1	CITY OF LITTLETON, COLORADO		
2	ORDINANCE NO		
3 4	ORDINANCE NO		
5	Series, 2017		
6	INTEROPLICED BY COUNCIL MEMBERS		
7 8	INTRODUCED BY COUNCILMEMBERS:		
9	AN ORDINANCE OF THE CITY OF LITTLETON,		
10	COLORADO,		
11	00202020,		
12	WHEREAS, the planning commission, at its regular meeting on July 24, 2017,		
13	held a public hearing and voted to recommend approval of an ordinance amending Title 11,		
14	Chapter 9, Section 4 (B) and (C) of the city code, for clarification of size percentages, and		
15	adequate water and sewer facilities under Administrative Plat and Replat; and		
16			
17	WHEREAS, the city council finds that the proposed amendments to the city code		
18	are in the best interest of the city and will promote the public health, safety and welfare of its		
19	inhabitants;		
20	NOW THEREFORE BE IT ORDANIES BY THE OUT COUNCIL OF		
21 22	NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF LITTLETON, COLORADO, THAT:		
23	THE CITT OF LITTLETON, COLORADO, THAT:		
24	Section 1: Section 4 of Chapter 9 of Title 11 of the City Code is hereby amended		
25	as follows:		
26	us follows.		
27	11-9-4: CRITERIA FOR DECISION:		
28			
29	An administrative plat shall be approved only if the director determines that all of the following		
30	criteria have been met:		
31			
32	(A) Each parcel created by the administrative plat or replat complies with the minimum		
33	requirements of the governing zone district, including but not limited to, the maximum density		
34	and minimum open space requirements, the subdivision regulations and other applicable city		
35	ordinances and resolutions. Multiple zone districts may not be contained within one		
36	administrative plat or replat.		
37 38	(B) Each parcel created by the administrative plat or replat is consistent with existing		
39	character of the block face on which the property is located. Lots that are more than fifty percent		
40	(50%) greater in either lot size, depth, or width of a typical average existing lot on the same		
41	block face are not eligible for an administrative plat or replat. Lots that are less MORE than		
42	twenty-five (25%) smaller in either lot size, depth, or width of a typical average existing lot on		
43	the same block face are not eligible for an administrative plat or replat.		
44			
45	(C) Each parcel created by the administrative plat has adequate water and sanitary sewer		
46	facilities THE APPLICANT SHALL PROVIDE EVIDENCE THAT PUBLIC WATER AND		
47	SEWER FACILITIES ARE AVAILABLE TO SERVE EACH LOT. THIS SHALL BE IN THE		
48	FORM OF "WILL SERVE" LETTERS FROM THE APPROPRIATE SERVICE PROVIDERS.		
49			

50	(D)	All resulting lots must abut a dedicated and accepted city street.		
51 52	(E)	If the request is to divide unsubdivided land in an existing planned development, each l	lot	
53	or parcel resulting from the administrative plat shall be one (1) acre or smaller in size.			
54	or pur	cer resulting from the definitionarive plat shall be one (1) dere of shaller in size.		
55		Section 2: Severability. If any part, section, subsection, sentence, clause	or	
56	phrase of this ordinance is for any reason held to be invalid, such invalidity shall not affect the			
57	validity of the remaining sections of this ordinance. The City Council hereby declares that it			
58	would have passed this ordinance, including each part, section, subsection, sentence, clause or			
59	phrase hereof, irrespective of the fact that one or more parts, sections, subsections, sentences			
60		es or phrases may be declared invalid.	,	
61				
62		Section 3: Repealer. All ordinances or resolutions, or parts thereof,	in	
63	conflict with this ordinance are hereby repealed, provided that this repealer shall not repeal the			
64	repealer clauses of such ordinance nor revive any ordinance thereby.			
65				
66				
67	INTRODUCED AS A BILL at a regularly scheduled meeting of the City Council			
68	of the City of Littleton on the day of, 2017, passed on first reading by a vote of			
69	FOR and AGAINST; and ordered published by posting at Littleton Center, Bemis			
70	Library, the Municipal Courthouse and on the City of Littleton Website.			
71	PUBLIC HEARING on the Ordinance to take place on the day of			
72	, 2017, in the Council Chambers, Littleton Center, 2255 West Berry Avenue			
73	Littleton, Colorado, at the hour of 6:30 p.m., or as soon thereafter as it may be heard.			
74				
75	PASSED on second and final reading, following public hearing, by a vote ofFOR			
76	and _	AGAINST on the day of	by	
77	posting at Littleton Center, Bemis Library, the Municipal Courthouse and on the City of Littleton			
78	Webs	ite.		
79	ATTI	EST:		
80 81	Wand	ly Heffner Bruce O. Beckman		
82		CLERK MAYOR		
83		OLLINI WITH OR		
84	APPR	ROVED AS TO FORM:		
85		10 1 22 120 1 0 1 0 1 0 1 1 1 1		

Ordinance No.
Series, 2017
Page 3

Kenneth S. Fellman
ACTING CITY ATTORNEY

89
90