

## UDC Amendment Request Application for External Parties

Part 1. Applicant Information

(neighborhoods, external agencies, stakeholders, etc.)

Name: Steve Versteeg Organization (if applicable): Tier One Neighborhood Coalition
Phone: Email:
Signature: Date: 1/30/2022  (Include title if representing a governmental agency or public/private organization)
Part 2. Basis for Update (check only one)
<ul> <li>Clarification amendments to provide for ease of interpretation and understanding of the existing provisions of the UDC (Note: Clarification amendments should not change or alter the intent or meaning of existing UDC provisions)</li> <li>Editing change that does not alter the impact of the provisions being addressed including changes such as spelling, grammar correction, formatting, text selection, or addition of text in compliance with existing ordinance, statutes or case law</li> <li>Completed Rule Interpretation Determination (RID)</li> <li>Requested by the Zoning Commission, Planning Commission, Board of Adjustment, HDRC, City Council or other appropriate city board or council (CCR, resolution or signature of the chairperson is required)</li> </ul>
Part 3. Reason(s) for Update (check all that apply)
Part 3. Reason(s) for Update (check all that apply)  Modify procedures and standards for workability and administrative efficiency Eliminate unnecessary development costs Update the procedures and standards to reflect changes in the law or the state of the art in land use planning and urban design See Part 4 (if none of the provided choices in this section apply, please discuss the reasons for the proposed update in Part 4)
Modify procedures and standards for workability and administrative efficiency     Eliminate unnecessary development costs     Update the procedures and standards to reflect changes in the law or the state of the art in land use planning and urban design
<ul> <li>■ Modify procedures and standards for workability and administrative efficiency</li> <li>■ Eliminate unnecessary development costs</li> <li>■ Update the procedures and standards to reflect changes in the law or the state of the art in land use planning and urban design</li> <li>■ See Part 4 (if none of the provided choices in this section apply, please discuss the reasons for the proposed update in Part 4)</li> </ul>

## UDC 2021 Proposed Amendment

## Amendment 16-6

**Applicant:** Tier One Neighborhood Coalition – Steve Versteeg

Amendment Title - 'Sec. 35-409. - Citizen Participation Plan'

## **Amendment Language:**

Sec. 35-409. - Citizen Participation Plan.

- (a) **Applicability.** It is the policy of the city to encourage applicants to meet with surrounding neighborhoods prior to filing an application for a permit requiring review and a public hearing. The applicant shall at his or her option may elect to include citizen participation as a preparatory step in the development process. Inclusion of citizen participation prior to required public hearings will be noted by the governing body when considering the need for a continuance in a given application. It is not the intent of this section to require neighborhood meetings, but rather to encourage meetings prior to the submission of an application for approval and documentation of efforts which have been made to resolve any potential concerns prior to the formal application process.
- (b) Recommended Procedures.
- (1) **Meetings.** The applicant shall may facilitate at least one (1) meeting with surrounding neighborhoods, preferably before formally filing an application.
- (2) Target Area. The target area shall include the following:
- A. Property owners within the public hearing notice area required by V.T.C.A. Local Government Code § 211.007(c)1;
- B. A neighborhood association which includes the subject property and/or is within two hundred (200) feet of the subject property and is registered with the department of planning and community development in accordance with the requirements of section 35-420 of this chapter.
- (3) **Citizen Participation Documentation.** Citizen participation, shall to be most effective, should include the following information as required in Appendix "B" to this chapter. The purpose of citizen participation is to:
  - Encourage applicants to pursue early and effective communications with the eaffected public in conjunction with applications, giving the applicant an opportunity to understand and attempt to mitigate any documentable adverse impact of the proposed project on the adjoining community and to educate and inform the public.
  - Provide citizens and property owners of impacted areas with an opportunity to learn about applications that may affect them and to work with applicants to resolve concerns at an early stage of the process.
  - Facilitate ongoing communication between the applicant, interested citizens and property owners, city staff, and elected officials throughout the application review process.
  - Citizen participation will not produce complete consensus on all applications, but encourages
    applicants to be good neighbors and allows for informed decision making. The level of citizen
    interest and area of involvement will vary depending on the nature of the application and the
    location of the site.

- (4) Report on Implementation of Citizen Participation. An To be most effective an applicant shall should provide a written report on the results of their citizen participation effort prior to the filing of an application. The report will be attached to the department of planning and development services's public hearing report. At a minimum, the citizen participation report shall include the following information:
- A. Details of techniques the applicant used to involve the public, including:
- (1) Dates and locations of all meetings where citizens were invited to discuss the applicant's proposal;
  - (2) Content, dates mailed, and numbers of mailings, including letters, meeting notices, newsletters and other publications;
  - (3) Where residents, property owners, and interested parties receiving notices, newsletters, or other written materials are located; and
  - (4) The number of people that participated in the process.
  - B. A summary of concerns, issues and problems expressed during the process;
  - C. How the applicant has addressed or intends to address concerns, issues and problems expressed during the process; and
  - D. Concerns, issues and problems the applicant is unable to address. This statement shall indicate why the concerns cannot or should not be addressed.
  - (5) **Signature or Affidavit of Compliance.** The lf the applicant prepares a citizen participation report, the report shall include a list of persons contacted, a list of persons invited to any neighborhood meeting, and one (1) of the following:
  - A. The signature of the president or vice-president of any neighborhood associations required to be contacted certifying that the neighborhood meeting was conducted; provided, however, that the signature need not certify agreement with the applicant as to any issues raised at the neighborhood meeting; or
  - B. Signatures of not less than 50% of the Property owners within the public hearing notice area required by V.T.C.A. Local Government Code § 211.007(c)1 certifying that they were fully explained their rights and options in this chapter along with the details of the application in English or Spanish, whichever they chose; provided, however, that the signature need not certify agreement with the applicant as to any issues raised at the neighborhood meeting. If the president or vice-president of the neighborhood associations were unavailable or refused to sign such certification, a statement as to the efforts to contact them and (in the event of unavailability) why they were unable to sign the certification; or
  - C. A statement that there are no registered neighborhood associations within the required notification area.
  - (c) Restrictions on Continuances. It is the intent of this chapter to encourage applicants to involve neighborhoods in the development approval process while, at the same time, streamlining the development approval process through the discouragement of continuances. Applicants shall not be granted multiple continuances if the Citizen Participation Documents and Report are not completed. Accordingly, no person who received notice of a neighborhood meeting and failed to participate in a neighborhood meeting shall be permitted a continuance of any hearing relating to a master development plan permit requiring a public hearing. For the purpose of this section, a person will be considered to have "received notice" if their name appears on the invitation list.