Inclusionary Housing Policy

This policy promotes high quality housing for households with a variety of income levels, ages and sizes in order to meet the city's goal of preserving and promoting economically diverse housing options in our community.

The city recognizes the need to provide affordable housing to households of a broad range of income levels in order to maintain a diverse population and to provide housing for those who live or work in the city. Without intervention, the trend toward rising housing prices in new developments will continue to increase. As a result, this policy is being adopted to ensure that a reasonable proportion of each new development receiving city financial assistance, seeking PUD land use approvals or requesting a comprehensive plan amendment include units affordable to low-and-moderate income households and working families or in the case of for-sale units, make a payment in lieu of including affordable units.

The requirements set forth in this policy further the city’s housing goals and the city’s comprehensive plan to create and preserve affordable housing opportunities. These requirements are intended to provide a structure for participation by both the public and private sectors in the production of affordable housing.

I. Applicability and minimum project size
This policy applies to market rate multi-unit residential developments that receive financial assistance from the city, seek PUD land use approvals or request a comprehensive plan amendment, and includes:

a) new developments that create at least 10 multi-family dwelling units; or
b) any mixed use building that creates at least 10 multi-family dwelling units; or
c) renovation or reconstruction of an existing building that contains multi-family dwelling units that includes at least 10 dwelling units; or
d) any change in use of all or part of an existing building from a non-residential use to a residential use that includes at least 10 dwelling units.
II. Affordable dwelling units

General requirement
Rental developments and for-sale developments subject to this policy shall provide a minimum number of affordable dwelling units or a payment in lieu subject to the requirements listed below.

Calculation of units and payment in lieu required.
For development of multi-family dwelling units:

a) The required number of affordable dwelling units or corresponding payment in lieu is based on the total number of dwelling units that are approved by the city or the number of naturally occurring affordable housing (NOAH) dwelling units that are being demolished or converted to a use other than low-income dwelling units in connection with construction of the development.

b) To calculate the number of affordable dwelling units or payment in lieu required in a development the total number of approved dwelling units shall be multiplied by five percent (5%), ten percent (10%), fifteen percent (15%) or twenty (20%) depending on the affordability standard. If the final calculation includes a fraction, the fraction of a unit shall be rounded to the nearest whole number.

c) If an occupied rental property with existing dwelling units is remodeled and/or expanded, the number of affordable dwelling units shall be based on the total number of units following completion of renovation/expansion. At least five percent (5%), ten percent (10%) or twenty percent (20%) shall be affordable, depending on the affordability standard.

d) NOAH dwelling units that are being demolished or converted to a use other than low-income dwelling units in connection with construction of the development must be replaced in the new development on a one-for-one basis. New developments must include a minimum number of affordable dwelling units equal to at least five percent (5%) to twenty percent (20%) of the total number of dwelling units in the development or the number of naturally occurring affordable housing dwelling units that are being demolished or converted, whichever is greater. Any deviation from replacing NOAH units on a one-for-one basis requires city approval.

*A NOAH unit is defined as a unit in which the amount of rent charged is affordable to a household whose income is at or below 60% area median income based on bedroom size, or for a for-sale unit, affordable to a household whose income is at or below 80% AMI.

e) For-sale home ownership developments will be required to pay a payment in lieu of including affordable units in the development. The payment in lieu will be an amount equal to the difference between the average market rate sale price of the for-sale units in the development and the for-sale home purchase amount affordable to a household with an income at or below eighty percent (80%) AMI. The amount of the difference will be multiplied by a number equal to fifteen percent (15%) of the total number of for-sale units in the development.

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III. **Affordability level**

The required number of affordable dwelling units within a residential project subject to this policy shall meet an income eligibility and rent affordability standard for the term of the restriction as follows:

   a) **Rental Projects:**
      a. At least twenty percent (20%) of the units shall be affordable for households at sixty percent (60%) Area Median Income (AMI), or
      b. At least ten percent (10%) of the units shall be at affordable for households at fifty percent (50%) AMI, or
      c. At least five percent (5%) of the units shall be affordable for households at thirty percent (30%) AMI.

   b) **Demolished or converted NOAH units:**
      c) NOAH units demolished or converted to a use other than affordable housing in connection with the construction of the new development must be replaced on a one-for-one basis or at rate and affordability level as noted in III. a, whichever is greater. The new units must be comparable in bedroom size to the units demolished or converted and be affordable to households at 60% AMI or below.

* A NOAH unit is defined as a rental unit in which the amount of rent charged is affordable to a household whose income is at or below 60% area median income based on bedroom size or a for-sale unit affordable to a household whose income is at or below 80% AMI. NOAH status for rental units will be based on the rents charged on the date 6 months prior to the submitting of a development application.

   d) **For-sale projects:**
      For-sale home ownership developments will pay a payment in lieu of including affordable units in the development. The payment in lieu will be an amount equal to the difference between the average market rate sale price of the for-sale units in the development and the current for-sale home purchase amount affordable to a household with an income at or below eighty percent (80%) AMI. The payment will be multiplied by a number equal to fifteen percent (15%) of the total number of for-sale units in the development. NOAH pricing for for-sale dwelling units shall be determined at time of issuance of the occupancy permit.

   e) **Rent and sale price level**
      Rental unit: The monthly rental cost for an affordable dwelling unit shall include rent, utility costs and any other required monthly occupancy charges for the metropolitan area that includes St. Louis Park adjusted for bedroom size and calculated annually by the Department of Housing and Urban Development and posted by Minnesota Housing for establishing rent limits for the Housing Tax Credit Program.

      For-sale projects: The qualifying affordable sale price for an owner-occupied affordable dwelling unit shall be based on a homeownership unit affordable to a
household with income at or below eighty percent (80%) AMI for the metropolitan area that includes St. Louis Park calculated annually by the Department of Housing and Urban Development and posted by the Metropolitan Council.

f) Period of affordability
For rental developments subject to this policy, the period of affordability for the affordable dwelling units shall be at least twenty-five (25) years.

IV. Location of affordable rental dwelling units
Except as otherwise specifically authorized by this policy, the affordable dwelling units shall be located within the development.

V. Standards for inclusionary rental units

Size and design of affordable units
The size and design of the affordable dwelling units should be consistent and comparable with the market rate units in the rest of the project and is subject to the approval of the city. The interior of affordable dwelling units is not required to be identical to the market rate units but if units are smaller than the other units with the same number of bedrooms in the development, city approval must be obtained.

If naturally occurring affordable housing dwelling units are being demolished or converted to a use other than lower-income dwelling units in connection with construction of the development, an equal number of affordable units with a comparable number of bedrooms to the units demolished or converted must be included in the new development.

Exterior/interior appearance.
The exterior materials and design of the affordable dwelling units in any development subject to these regulations shall be indistinguishable in style and quality with the market rate units in the development. The interior finish and quality of construction of the affordable dwelling units shall at a minimum be comparable to entry level rental housing in the city. Construction of the affordable dwelling units shall be concurrent with construction of market rate dwelling units.

VI. Integration of affordable dwelling units

Distribution of affordable rental housing units.
The affordable dwelling units shall be incorporated into the overall project unless expressly allowed to be located in a separate building or a different location approved by the city council. Affordable dwelling units shall be distributed throughout the building.

Number of bedrooms in the affordable units.
The affordable dwelling units shall have a number of bedrooms in the approximate proportion as the market rate units. The mix of unit types, both bedroom and accessible units, of the affordable dwelling units shall be approved by the city.
Tenants
Rental affordable dwelling units shall be rented only to income eligible families during the period of affordability. A household that was income eligible at initial occupancy may remain in the affordable dwelling unit for additional rental periods as long as the income of the household does not exceed one-hundred forty percent (140%) of the applicable AMI. Affordable units must be administered in compliance with the rules and procedures stated in St. Louis Park’s Inclusionary Housing Program Guide.

VII. Alternatives to on-site development of affordable dwelling units

This section provides alternatives to the construction of affordable dwelling unit’s onsite. The alternatives are listed in subsection (c), below.

a) The alternatives must be:
   1. Approved by the city council; and
   2. Agreed to by the applicant in an Affordable Housing Performance Agreement with the city; and
   3. Applicant must show evidence acceptable to the city that a formal commitment to the proposed alternative is in place.

b) This section does not apply unless the applicant demonstrates:
   1. The alternative provides an equivalent or greater amount of affordable dwelling units in a way that the city determines better achieves the goals, objectives and policies of the city’s housing goals and Comprehensive Plan than providing them onsite; and
   2. Will not cause the city to incur any net cost as a result of the alternative compliance mechanism.

c) If the conditions in (b) are met, the city may approve one or more of the following options to providing affordable dwelling units that are required by this policy.
   1. Dedication of existing units: Restricting existing dwelling units which are approved by the city as suitable affordable housing dwelling units through covenants or contractual arrangements. The city shall determine whether the form and content of the restrictions comply with this policy. Off-site units shall be located within the City of St. Louis Park. The restriction of such existing units must result in the creation of units that are of equivalent quality and size of the affordable dwelling units which would have been constructed on-site if this alternative had not been utilized.
2. Off-site construction: Offsite construction of affordable units must be constructed within the city and should be located in proximity to public transit service at a site approved by the city.

3. Partnering with an affordable housing developer: Participation in the construction of affordable dwelling units by another developer on a different site within the city.

4. Proposed alternative: An alternative proposed by the applicant that directly provides or enables the provision of affordable housing units within the city. The alternative must be approved by the city and made a condition of approval of the Affordable Housing Performance Agreement.

VIII. Non-discrimination based on rent subsidies:
Developments covered by the policy must not discriminate against tenants who would pay their rent with federal, state or local public assistance, including tenant based federal, state or local subsidies, including, but not limited to rental assistance, rent supplements, and Housing Choice Vouchers.

IX. Affordable housing plan

a) Applicability

Developments that are subject to this policy shall include an Affordable Housing Plan as described below. An Affordable Housing Plan describes how the developer complies with each of the applicable requirements of this policy.

b) Approval

1. The Affordable Housing Plan shall be approved by the city.

2. Minor modifications to the plan are subject to approval by the city manager. Major modifications are subject to approval by the city council. Items that are considered major and minor will be designated in the Affordable Housing Plan.

c) Contents

The Affordable Housing Plan shall include at least the following:

1. General information about the nature and scope of the development subject to these regulations.

2. For requests of an alternative to on-site provision of affordable housing, evidence that the proposed alternative will further affordable housing opportunities in the city to an equivalent or greater extent than
compliance with the otherwise applicable on-site requirements of this policy.

3. The total number of market rate units, and for rental developments, the number of affordable dwelling units in the rental development.

4. The floor plans for the affordable dwelling units showing the number of bedrooms and bathrooms in each unit.

5. The approximate square footage of each affordable dwelling unit and average square foot of market rate unit by types.

6. Building floor plans and site plans showing the location of each affordable dwelling unit.

7. The pricing of each ownership dwelling unit shall be determined at time of issuance of the occupancy permit. At time of sale this price may be adjusted if there has been a change in the median income or a change in the formulas used in this ordinance.

8. The order of completion of market rate and affordable dwelling units.

9. Documentation and specifications regarding the exterior appearance, materials and finishes of the development for each of the affordable dwelling units illustrating that the appearance of affordable units are comparable to the appearance of the market-rate units.

10. An Affordable Dwelling Unit Management Plan documenting policies and procedures for administering the affordable dwelling units in accordance with the Affordable Housing Performance Agreement.

11. Any and all other information that the city manager may require that is needed to achieve the council’s affordable housing goals.

X. Recorded agreements, conditions and restrictions

a) An Affordable Housing Performance Agreement shall be executed between the city and a developer, in a form approved by the city attorney, based on the Affordable Housing Plan described in Section VII, which formally sets forth development approval and requirements to achieve affordable housing in accordance with this policy and location criteria. The Agreement shall identify:
1. the location, number, type, and size of affordable housing units to be constructed;
2. sales and/or rental terms; occupancy requirements;
3. a timetable for completion of the units; and
4. restrictions to be placed on the units to ensure their affordability and any terms contained in the approval resolution by the city as applicable.

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b) The applicant or owner shall execute any and all documents deemed necessary by the city manager, including, without limitation, restrictive covenants and other related instruments, to ensure the affordability of the affordable housing units in accordance with this policy.

c) The applicant or owner must prepare and record all documents, restrictions, easements, covenants, and/or agreements that are specified by the city as conditions of approval of the application prior to issuance of a zoning compliance permit for any development subject to this policy.

d) Documents described above shall be recorded in the Hennepin County Registry of Deeds as appropriate.

XI. Definitions

a) Affordable Dwelling Unit: The required affordable dwelling units within a residential project subject to this policy shall meet an income eligibility and rent affordability standard for the term of the restriction as follows:

1) Rental Projects:
   a. At least twenty percent (20%) of the units shall be affordable for households at sixty percent (60%) Area Median Income (AMI), or
   b. At least ten percent (10%) of the units shall be at affordable for households at fifty percent (50%) Area Median Income.
   c. At least five percent (5%) of the units shall be affordable for households at thirty percent (30%) Area Medium Income.

2) For-Sale Projects:
The qualifying affordable sale price for an owner-occupied affordable dwelling unit shall be based on a household income of eighty percent (80%) AMI for the metropolitan area that includes St. Louis Park calculated annually by the Department of Housing and Urban Development.

b) Affordable Housing Plan: A plan that documents policies and procedures for administering the affordable dwelling units in accordance with the Affordable Housing Performance Agreement.

c) Affordable Housing Performance Agreement: Agreement between the city and the developer which formally sets forth development approval and requirements to achieve Affordable Housing in accordance with this policy.

d) Financial Assistance: The Inclusionary Affordable Housing Policy applies to all new and renovated multifamily residential buildings receiving city financial assistance, seeking PUD land use approvals or request an amendment to the comprehensive plan.
Financial Assistance is defined as funds derived from the city and includes but is not limited to the following:

1) City of St. Louis Park Funds
2) Community Development Block Grant (CDBG)
3) City Housing Rehabilitation Funds
4) Revenue Bonds (private activity bonds are negotiable)
5) Tax Increment Financing (TIF) & Tax Abatement
6) Housing Authority (HA) Funds
7) Land Write-downs

b) NOAH units:
   1) Rental units: A rental unit is defined as a NOAH unit if the amount of rent charged is affordable to a household whose income is at or below 60% area median income based on bedroom size.

   2) Ownership unit: A for-sale unit is defined as a NOAH unit if the price of the home is affordable to a household whose income is at or below 80% AMI.