

RESOLUTION NO.

OF THE BOARD OF SUPERVISORS OF THE COUNTY OF EL DORADO

WHEREAS, the County of El Dorado approved General Plan Amendment A14-0001, Rezone Z14-0001, El Dorado Hills Specific Plan Amendment SP86-0002-R, and Revision to Town Center East Development Plan PD94-0004R-2 ("2014 Entitlements") for the 250-unit El Dorado Hills Apartments projects on December 2, 2014 under Resolution No. 208-2014 and certified a Subsquent Mitigated Negative Declaration (State Clearinghouse No. 201405281) for the 2014 project; and

WHEREAS, a lawsuit was filed against the adoption of the Subsequent Mitigated Negative Declaration and the 2014 Entitlements by the Citizens for Sensible Development in El Dorado Hills ("CSDEDH") under Case No. PC2015001, and the decision of the superior court is now on appeal in Case No. C081472; and

WHEREAS, the County of El Dorado approved General Plan Amendment A16-0001, Rezone Z16-0004, El Dorado Hills Specific Plan Amendment SP86-0002-R-3, and Revision to Town Center East Development Plan PD94-0004R-3 ("2018 Entitlements") for the 214-unit El Dorado Hills Apartments projects on February 13, 2018 under Resolution No. 017-2018 and certified an Environmental Impact Report (State Clearinghouse No. 201704217) for the 2018 project; and

WHEREAS, a lawsuit was filed against the certification of the Environmental Impact Report and the 2018 Entitlements by CSDEDH under Case No. PC2018017 on March 12, 2018; and

WHEREAS, a Settlement Agreement of the challenges to the 2014 and 2018 projects (Case Nos. PC2015001, PC20180127, and C081472) was reached between the involved parties on May 21, 2018; and

WHEREAS, in the Settlement Agreement, the County agreed to initiate a minor, technical General Plan Amendment to Land Use Element Policy 2.2.1.2 to clarify that Objective 2.2.6 provides an exception to the maximum density allowed by General Plan Policy 2.2.1.2.

NOW, THEREFORE, BE IT RESOLVED that:

1. The County of El Dorado Board of Supervisors hereby approve and adopt the following amendment to the General Plan based on the documents considered by the Board of Supervisors at the public hearing, except as may be noted therein:

Amend General Plan Policy 2.2.1.2 to read as follows (new language underlined; deleted language stricken):

Policy 2.2.1.2: To provide for an appropriate range of land use types and densities within the County, the following General Plan land use designations are established and defined.

Multifamily Residential (MFR): This land use designation identifies those areas suitable for high-density, single family and multifamily design concepts such as apartments, single-family attached dwelling units (i.e., air-space condominiums, townhouses and multiplexes), and small-lot single-family detached dwellings subject to the standards set for in the Zoning Ordinance and which meet the minimum allowable density. Mobile home parks, as well as existing and proposed manufactured home parks, shall

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degree of access to transpublic facilities. Mixed us commercial and residentia Policy), the minimum all	is designation. Lands identified as MFR shall be in locations with the higher ortation facilities, shopping and services, employment, recreation, and other development within Community Regions and Rural Centers which combinates shall be permitted. Except as provided in Objective 2.2.6 (Site Specific owable density is five dwelling units per acre, with a maximum density of 2 acept as provided in Policy 2.2.2.3, this designation is considered appropriate gions and Rural Centers.
amendments to the General Plan	for herein are continued for final action with the County's next "bundling" of consistent with Government Code section 65358, and the Planning and o include these amendments in the next "bundling" of amendments to the
•	e Board of Supervisors of the County of El Dorado at a regular meeting of said
Attest: James S. Mitrisin	Ayes: Noes: Absent:

Chair, Board of Supervisors

Clerk of the Board of Supervisors

Deputy Clerk

By: _____