

Michael Griffith <mgriffith@cityofevanston.org>

Zoning Analysis Application

1 message

noreply@formstack.com <noreply@formstack.com> Reply-To: dwallach@bluepaintdevelopment.com

Thu, Jun 29, 2023 at 1:05 PM

To: mgriffith@cityofevanston.org, kashbaugh@cityofevanston.org, mklotz@cityofevanston.org



Formstack Submission For: Zoning Analysis Application

Submitted at 06/29/23 1:05 PM

A construction project of less than 10,000 sq I am applying for a zoning review of a::

ft; Fee: \$110

This zoning review is for a: Residential Property

1915 Grant Street/1917 Grant Street **Property Address:**

Evanston, IL 60201

Type of Project: Residential

Number of Units: 13

For projects required to comply with

Outside of TOD Area **Inclusionary Housing Ordinance:**

Development of 10 Micro Homes and three (3) **Proposed Project:**

ADU's above parking structure on alley.

Name: David Wallach

Organization: Blue Paint Development, LLC

909 David Street

Address: Suite 500

Evanston, IL 60201

Home or Office Phone Number: (312) 617-9018 **Cell Phone Number:** (312) 617-9018 Email: dwallach@bluepaintdevelopment.com Please choose primary means of Cell Phone contact: Is applicant also the property owner?: No Name: Trish Steiglitz 2221 Grant Street Address: Evanston, IL 60201 **Home or Office Phone Number: Cell Phone Number:** (847) 902-0808 Email: trish.stieglitz@comcast.net What is the relationship of the applicant Other: Contract Purchaser to the property owner?: **Inclusionary Housing Plan Proposal** I understand and agree to the requirements Form: Copy of Plat of Survey: View File Date of Survey: Jun 07, 2003 **Building Plans:** View File **Date of Survey:** Do you have any parking spaces? Yes (including proposed): Do you have any loading berths? No (including proposed): Existing Lot Area (sq ft.): 29600 Proposed Lot Area (sq ft.): 29600 100 **Existing Lot Width (frontage) (ft.):** Proposed Lot Width (frontage) (ft.): 100 **Existing Dwelling Units/Rooming Units:** 1

Proposed Dwelling Units/Rooming Units:	13
Existing Open Parking Spaces:	0
Proposed Open Parking Spaces:	0
Existing Enclosed Parking Spaces:	2
Proposed Enclosed Parking Spaces:	10
Existing Off-Site Parking Spaces:	0
Proposed Off-Site Parking Spaces:	
Existing Loading Berths - Short:	
Proposed Loading Berths - Short:	
Existing Loading Births - Long:	
Proposed Loading Berths - Long:	
Existing Employees:	
Proposed Employees:	
Proposed Employees: Existing Front Yard (ft.):	25
	25 27.5
Existing Front Yard (ft.):	
Existing Front Yard (ft.): Proposed Front Yard (ft.):	
Existing Front Yard (ft.): Proposed Front Yard (ft.): Existing Street Side Yard (ft.):	
Existing Front Yard (ft.): Proposed Front Yard (ft.): Existing Street Side Yard (ft.): Proposed Street Side Yard (ft.):	27.5
Existing Front Yard (ft.): Proposed Front Yard (ft.): Existing Street Side Yard (ft.): Proposed Street Side Yard (ft.): Existing Interior Side Yard 1 (ft.):	27.5
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Proposed Principal Structure - Peak Height (ft.):	18
Existing Principal Structure - Number of Stories:	2
Proposed Principal Structure - Number of Stories:	2
Existing Other Accessory Structures - Peak Height (ft.):	20
Proposed Principal Structure - Peak Height (ft.) - Copy:	12
Existing FAR (ft.):	1500
Proposed FAR (ft.):	6700
Existing Principal Structure Footprint (excluding front porch) (sq ft.):	
Proposed Principal Structure Footprint (excluding front porch) (sq ft.):	
Accessory Structures (check all which appear on your property now, or are proposed):	
Existing Roofed Front Porch (receives 50% credit) (sq ft.):	
Proposed Roofed Front Porch (receives 50% credit) (sq ft.):	
Existing Detached Garage Footprint (sq ft.):	
Proposed Detached Garage Footprint (sq ft.):	
Existing Other Accessory Structures (sq ft.):	
Proposed Other Accessory Structures (sq ft.):	
Other Existing Roofed Areas (sq ft.):	
Other Proposed Roofed Areas (sq ft.):	
Total Existing Building Lot Coverage (sq	

IVI		TON Mail - Zorling Arialysis Application
	ft.):	
	Total Proposed Building Lot Coverage (sq ft.):	
	Check all applicable impervious surfaces (existing and proposed):	Patios & Terraces (brickworks receives 20% credit) Sidewalks Stairs/Landings
	Existing Patios & Terraces (sq ft.):	
	Proposed Patios & Terraces (sq ft.):	
	Existing Sidewalks (sq ft.):	
	Proposed Sidewalks (sq ft.):	5500
	Existing Driveways (sq ft.):	
	Proposed Driveways (sq ft.):	
	Existing Decks (sq ft.):	
	Proposed Decks (sq ft.):	
	Existing Stairs/Landings (sq ft.):	
	Proposed Stairs/Landings (sq ft.):	200
	Other Existing Impervious Areas (sq ft.):	
	Other Proposed Impervious Areas (sq ft.):	
	Total Existing Impervious Surface Area (sq ft.):	0
	Total Proposed Impervious Surface Area (sq ft.):	5700
	Does your building have a basement (existing or proposed)?:	
	Existing Parking/Loading (sq ft.):	
	Proposed Parking/Loading (sq ft.):	
	Existing Dwelling Units (sq ft.):	
	Proposed Dwelling Units (sq ft.):	

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Existing Hallways/Elevators/Stairs/
Lobby (sq ft.):
Proposed Hallways/Elevators/Stairs/
Lobby (sq ft.):
Existing Mechanical Accessory Space
(sq ft.):
Proposed Mechanical Accessory Space
(sq ft.):
Existing Non-Residential Gross
Leasable Area (sq ft.):
Proposed Non-Residential Gross
Leasable Area (sq ft.):
Other Existing (sq ft.):
Other Proposed (sq ft.):
Existing Gross Floor Area (sq ft.):
Proposed Gross Floor Area (sq ft.):
Existing Parking/Loading (sq ft.):
Proposed Parking/Loading (sq ft.):
Existing Dwelling Units (sq ft.):
Proposed Dwelling Units (sq ft.):
Existing Hallways/Elevators/Stairs/
Lobby (sq ft.):
Proposed Hallways/Elevators/Stairs/
Lobby (sq ft.):
Existing Mechanical Accessory Space
(sq ft.):
Proposed Mechanical Accessory Space
(sq ft.):
Existing Non-Residential Gross
Leasable Area (sq ft.):
Proposed Non-Residential Gross
Leasable Area (sq ft.):
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Other Existing (sq ft.):
Other Proposed (sq ft.):
Existing Gross Floor Area (sq ft.):
Proposed Gross Floor Area (sq ft.):
Existing Parking/Loading (sq ft.):
Proposed Parking/Loading (sq ft.):
Existing Dwelling Units (sq ft.):
Proposed Dwelling Units (sq ft.):
Existing Hallways/Elevators/Stairs/ Lobby (sq ft.):
Proposed Hallways/Elevators/Stairs/ Lobby (sq ft.):
Existing Mechanical Accessory Space (sq ft.):
Proposed Mechanical Accessory Space (sq ft.):
Existing Non-Residential Gross Leasable Area (sq ft.):
Proposed Non-Residential Gross Leasable Area (sq ft.):
Other Existing (sq ft.):
Other Proposed (sq ft.):
Existing Gross Floor Area (sq ft.):
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Existing Parking/Loading (sq ft.):
Proposed Parking/Loading (sq ft.):
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Proposed Dwelling Units (sq ft.):

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Existing Hallways/Elevators/Stairs/
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Lobby (sq ft.):
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(sq ft.):
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Leasable Area (sq ft.):
Proposed Non-Residential Gross
Leasable Area (sq ft.):
Other Existing (sq ft.):
Other Proposed (sq ft.):
Existing Gross Floor Area (sq ft.):
Proposed Gross Floor Area (sq ft.):
Existing Parking/Loading (sq ft.):
Proposed Parking/Loading (sq ft.):
Existing Dwelling Units (sq ft.):
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Existing Mechanical Accessory Space
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Leasable Area (sq ft.):
Proposed Non-Residential Gross
Leasable Area (sq ft.):
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Other Existing (sq ft.):
Other Proposed (sq ft.):
Existing Gross Floor Area (sq ft.):
Proposed Gross Floor Area (sq ft.):
Existing Parking/Loading (sq ft.):
Proposed Parking/Loading (sq ft.):
Existing Dwelling Units (sq ft.):
Proposed Dwelling Units (sq ft.):
Existing Hallways/Elevators/Stairs/
Lobby (sq ft.):
Proposed Hallways/Elevators/Stairs/
Lobby (sq ft.):
Existing Mechanical Accessory Space
(sq ft.):
Proposed Mechanical Accessory Space
(sq ft.):
Existing Non-Residential Gross
Leasable Area (sq ft.):
Proposed Non-Residential Gross
Leasable Area (sq ft.):
Other Existing (sq ft.):
Other Proposed (sq ft.):
Existing Gross Floor Area (sq ft.):
Proposed Gross Floor Area (sq ft.):
For extra floors, please attach a
document showing a floor plan of these
extra floors.:
Total Existing Parking/Loading (sq ft.):
Total Proposed Parking/Loading (sq ft.):
Total Existing Dwelling Units (sq ft.):
```

Total Proposed Dwelling Units (sq ft.):	
Total Existing Hallways/Elevators/Stairs/ Lobby (sq ft.):	
Total Proposed Hallways/Elevators/Stairs/Lobby (sq ft.):	
Total Existing Mechanical Accessory Space (sq ft.):	
Total Proposed Mechanical Accessory Space (sq ft.):	
Total Existing Non-Residential Gross Leasable Area (sq ft.):	
Total Proposed Non-Residential Gross Leasable Area (sq ft.):	
Total Other Existing (sq ft.):	
Total Other Proposed (sq ft.):	
Total Existing Gross Floor Area (sq ft.):	
Total Proposed Gross Floor Area (sq ft.):	
Price (Construction Project of 10,000 sq ft. or more):	
Price (Construction Project of less than 10,000 sq ft./Other):	110
Quantity:	1
Price:	110
Credit Card:	Card number: *********4654 Expiration: 12/25
Signature:	View Signature

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PROFESSIONALS ASSOCIATED - MM SURVEY CO.

BOUNDARY * ALTA * TOPOGRAPHIC * CONDOMINIUM SURVEYS 7100 NORTH TRIPP AVENUE, LINCOLNWOOD, ILLINOIS 60712 PROFESSIONAL DESIGN FIRM NO. 184-003023

PROFESSIONALS ASSOCIATED PHONE: (847)-675-3000 FAX: (847)-675-2167 E-MAIL: pa@professionalsassociated.com www.professionalsassociated.com

PLAT OF SURVEY

OF

MM SURVEY PHONE: (773)-282-5900 FAX: (773)-282-9424 E-MAIL: info@MMSurveyingChicago.com www.mmsurveyingchicago.com

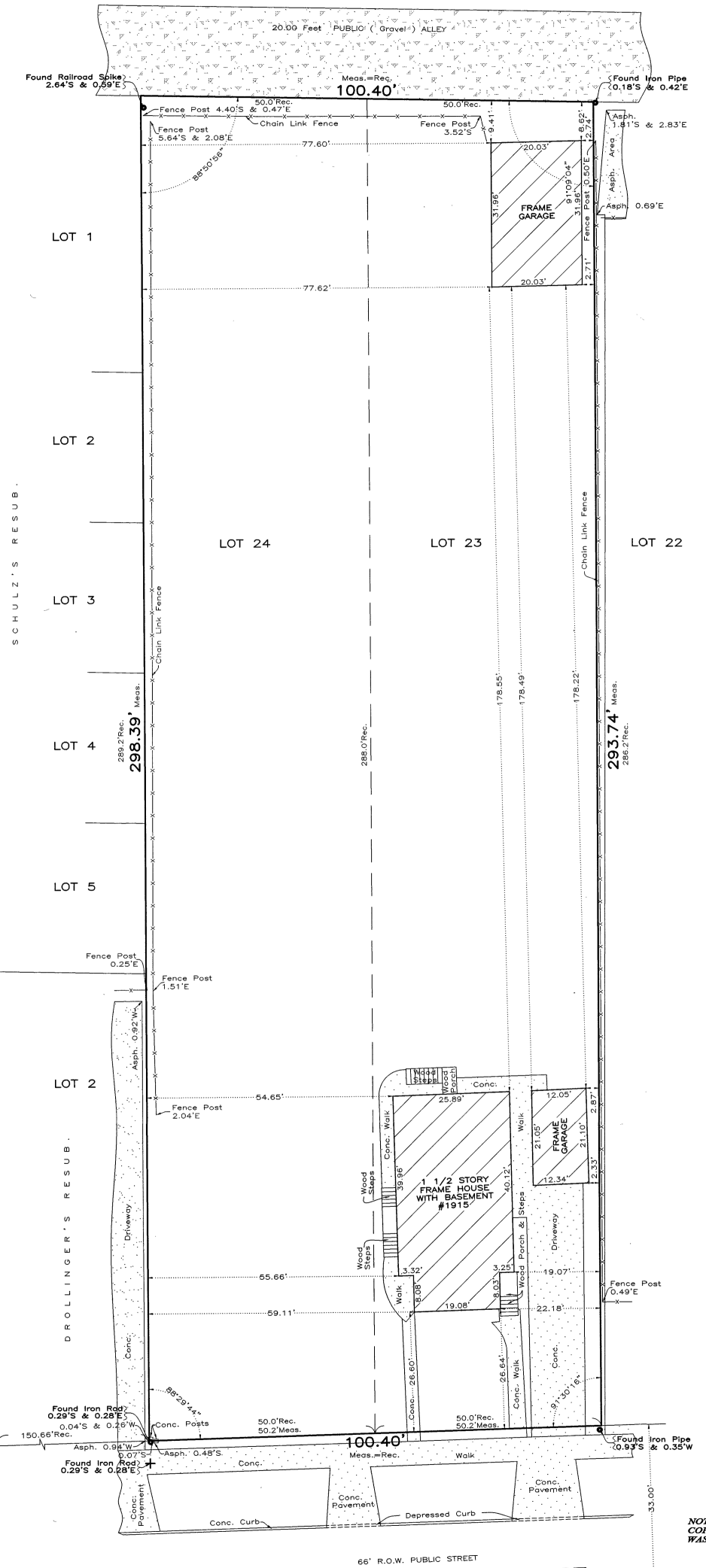


GRAPHIC SCALE

(IN FEET) 1 inch = 16 ft.

LOTS 23 AND 24 IN BLOCK 12 IN NORTH EVANSTON, BEING A SUBDIVISION IN SECTION 12, TOWNSHIP 41 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS. TOTAL NET AREA: 29,714 SQ.FT. = 0.682 ACRES

COMMONLY KNOWN AS: 1915-17 GRANT STREET, EVANSTON, ILLINOIS



COPY OF CURRENT TITLE INSURANCE POLICY WAS NOT PROVIDED TO THE SURVEYOR.

_E - GRANT- -

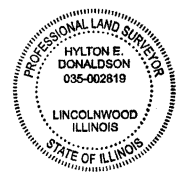
THE LEGAL DESCRIPTION SHOWN ON THE PLAT HEREON DRAWN IS A COPY OF THE ORDER, AND FOR ACCURACY SHOULD BE COMPARED WITH THE TITLE OR DEED. DIMENSIONS ARE NOT TO BE ASSUMED FROM SCALING.

BUILDING LINES AND EASEMENTS ARE SHOWN ONLY WHERE THEY ARE SO RECORDED IN THE MAPS, OTHERWISE REFER TO YOUR DEED OR ABSTRACT.

July 17, 2023. Build with Wally

23-101595 Order No. Scale: 1 inch = $_$

Ordered by:



ST. — THIS SURVEY HAS BEEN ORDERED FOR SURFACE DIMENSIONS ONLY, NOT FOR ELEVATIONS. THIS IS NOT AN ALTA SURVEY.

COMPARE ALL POINTS BEFORE BUILDING BY SAME AND AT ONCE REPORT ANY DIFFERENCE.

State of Illinois

Drawn by: A.T.

County of Cook

We, PROFESSIONALS ASSOCIATED — MM SURVEY CO., do hereby certify that we have surveyed the above described property and that, to the best of our knowledge, the plat hereon drawn is an accurate representation of said survey.

July 19, 2023.

LICENSE EXP. DATE: NOV. 30, 2024.

IL. PROF. LAND SURVEYOR



BINDING LETTER OF INTENT

To: Trish Stieglitz

Re: 10 Micro Homes/3 ADU's Grant Street Property

Dear Trish:

The purpose of this **binding** Letter of Intent ("LOI") is to set forth the general terms and conditions pursuant to which BluePaint Development, LLC or its assignee ("<u>Developer</u>") will agree to develop the above-referenced Project with Trish Stieglitz ("Owner"). The following terms and conditions are subject to the negotiation and execution of a mutually satisfactory Operating Agreement and Purchase and Sale Agreement by and between Developer and Owner ("this Letter of Intent, the Purchase and Sale Agreement and the Operating Agreement shall be collectively referred to as the "<u>Development Agreement</u>").

TRANSACTION: Developer agrees to develop together the property commonly known as Micro Home-Grant Street Development, Evanston, subject to the terms and conditions contained herein, (collectively, the "Property" or "Project") together will all rights situated as part of the Property, including, but not limited to: (a) the real property comprising the Site (the "Land"); (b) all other improvements situated on the Land (collectively, the "Improvements"); (c) all of Owner's right, title and interest in and to (i) all rights of way, easements, rights, and interests, and (ii) all adjoining streets, alleys, private roads, parking areas, curbs, curb cuts, sidewalks, landscaping, signage, sewers, wells, retention ponds and public ways (collectively, the "Appurtenant Rights"); (d) all equipment, fixtures and personal property owned by Developer which are located at, or used in connection with the ownership, operation and maintenance of the Land or the Improvements (collectively, the "Personal Property"), including without limitation all heating, lighting, air conditioning, ventilating, plumbing, electrical or other mechanical equipment; (e) to the extent in Owner's name and assignable, all leases, tenancies and rental or occupancy agreements (collectively, the "Leases") and security deposits; and (f) to the extent assignable, all of Owner's right, title and interest in and to all plans, models, drawings, specifications, blueprints, surveys, engineering reports, environmental reports and other technical descriptions or materials relating in any way to the Land, Improvements, Appurtenant Rights, and Personal Property.

- 2. **<u>DEVELOPMENT OPERATING AGREEMENT</u>**: The Parties shall form a Single Purpose Entity ("SPE") to develop the Property as discussed *infra*:
 - A. The Owner shall own a Preferred Membership Interest (the "A Shares") in the SPE made up of the deferred closing payment of to Owner from the \$1MM acquisition price of the Property. The Owner shall shall be repaid the principal of plus an additional at any time not greater than two (2) years from the date of the Closing of the Property. If for any reason any portion of that repayment takes longer than 2 years, then any outstanding unpaid principal shall earn an additional 10% per annum (non-compounded) until fully paid.
 - B. Developer shall own all remaining Shares (the "B Shares").
- 3. **SINGLE PURPOSE ENTITY FORMATION:** The entity shall be formed at any time prior to the Sale of the Property to Developer.
- 4. **TIMING**. Subject to terms and conditions of this Agreement, no later than July 31, 2023 the Parties shall agree on the Operating Agreement.
- 5. **CONVEYANCE**. On the Closing Date (TBD), Owner shall transfer and convey title to the Property to the Entity and subject to the the new Operating Agreement as outlined above, free and clear of all liens and encumbrances, except those previously disclosed, other than real and personal property taxes not yet due and payable and such title exceptions as Developer shall have a right to approve in writing pursuant to the Development Agreement (collectively, the "Permitted Exceptions") and any leases or other agreement affecting the possession, use or occupancy of the Property. Within 7 days from execution hereof, the Parties shall enter into a Purchase and Sale Agreement to memorialize the Sale.
- 6. **INSPECTION PERIOD**. Developer shall have a thirty (30) day inspection period (the "Inspection Period").
 - (a) That within three business (3) days after the execution of this Agreement, Owner shall provide Developer with—to the extent available—all information in its actual possession and control with respect to the Property, not previously provided (collectively, the "<u>Due Diligence Materials</u>"). Owner understands and agrees that the information obtained pursuant to such Due Diligence Materials and studies or inspections shall be kept in confidence and shall not be revealed to outside parties other than (i) to the extent such information is otherwise available in the public domain, (ii) to its agents, representatives, lenders, investors, principals, affiliates, who also agree to keep such information in confidence subject to the same terms herein, or (iii) as otherwise required by law. Should the

proposed transaction not be completed, Developer will immediately return to the Owner all Due Diligence Materials previously provided to Developer.

- (b) From the "Effective Date" (the date this Agreement is fully executed) through the close of the Due Diligence Period, Developer shall have the right to review the Due Diligence Materials and inspect the Property by itself or with its agents, employees, contractors, architects, and engineers (including Phase I examination of the Property) at Developer's sole cost and expense. Developer agrees to indemnify and hold Owner harmless from (i) any damage caused to the Property as a direct result of Developer's inspection or inspection by Developer's agents and (ii) all death, personal injury or property damage caused by or related to Developer's inspection hereunder, including court costs, expert witness and attorneys fees. Developer shall restore the Property to its previous condition upon the conclusion of all such inspection and testing. Developer shall show Owner that either Developer or its agents maintain commercially reasonable levels of insurance coverage and agree to name Owner as an additional insured. No "invasive" Phase II examination of the Property shall occur without Owner's specific consent.
- (c) If, for any reason or no reason, Developer is dissatisfied with the Property or any matter set forth in the Due Diligence Materials or otherwise pertaining to the Property, then the Developer shall have the right to terminate this Agreement by giving written notice to the Owner prior to the end of the Inspection Period.
- (d) The Developer's obligation to purchase the property is solely based on its ability to develop the Property in substantial accordance with the attached Site Plan (minimum 10 Micro Homes and 3 ADU' Units). If within the 30 days Developer has not received approval from the City, then Developer shall have the right, but not the obligation, to extend the Due Diligence Period for a commercially reasonable period of time to acquire the necessary approvals from the City. If after 365 days the approvals have not been received, and Developer does not waive the Due Diligence Period, then Owner may elect to terminate the Agreement.
- 7. **TITLE & SURVEY**. Within five (5) business days of execution of the Effective Date, Owner will order a title commitment and survey (or update) for its review and approval. Developer must provide any objections, within ten (10) business days of receipt of the title commitment and survey, but in any event no later than expiration of the Inspection Period. Developer shall have the right in its sole discretion to elect whether to resolve any such objections. At Closing, Owner shall convey the Property as outlined above free and clear of all liens and encumbrances, except for Permitted Exceptions and other matters previously disclosed.
- 8. **REPRESENTATIONS AND WARRANTIES**. The Property will be conveyed to the SPE in its "as is, whereis" condition except as otherwise set forth in the Development Agreement.

- 9. **OWNER'S COVENANTS**. From and after the date of the Development Agreement through the Closing Date, Owner shall use commercially reasonable efforts to cause to: (i) maintain the Property in the condition in which it existed as of the date of the Development Agreement, normal wear and tear excepted, free from mechanics' liens or other claims for liens; not commit waste of or on the Property and keep in existence all fire and extended coverage insurance policies, and all public liability insurance policies, that are in existence as of the date of this Agreement with respect to the Property; (ii) not enter into any transaction with respect to or affecting the Property which would materially and adversely affect or bind Developer following the Closing Date, without Developer's prior written consent; (iii) not enter into, amend, waive any rights under, terminate or extend any Lease, without Developer's prior written consent; (iv) pay all taxes and special assessments levied against or incurred in connection with the ownership or operation of the Property, as such taxes and special assessments become due and payable; (v) promptly advise Developer in writing of any material changes, to the condition of the Property and changes in circumstances which would render the representations and warranties, if any, made by Owner under the Development Agreement false or misleading.
- 10. **<u>DEFAULT</u>**. If Developer defaults and fails to cure such default within five (5) days after written notice of such default, Developer shall have the right to (a) terminate this Agreement and receive a return of the Earnest Money and interest thereon, in which event each of the parties hereto shall be relieved of any further obligation to the other arising by virtue of this Agreement (except for obligations which are expressly intended to survive the termination of this Agreement), (b) pursue specific performance under the Development Agreement, or (c) waive such default and proceed to closing. If Owner defaults hereunder and fails to cure such default within Five (5) days of written notice of such default, this Agreement shall have the right to (a) terminate, or (b) waive such default and proceed to closing.
- 11. **BROKERS**. Each of Developer and Owner represents and warrants to the other that it has not dealt with any brokers with respect to the transaction contemplated hereby.
- 12. MISCELLANEOUS. (a) Time is of the essence of each provision of this Agreement. (b) This Agreement and all provisions hereof shall extend to, be obligatory upon and inure to the benefit of the respective heirs, legatees, successors and assigns of the parties hereto. Without limitation to the foregoing, Developer shall have the right to assign its rights under this Agreement to an entity affiliated, or under-common control, with Developer, or a nominee of Developer. (c) Except as provided herein, this Agreement contains the entire agreement between the parties relating to the transactions contemplated hereby.
- 13. **ACCEPTANCE**. This Agreement must be accepted by Owner and received by Developer within two (2) business days of the date first above written.

- 14. **EXCLUSIVITY**. At all time from the effective date of the Development Agreement through the Closing or earlier termination of the Development Agreement, Owner shall be precluded from directly or indirectly offering the Property for sale, soliciting offers for sale or negotiating for the sale or disposition of the Property with any other party than the Developer.
- 15. **EFFECTIVE DATE**. The Effective Date of this Agreement shall be the date on which the last party executed this Agreement.

IN WITNESS WHEREOF, this Agreement has been executed as of the last date below.

Developer:	Owner:	
Blue Paint Development, LLC or Its Assigns	Trish Stieglitz	
By:	By:	
Name: David T. Wallach Its: Managing Member Blue Paint Development, LLC 909 david Street, Suite 500 Evanston, IL 60201 (312) 617-9018	Name:Its:	
Date: June 21, 2023	Date:	, 2023



Community Development Department 2100 Ridge Avenue Evanston, IL 60201-2798 Ph: 874-448-4311

Email: IHO@cityofevanston.org
www.cityofevanston.org

INCLUSIONARY HOUSING PROPOSAL – EFFECTIVE 01/01/2021

Submission Date: Ju	ne 24th, 2023	
Applicant Name: Blue	Paint Development, LLC	Phone:
Applicant Address: 9	09 Davis Street, Suite 500, Evans	ston, IL 60201
Applicant Phone:		Cell Phone: 312-617-9018
E-Mail: dwallach@bluepa	intdevelopment.com	Website: bluepaintdevelopment.com
Property Owner Nam	e: Trish Stieglitz	Phone:
	ress: 2221 Grant Steet, Evansto	
Property Owner Phor	ne:	Cell Phone: 847-902-0808
		Website:
Project Address: 1917	Grant Street, Evanston, IL/1915 Number (PIN): 10-12-309-02	
Project Type:	☑ New Construction	
	☐ Conversion/Addition	of Residential Units
	☐ Reconfiguration of R	esidential Units (change in # of bedrooms)
Is the project a Plann	ed Development, or does	it require zoning variances/allowances? ☐ Yes ☑ No
Project Located in:	□Downtown Zoning Di	strict Please list:
	☐ Non-Downtown Zonii	ng District Please list:
Project Description:	Development of 10 New Construc	ction Micro Homes, Enclosed Parking Off of Alley, and three (3)
ADU's over the parking stru	ucture.	

Inclusionary Housing Compliance*:	☑ On-site Units	
moradionary riducing complianes :		
	☐ Fee in Lieu	
*If a project is a Planned Development or requirement that 5% of the units be afformation.		
Project Funding Type: Private		
□ Public		
If publicly funded (Federal, State, Loc low income housing tax credits, bond	· · · · · · · · · · · · · · · · · · ·	
Affordable Units: ☐ Rental	Market Rate Units:	□ Rental
☑ For Sale		☐ For Sale
Desidential Heire		
Residential Units	Total # of Units	Afferdable Unite
Studio	Total # of Units	Affordable Units
. = .		TDD (
1 Bedroom 3 2 Bedroom 10		TBD (may be "all")
3 Bedroom		TBD (may be "all")
3 Bedroom		
I		
Unit Square Footage		
	Market Rate Units	Affordable Units
Studio		
1 Bedroom 300		TBD (may be "all")
2 Bedroom 360		TBD (may be "all")
3 Bedroom		

Pricing Schedule – Market Rate Units (Estimated Sale Price or Rent Amount)

	11110 (=01111111111111111111111111111111	7 11110 11111
	Sale Price	Rent Amount
Studio		
1 Bedroom	\$260,000	
2 Bedroom	\$295,000+	
3 Bedroom		

On-site Affordable Rental Units – Number and Estimated Rents

	Units at 60% AMI	
	# of Units Rent	
Studio		
1 Bedroom		
2 Bedroom		
3 Bedroom		

On-site Affordable For-Sale Units - Number and Estimated Sale Price

	Units at 100% AMI	
	# of Units Sale Price	
Studio		
1 Bedroom	TBD	
2 Bedroom	TBD	
3 Bedroom		

For Development in Downtown Zoning Districts:

Fee in Lieu of On-site Rental Units: \$180,281 x (number of units*) = \$
Fee in Lieu of On-site Condo Units: (\$180,281 x 1.5) x (number of units*) = \$
For Development in Non-Downtown Zoning Districts:
Fee in Lieu of On-site Rental Units: \$154,526 x (number of units*) = \$
Fee in Lieu of On-site Condo Units: (\$154,526 x 1.5) x (number of units*) = \$
*If the percentage of units results in a fractional number, if 0.5 or greater, it rounds up to an onsite unit or fur fee-in-lieu. If under 0.5, there is no onsite unit requirement and one half of the fee-in-lieu is paid. For example, 10% of 45 units is 4.5. This would round up to 5 onsite units or the applicable fee-in-lieu x 5. If 5% of the units were provided onsite, the requirement would be 2.25 onsite units, which would round down to 2 onsite units and a fee in lieu would be required of one half the applicable fee. The fee in lieu for the remaining 5%, or 2.25 units, would be the applicable fee-in-lieu x 2.5.
If the project construction will be done in phases, provide a construction schedule for market rate and affordable units.

☐ The developer proposes to meet the Inclusionary Housing Ordinance requirements through the attached alternative equivalent action. (<i>The proposal must show that the alternative proposed will</i>	
increase affordable housing opportuniti	ies in the City to an equal or greater extent than compliance with the
express requirements of Inclusionary F	Housing Ordinance).
For further information visit: www.cit	yofevanston.org/IHO
I certify that the above informatio	n is true and correct:
Termy that the above informatio	in is true and correct.
Print Name: David Wallach	Position/Title: CEO
7 111 111	
Signature: David Wallach	Date: 6.25.2023