SF915 REVISOR MS S0915-1 1st Engrossment

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

OFFICIAL STATUS

S.F. No. 915

(SENATE AUTHORS: DRAHEIM, Koran and Duckworth)

DALL	D-1 U	OFFICIAL STATES
02/11/2021	331	Introduction and first reading
		Referred to Local Government Policy
02/15/2021	403	Withdrawn and re-referred to Housing Finance and Policy
03/10/2021	768a	Comm report: To pass as amended and re-refer to Local Government Policy
03/17/2021	950	Comm report: To pass
	954	Second reading
	4796	Rule 47, returned to Local Government Policy
03/30/2022	5915	Comm report: To pass
		Second reading

1.1 A bill for an act

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relating to local government; limiting municipal planning and zoning controls; amending Minnesota Statutes 2020, section 462.352, subdivision 5; proposing coding for new law in Minnesota Statutes, chapter 462.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 2020, section 462.352, subdivision 5, is amended to read:

Subd. 5. **Comprehensive municipal plan.** (a) "Comprehensive municipal plan" means a compilation of policy statements, goals, standards, and maps for guiding the physical, social and economic development, both private and public, of the municipality and its environs, and may include, but is not limited to, the following: statements of policies, goals, standards, a land use plan, including proposed densities for development, a community facilities plan, a transportation plan, and recommendations for plan execution. A comprehensive plan represents the planning agency's recommendations for the future development of the community.

(b) As part of the comprehensive municipal plan, municipalities are encouraged to enact public policy to facilitate the development of unsubsidized affordable housing. These policies may include but are not limited to the municipal plan authorizing smaller lot sizes for single-family homes, allowing the construction of duplexes through fourplexes on lots that would otherwise be zoned exclusively for single-family houses, and allowing for mixed-use development.

Section 1.

2.1	Sec. 2. [462.3575]	LIMITING REGULATIONS ON RESIDENTIAL	

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2.3	Subdivision 1. Application. This section applies to official controls adopted under
2.4	sections 462.357, 462.358, and 462.3595.

- Subd. 2. Planned unit development. (a) A municipality shall not require a planned unit development agreement in lieu of a proposed residential development if the proposed residential development complies with the existing city zoning ordinances, subdivision regulation, or qualifies as a conditional use.
- (b) A municipality shall not require planned unit development agreement conditions that exceed the requirements in the State Building Code under chapter 326B.
- (c) A planned unit development agreement must be made available to the public by posting the agreement on the website of the municipality at least seven days prior to the governing body's review of the agreement. If the municipality does not have a website, a copy of the planned unit development agreement must be available for review at the city hall building of the municipality. If the agreement is approved by the governing body, the agreement cannot be modified unless all parties to the agreement concur.
- Subd. 3. Limitation on aesthetic mandates. A municipality shall not condition approval
 of a building permit, subdivision development, or planned unit development on the use of
 specific materials, design, amenities, or other aesthetic conditions that are not required by
 the State Building Code under chapter 326B.
- 2.21 <u>Subd. 4.</u> Exception. This section shall not apply to a proposed residential development that is to be developed by the municipality itself.

Sec. 2. 2