A. STIPULATIONS AND RECOMMENDATIONS

RESULTS SHEET

Date: 03/02/2021

Case No./Name: PLZT 2020-125 2020 Subdivision Ordinance Text Amendments

Staff recommends approval of the following CSO amendments below.

- 1. Article II. Administration, Section A. Subdivision Plat Required.
 - 4. An easement granting property rights to the city that has been established by a separate instrument shall, except as otherwise provided in this section, require approval by the City Council in order to be altered or abandoned.

An easement granting property rights to the city that has been established by a separate instrument may be approved by the City Manager or designee in order to be altered or abandoned only in the following instances:

- 1) when substantially similar property rights are provided simultaneously with such alteration or abandonment; or
- 2) when the city's property rights in the easement are not significantly modified, reduced, or limited in a manner to deny the city of the intent and purpose of the property rights granted by the original easement.
- 2. An easement dedicated by plat may be altered or abandoned by a replat, prepared in accordance with Article VII of this ordinance, or upon approval by the City Council Article X. Design Standards, Section C. Lots, Subsection 4.
 - 4. Lots in the (SF) Single-Family and (D) Duplex Zoning Districts shall not front upon a freeway frontage road or an arterial thoroughfare, as designated on the Transportation Plan.
- 3. Article X. Design Standards, Section E. Alleys, Subsection 1.
 - 1. Alleys shall be required in the (SF) Single-Family and (D) Duplex Zoning Districts. The following requirements shall apply:
 - a. Alleys shall be parallel, or approximately parallel, to the frontage of all residential streets.
 - b. Alleys shall not intersect a freeway frontage road or streets that are designated as arterial thoroughfares or major collector streets on the Transportation Plan.
 - c. The minimum distance between an alley/street intersection and a street/street intersection shall be the width of at least one (1) lot. (Reference Figure 2.2, Appendix A)
 - d. Maximum alley length between access points to a street shall be six hundred (600) feet. A length of between six hundred (600) feet and one thousand (1,000) feet without access to a street may be approved by the Planning and Zoning Commission if it finds unusual conditions or limiting factors. In no case,

however, shall an alley be in excess of one thousand (1,000) feet between access points to a street.

- e. Where the deflection of an alley alignment exceeds thirty (30) degrees, a cutback of a minimum fifteen (15) feet, or of such greater distance to provide safe vehicular movement, shall be established on the inside property line. The pavement of the alley shall be cut back in the same manner.
- f. Dead-end alleys shall be prohibited, except where determined by the Planning and Zoning Commission to be necessary. In such cases, adequate turn-around facilities, as determined by the Planning and Zoning Commission, shall be provided.
- g. Alleys shall be dedicated at the time of plat approval by the Planning and Zoning Commission before they can become public alleys.
- h. Alleys shall be paved, and rights-of-way shall be provided, in accordance with the General Design Standards of the City of Carrollton.
- i. Public water, sanitary and storm sewers shall be placed within the street right-of-way, unless otherwise approved by the City Engineer at the time of final plat approval. All other public utilities shall be placed in the alley right-of-way or designated easements, unless otherwise approved by the City Engineer at the time of final plat approval. Where utilities are placed in alleys, such utilities shall be placed underground. Feeder and transmission lines may be placed above ground, where allowed by the applicable zoning district.

4. Article XI. Construction and Improvements, Section J. Easements.

The developer of any site shall be responsible for providing the necessary easements for the extension of water, sanitary sewer and drainage facilities to adjacent properties as the property is platted. An easement dedicated by separate instrument may be provided in lieu of by plat, as determined by the City Manager or designee.

5. Article XII. Variances and Waivers, Section A. Variances.

- 2. The Planning and Zoning Commission may authorize a waiver only to the following regulations of this ordinance:
 - a. Any provision of Section E(1)(a) through E(1)(f) of Article X. No variance to the provisions of Section E(2) shall be permitted.
 - b. A waiver of the sidewalk requirements may be granted by the Planning and Zoning Commission, provided such waiver is in accordance with the provisions of Section G of Article X of this ordinance.

6. Article XIII. Definitions

PLAT, CONVEYANCE: A plat of record filed with the appropriate county clerk after approval by the Planning and Zoning Commission for the purpose of sale or conveyance in its entirety or interests thereon defined. A conveyance plat shall not convey any rights to development or guarantee public utilities, public or private access or issuance of addressing and permits.

B. P&Z RECOMMENDATION from P&Z meeting: 01/07/21 Result: **APPROVED** /Vote: 8-0 (Merriman absent)

C. CC PUBLIC HEARING / ORDINANCE ACTION from CC meeting: 02/02/21 Result: CONTINUED TO MARCH 2, 2021 /Vote: 7-0

D. CC PUBLIC HEARING / ORDINANCE ACTION from CC meeting: 03/02/21 Result: /Vote: