INCLUSIONARY HOUSING PLAN

2021 AFFORDABLE HOUSING OPPORTUNITY AND CREATION ORDINANCE RENTAL DEVELOPMENT PROJECT

INCLUSIONARY HOUSING PLAN NUMBER: _____

City of Santa Ana 20 Civic Center Plaza (M-26), Santa Ana, California 92701 714.667.2241

Development S	Site Characteristics and Contac	ct Information
Project Address:		
Assessor Parcel Number(s):		
Site Dimensions:		
Site Size (Square Feet):		
Property Owner's Name:		
Address:		
Telephone Number:		Email:
Applicant's Name:		
Telephone Number:		Email:
	City Approvals (if applicable)	
	Approve Deny	
Signature:		Date:

I. DEFINED TERMS

Capitalized terms included in the instructions for completing an Inclusionary Housing Plan have the meanings defined in the Administrative Procedures Manual.

II. PROJECT DESCRIPTION

Please provide the information pertaining to the characteristics of the proposed Project in the following table:

Description of the Proposed Project				
Plan	Number of Units	Number of Bedrooms	Habitable Area Per Unit ¹	Total Habitable Area: Each Plan
Totals				
	oe constructed in p			Yes No
	overnment Code Seeing requested?	ection 65915 et se	q. (Section 65915) Yes No

¹ Habitable Area defined as the portion of the residential unit measured from exterior walls to exterior walls. The calculation excludes exterior hallways, common areas, landscapes, open space, and exterior stairways.

III. INCLUSIONARY HOUSING REQUIREMENTS

The Ordinance imposes a requirement that one of the following obligations must be fulfilled for Rental Development projects: ²

- 1. At least 15% of the units must be set aside at an Affordable Rent for Low Income Households; or
- 2. At least 10% of the units must be set aside at an Affordable Rent for Very Low Income Households; or
- 3. At least 5% of the units must be set aside at an Affordable Rent for Extremely Low Income Households; or
- 4. At least 10% of the units must be set aside at Affordable Rents based on the following mix:
 - a. 5% for Low Income Households; plus
 - b. 3% for Very Low Income Households; plus
 - c. 2% for Extremely Low Income Households.

The Ordinance offers the following four options for fulfilling the Inclusionary Housing obligation:

- 1. On-site development of the affordable units; or
- 2. Off-site development of the affordable units; or
- 3. Off-site rehabilitation of existing units; or
- 4. Payment of a fee in lieu of producing affordable units.

If the calculation of the Inclusionary Unit obligation results in a fraction, the obligation is rounded up to the next whole number. However, as an alternative, the Developer can choose to pay an in-lieu fee for the fractional unit obligation. This option can be applied to each of the three affordable housing production alternatives.

² Any additional units authorized under the Section 65915 density bonus shall not be counted in determining the number of Inclusionary Units required by the Ordinance.

On-Site Construction of the Required Inclusionary Units
Off-Site Construction of the Required Inclusionary Units
Rehabilitation of Existing Units
In a Target Area
Not in A Target Area
In-Lieu Fee Payment to Fulfill the Entire Inclusionary Housing Obligation
In-Lieu Fee Payment to Fulfill a Fractional Inclusionary Unit Obligation

Please select the applicable alternative(s) to indicate how the Project will comply with the

Inclusionary Housing Production Options

Inclusionary Unit requirement:

For Projects that opt to use one of the Inclusionary Housing production options, please complete the following tables.

DO NOT COMPLETE THE FOLLOWING THREE TABLES IF AN IN-LIEU FEE IS PROPOSED TO BE PAID TO FULFILL THE ENTIRE INCLUSIONARY HOUSING OBLIGATION

Inclusionary Housing Proc	luction Obligation	
	Number of Units	Habitable Area (Square Feet)
Total Units in the Market Rate Project		
Income Category Selected - (Select One)		
Low Income at 15%		
Very Low Income at 10%		
Extremely Low Income at 5%		
5% Low Income + 3% Very Low Income + 2% Extremely Low Income		
Total Inclusionary Housing Obligation		

Inclusionary Housing Production Option Being Applied (Circle One)					
On-Site Development Off-Site Development Rehabilitation					
	Incom	e Category Opt	ion Being Appl	ied (Circle One)
Low Ir	ncome @ 15%	Very Low Inc	ome @ 10%	Extremely Lov	v Income @ 5%
	5% Low Incom	e + 3% Very Lo	w Income + 2%	Extremely Lov	v Income
Plan	Number of Inclusionary Units	Income Category: (LI, VLI, ELI)	Number of Bedrooms in the Unit	Habitable Area in the Unit	Total Habitable Area in the Plan
Totals					

For Projects that choose to pay an in-lieu fee to fulfill a fractional Inclusionary Unit obligation, calculate the fractional in-lieu fee obligation in the following table:

Fractional In-Lieu Fee Calculation	
Fractional Unit Obligation	
Total Habitable Area (Square Feet)	
In-Lieu Fee Per Square Foot of Habitable Area (See Section IV of this application)	
Total Fractional In-Lieu Fee ——	

IV. DEVELOPMENT STANDARDS

On-Site Construction of Inclusionary Units to Fulfill the Inclusionary Housing Obligation

- 1. The Inclusionary Units must be reasonably dispersed throughout the project.
- 2. The Inclusionary Units must be proportional in the number of bedrooms, the gross Habitable Area, and location to the Market Rate units in the project.
- 3. The Inclusionary Units must be comparable to the Market Rate units in the project in terms of design, materials, finished quality and appearance.

Off-Site Construction of Inclusionary Units to Fulfill the Inclusionary Housing Obligation

- 1. The off-site development project must comport with the current zoning and general plan standards imposed on the development site.
- 2. The Inclusionary Housing obligation is equal to at least 15% multiplied times the sum total of the Habitable Area in the proposed Market Rate Project.
- 3. The total square footage standard will be based on the obligation stated above. However, the number of units, bedroom mix, and other amenities shall be approved by the City's review authority. The standards will be established based on the size and type of units most in demand at the time the application is submitted.
- 4. The Inclusionary Units must be substantially comparable to the units included in the proposed Market Rate Project in terms of quality of design, materials and finishes.

Rehabilitation of Existing Units to Fulfill the Inclusionary Housing Obligation

- 1. The Inclusionary Housing obligation is calculated as follows:
 - a. For units in a defined Target Area, the obligation is equal to at least 15% multiplied times the sum total of the Habitable Area in the proposed Project.
 - For units that are not located within a defined Target Area, the obligations is equal to 22.5% multiplied times total of the Habitable Area in the proposed Market Rate Project.

- 2. The total square footage standard will be based on the obligation stated above. However, the number of units, bedroom mix, and other amenities shall be approved by the City's review authority. The standards will be established based on the size and type of units most in demand at the time the application is submitted.
- 3. The Inclusionary Units must be substantially comparable to the units included in the Market Rate Project in terms of quality of design, materials and finishes.

In-Lieu Fee Payment to Fulfill the Entire Inclusionary Housing Obligation

The in-lieu fee payment obligation is calculated against the entire Habitable Area of the proposed Market Rate Project. The in-lieu fee schedule included in the Ordinance is presented in the following table:

In-Lieu Fee Schedule – 2021 Ordinance ³		
Units/Lots	Fee Per Square Foot of Habitable Area	
5-9	\$6.00	
10-14	\$9.00	
15-19	\$12.00	
20 or More	\$15.00	

For Projects that choose to pay an in-lieu fee to fulfill a the entire Inclusionary Housing obligation for the Project, calculate the in-lieu fee obligation in the following table:

In-Lieu Fee Calculation	
Total Habitable Area (Square Feet)	
In-Lieu Fee Per Square Foot of Habitable Area in the Project	
Total In-Lieu Fee	

³ The in-lieu fee calculation per square foot of Habitable Area shall be subject to City Council review and consideration as needed.

A requirement to use a local skilled and trained workforce will be phased in over time for projects with 20 or more units. If these projects are willing to fulfill defined local and skilled labor requirements they shall be entitled to pay a discounted in-lieu fee. The timing of the requirements and the reduced in-lieu fee payment amounts are described in the Administrative Procedures Manual.

V. TIMING

All Inclusionary Units in an Rental Development Project shall be constructed concurrently with, or prior to, the construction of the Market Rate units. If the Rental Development Project is proposed to be constructed in phases, the Inclusionary Units required by the Ordinance shall be constructed in proportion to the total number of units included in each phase.

For projects that choose to pay an in-lieu fee to fulfill the entire Inclusionary Housing obligation or a fractional in-lieu fee obligations the in-lieu fee must be paid prior to the City's issuance of a Certificate of Occupancy. If the Market Rate Project is proposed to be developed in phases, the in-lieu fee shall be constructed in proportion to the total number of units included in each phase.

VI. REQUIRED EXHIBITS TO THE INCLUSIONARY HOUSING PLAN

Please submit the following documents as attachments to this Inclusionary Housing Plan:

- A. Project Description (see Development Project Review application). Include a description of proposed off-site construction of Inclusionary Units or rehabilitation, if applicable.
- B. Legal Description of the Project.
- C. Site plan of the entire Project detailing the location of proposed Inclusionary Units (minimum size 11" x 17").
- D. If applicable, a phasing plan that provides for the proportionate number of the total Inclusionary Unit requirement to be built in each phase of the Project.
- E. Application Fee.

VII. PROPERTY OWNER'S AFFIDAVIT

I hereby certify that I am the legally authorized owner of all property involved in this application or have been empowered to sign as the property owner on behalf of a corporation, partnership, business, etc., as evidenced by separate instrument attached herewith. I hereby grant to the applicant submitting this form full power to sign all documents related to this application, including any conditions or litigation measures as may be deemed necessary.

I declare under penalty of perjury that the foregoing is true and correct.
Executed on (Date) at, California
Property Owner's Signature
Printed Name
VIII. APPLICANT'S AFFIDAVIT
I hereby certify that the statements furnished above and in the attached exhibits represent the data and information required for this initial evaluation and that the facts, statements and information presented are true and correct to the best of my knowledge and belief. Further, should the stated information be found false or insufficient, I agree to the return of this form for appropriate revisions, understanding the City of Claremont cannot process this form until all applicable information is corrected or provided by the applicant. I hereby certify that I have been legally authorized by the property owner to present this application and to sign on behalf of all documents related to this application, including any conditions or litigation measures as may be deemed necessary.
Note: When the applicant is a corporation, partnership, business, etc., a separate document verifying the authorization to sign for such applicant is required.
I declare under penalty of perjury that the foregoing is true and correct.
Executed on (Date) at, California
Applicant's Signature
Applicant's Printed Name