03/19/24 11:01 am HOUSE RESEARCH CG/RK H4010DE1

1.3	"Section 1. [462.3571] MULTIFAMILY RESIDENTIAL DEVELOPMENTS.
1.4	Subdivision 1. <b>Definitions.</b> (a) For the purposes of this section, the following terms have
1.5	the meanings given them.
1.6	(b) "Affordable housing development" means a multifamily residential development in
1.7	which:
1.8	(1) at least 20 percent of the residential units are for households whose incomes do not
1.9	exceed 50 percent of the greater of the statewide or area median income; or
1.10	(2) at least 40 percent of the residential units are for households whose incomes do not
1.11	exceed 60 percent of the greater of the statewide or area median income.
1.12	The deed or declaration for an affordable residential unit must also contain a restrictive
1.13	covenant requiring the property to remain affordable housing for at least 30 years.
1.14	(c) "City" means a home rule charter or statutory city.
1.15	(d) "Commercial use" means the use of land or buildings, in whole or in part, for the
1.16	sale, lease, rental, or trade of products, goods, and services.
1.17	(e) "Cottage housing" means residential dwelling units on a lot with a common open
1.18	space that either:
1.19	(1) is owned in common; or
1.20	(2) has units owned as condominium units with property owned in common and a
1.21	minimum of 20 percent of the lot size as open space.

..... moves to amend H.F. No. 4010 as follows:

Delete everything after the enacting clause and insert:

1.1

1.2

03/19/24 11:01 am HOUSE RESEARCH CG/RK H4010DE1

2.1	(f) "Courtyard apartment" means a building with up to four attached residential dwelling
2.2	units arranged on two or three sides of a yard or garden.
2.3	(g) "Duplex" means a two family home, classified as an IRC-2 in the State Building
2.4	Code and not meeting the definition of townhouse.
2.5	(h) "Fiveplex" means a building containing five residential dwelling units intended for
2.6	nontransient occupancy and not meeting the definition of townhouse.
2.7	(i) "Fourplex" means a building containing four residential dwelling units intended for
2.8	nontransient occupancy and not meeting the definition of townhouse.
2.9	(j) "Environmental justice area" has the meaning under section 116.065, subdivision 1.
2.10	(k) "Metropolitan area" has the meaning under section 473.121, subdivision 2.
2.11	(l) "Multifamily residential development" means a single residential building with at
2.12	least 13 units or a mixed-use building with commercial use on the ground floor and at least
2.13	half of the usable square footage is for residential use. "Multifamily residential development"
2.14	does not include the following housing types:
2.15	(1) duplexes;
2.16	(2) triplexes;
2.17	(3) fourplexes;
2.18	(4) fiveplexes;
2.19	(5) sixplexes;
2.20	(6) townhouses;
2.21	(7) stacked flats;
2.22	(8) courtyard apartments;
2.23	(9) cottage housing; and
2.24	(10) single-family detached homes.
2.25	(m) "Residential unit" means a residential dwelling for the use of a single owner or
2.26	tenant.
2.27	(n) "Single-family detached home" means any building that contains one residential
2.28	dwelling unit used, intended, or designed to be built, used, rented, leased, let, or hired out
2.29	to be occupied, or occupied for living purposes that is not attached to another structure.

		~ ~ /=	******
03/19/24 11:01 am	HOUSE RESEARCH	CG/RK	H4010DE1

<u>(o</u>	) "Sixplex" means a building containing six residential dwelling units intended for
nontr	ansient occupancy and not meeting the definition of townhouse.
<u>(p</u>	) "Stacked flat" means a nontransient residential building of no more than three stories
on a l	ot zoned for residential development in which each floor is a residential dwelling unit.
<u>(</u> q	) "Structure" means anything constructed or installed for residential or commercial
ise w	which requires a location on a parcel of land. "Structure" does not include
nonce	onformities.
<u>(r</u>	) "Townhouse" means a single-family residential dwelling unit constructed in a group
of thr	ee or more attached units in which each unit extends from the foundation to the roof
nd w	vith open space on at least two sides. Each single-family residential dwelling unit shall
e co	nsidered to be a separate building. Separate building service utilities shall be provided
o eac	ch single-family residential dwelling unit when required by the Minnesota State Building
Code	<u>.</u>
<u>(s</u>	) "Triplex" means a building containing three residential dwelling units intended for
ontr	ansient occupancy and not meeting the definition of townhouse.
Sı	ubd. 2. Multifamily residential developments. (a) Subject to compliance with all
nuni	cipal zoning standards, multifamily residential developments shall be a permitted use
n any	y zoning district that allows for a commercial use, except for:
<u>(1</u>	) industrial zoning districts where a commercial use is not allowed; or
<u>(2</u>	) industrial zoning districts that are located in an environmental justice area.
<u>(b</u>	) A multifamily residential development may not be constructed on a lot zoned for a
ingle	e-family detached home unless otherwise authorized by law, rule, or ordinance.
<u>(c</u>	) A city may require a conditional use permit for a multifamily residential development
only i	if the specific circumstances of the development raise concerns related to the public
health	n, safety, and general welfare.
<u>S</u> ı	ubd. 3. Applicable zoning standards. (a) A multifamily residential development must
comp	ly with any standards, performance conditions, or requirements, including the adequacy
of exi	isting public infrastructure, imposed by a city to promote the public health, safety, and
gener	ral welfare.
(b	) A city must not impose a height requirement on a multifamily residential development
that is	s less than the following:
(1	) in a city of the first class, 75 feet;
<u>(1</u>	, in a city of the first class, 15 feet,

03/19/24 11:01 am HOUSE RESEARCH CG/RK H4010DE				
	03/19/24 11:01 am	HOUSE RESEARCH	CG/RK	H4010DE1

(2) in a city of the second class, 45 feet;	
(3) in a city of the third class in the metropolitan area, 45 feet; of	<u>or</u>
(4) in a city of the third class outside of the metropolitan area, 3	55 feet.
(c) A city must not impose a setback requirement on a multifam	nily residential
development that is greater than the smallest required minimum set	tback distance of any
other structure in the same zoning district of the parcel on which th	e development will be
built.	
(d) A city may impose a height or setback requirement that is di	ifferent from the
requirements in this subdivision if such requirements would result in a	a multifamily residential
development that would substantially vary in compatibility and sca	le with surrounding
properties.	
(e) This subdivision does not apply to a city of the fourth class.	
Subd. 4. Parking requirements limited. A city may not require	more than one off-street
parking space per residential unit, except that additional disability p	parking spaces may be
required to meet the requirements of the Americans with Disabilities	es Act.
Subd. 5. Affordable housing development; height and mass	requirements. An
affordable housing development must be permitted to exceed one of	or more maximum
dimensional standards imposed by city official zoning controls as a	zoning density bonus.
A zoning density bonus offered by a city for an affordable housing de	evelopment may include
one or more of the following dimensional standards above the max	imum base zoning
regulations:	
(1) a building height increase of at least 35 feet;	
(2) an increased floor area ratio;	
(3) an increased number of units per acre;	
(4) an increased total number of units;	
(5) a higher percentage of lot coverage; or	
(6) other dimensional standards that increase building size by at	t least 30 percent more
than what is allowed for market-rate multifamily residential develo	pments.
Subd. 6. Administrative review process. (a) Notwithstanding an	y law, rule, or ordinance
to the contrary, a city must establish an administrative review proce	ess subject to the

03/19/24 11:01 am HOUSE RESEARCH CG/RK H4010DE1

5.1	procedures in section 15.99 for a multifamily residential development meeting the
5.2	requirements of this section.
5.3	(b) An application reviewed through an administrative review process or other process
5.4	may not be approved contingent on factors not related to the protection of public health,
5.5	safety, and welfare; the completion of a study; or the development being a part of a planned
5.6	unit development if the multifamily residential development complies with this section.
5.7	Subd. 7. Exceptions. (a) Nothing in this section authorizes a multifamily residential
5.8	development that is prohibited by state or federal law or rule, or is prohibited under an
5.9	ordinance adopted pursuant to such a state or federal law or rule, that protects floodplains,
5.10	areas of critical or historic concern, wild and scenic rivers, shore land, or that otherwise
5.11	restrict residential units to protect and preserve the public health, the environment, or scenic
5.12	areas.
5.13	(b) A multifamily residential development may not be inconsistent with approved plans
5.14	under chapter 103B.
5.15	EFFECTIVE DATE. This section is effective January 1, 2025."
5.16	Amend the title accordingly