Lindon City Policies, Stand Specifications, and Drawings Manual. ~~Internal~~ concrete walkways are required to provide safe and convenient pedestrian access to common areas and amenities. The width of internal walkways that are adjacent to parking stalls shall be no less than five feet (5'). The width of internal walkways that are not adjacent to parking stalls shall be no less than four feet (4').

b. To the extent possible, developments shall make at least one (1) pedestrian access connection to a public street right-of-way.

21. *Frontage, Orientation and Entrances.*

a. Building entrances shall, to the extent feasible, front onto streets, private driveways designed as streets or common open spaces. Where an end unit fronts onto a street or private driveway designed as a street, center block residences may front onto a common open space, courtyard, paseo or landscaped pedestrian way;

b. In order to create neighborhood connections, all residential buildings shall have expansive windows, entryways, balconies, terraces or other architectural design features which are oriented to the street, pedestrian way or common open spaces;

c. Building entrances shall be the primary feature of the front façade and identify access to individual units;

d. Stoops or front porches, raised a minimum of one foot (1') above the adjacent grade, shall be provided at entrances that face a street, paseo, common open space area, or other public space.

22. *Access and Streets.*

a. Development access shall be identified on the site plan and subdivision plans. New public streets shall follow the Lindon City Streets Master Plan Map. Projects may be accessed through existing or new commercial developments when appropriate easements or land is secured for access. Proposed

developments shall not remove existing single-family homes for access connections to adjacent neighborhoods.

b. All streets within the development shall be public streets with a minimum asphalt width of twenty-nine (29) feet that meet specifications as found in the Lindon City Policies, Stand Specifications, and Drawings Manual. The minimum width for private streets shall be twenty-four feet (24') if residential buildings are less than thirty feet (30') in height. For residential buildings thirty feet (30') or greater in height, the minimum private street width is twenty-six feet (26'). Where a street includes public utilities, the minimum street width shall be twenty-nine feet (29'), constructed to a public street standard as found in the Lindon City Development Manual, and dedicated to Lindon City. Hard surfacing for both private and public streets shall not include the gutter when determining minimum street widths. (Ord. 2020-8 § 1, renumbered, 2020. Formerly 17.76.110)

c. Where a development will connect to an existing and abutting single-family neighborhood or a Residential R1-20 zone through street connections, the city engineer shall evaluate traffic calming measures in order to minimize traffic impacts.

23. Commercial Improvements

a. Where the residential development is part of an existing commercial development, the site for the commercial portion of the development shall be reviewed by the land use authority as part of the approval process. To the extent feasible, the commercial site shall be brought into compliance with site development standards as found in Title 17 and the Lindon City Development Manual.

b. New Commercial development shall follow the development requirements for new commercial as found in Title 17 and the Lindon City Development Manual.

SECTION TWO: Severability.

Severability is intended throughout and within the provisions of this ordinance. If any section, subsection, sentence, clause, phrase or portion of this ordinance is held to be invalid or unconstitutional by a court of competent jurisdiction, then that decision shall not affect the validity of the remaining portions of this Ordinance.

SECTION THREE: Effective Date.

This ordinance shall take effect immediately upon its passage and posting as provided by law.

PASSED AND APPROVED AND MADE EFFECTIVE by the City Council of Lindon City, Utah, this 17 day of October 2022.

Carolyn Lundberg

CAROLYN LUNDBERG
Lindon City Mayor



ATTEST:

Kathryn Moosman

Kathryn Moosman
City Recorder

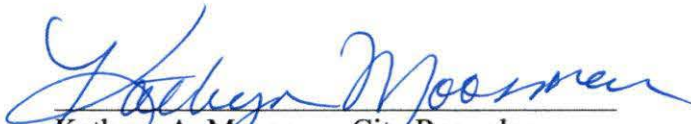
CERTIFICATE OF PASSAGE

STATE OF UTAH }
 }ss.
COUNTY OF UTAH }

I, Kathryn A. Moosman, City Recorder of Lindon City, Utah do hereby certify and declare that the above and foregoing is a true, full, and correct copy of an ordinance passed and adopted by the City Council of Lindon City, Utah on the 17th day of Octoberr, 2022 entitled:

AN ORDINANCE OF THE CITY COUNCIL OF LINDON CITY, UTAH AMENDING TITLE 17.76 PLANNED RESIDENTIAL DEVELOPMENT OVERLAY (PRD OVERLAY) ZONE AND PROVIDING FOR AN EFFECTIVE DATE.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Corporate Seal of Lindon City, Utah, this 17th day of October, 2022.


Kathryn A. Moosman, City Recorder



AFFIDAVIT OF POSTING

STATE OF UTAH }
 }ss.
COUNTY OF UTAH }

I, Kathryn A. Moosman, City Recorder of Lindon City, Utah do hereby certify and declare that I posted the attached ordinance in three public places on the 18th day of October 2022.

The three public places are as follows:

1. Lindon City Police Department
2. Lindon City Community Development Office
3. Lindon City Center

I further certify that the agenda of the meeting of the City Council containing notice of public hearing was published and posted according to law, and that copies of the ordinance so posted were true and correct copies of the original.

Kathryn A. Moosman
Kathryn A. Moosman, City Recorder

The foregoing instrument was acknowledged before me this 24 day of October, 2022 by Kathryn A. Moosman.

My Commission expires: January 7, 2025 *Britni Laidler*
Notary Public

Residing at: Utah County

