



Office of the City Clerk

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Legislation Details (With Text)

File #: SO2021-2133
Type: Ordinance **Status:** Passed
File created: 5/26/2021 **In control:** City Council
Final action: 1/26/2022
Title: Zoning Reclassification Map No. 24-D at 9619-9645 S Cottage Grove Ave - App No. 20729
Sponsors: Misc. Transmittal
Indexes: Map No. 24-D
Attachments: 1. O2021-2133.pdf, 2. SO2021-2133.pdf

Date	Ver.	Action By	Action	Result
1/26/2022	1	City Council	Passed as Substitute	Pass
1/25/2022	1	Committee on Zoning, Landmarks and Building Standards		
5/26/2021	1	City Council	Referred	

SUBSTITUTE ORDINANCE

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BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CHICAGO:

SECTION t. That the Chicago Zoning Ordinance be amended by changing all the fvl1-2, Limited Manufacturing/Business Park District symbols and indications as shown on Map Number 24-D in the area bounded by:

a line 854.08 feet south of and parallel to East 95th Street as measured along the east line of South Cottage Grove Avenue; a line beginning at a point 280 feet east of South Cottage Grove Avenue and extending 69.09 feet southeast at 7 degrees, 37 minutes, and 9 seconds; a line beginning at the end point of last said line and extending 9.75 feet southeast at 10 degrees, 16 minutes, and 7 seconds; a curve convex southwesterly beginning at the end point of last said line with a radius 296.94 feet and a length of 261.24 feet; a line beginning at the end point of last said curve and extending 179.80 feet northwesterly at 75 degrees, 38 minutes, 26 seconds; a line 1,121.01 feet south of and parallel to East 95th Street as measured along the east line of South Cottage Grove Avenue; and South Cottage Grove Avenue,

to those of B2-3, Neighborhood Mixed-Use District.

SECTION 2: That the Chicago Zoning Ordinance be amended by changing all of the B2-3, Neighborhood Mixed-Use District symbols and indications as shown on Map Number 24-D in the area bounded by:

a line 854.08 feet south of and parallel to East 95th Street as measured along the east line of South Cottage Grove Avenue; a line beginning at a point 280 feet east of South Cottage Grove Avenue and extending 69.09 feet southeast at 7 degrees, 37 minutes, and 9 seconds; a line beginning at the end point of last said line and extending 9.75 feet southeast at 10 degrees, 16 minutes, and 7 seconds; a curve convex southwesterly beginning at the end point of last said line with a radius 296.94 feet and a length of 261.24 feet; a line beginning at the end point of last

said curve and extending 179.80 feet northwesterly at 75 degrees, 38 minutes, 26 seconds; a line 1,121.01 feet south of and parallel to East 95th Street as measured along the east line of South Cottage Grove Avenue; and South Cottage Grove Avenue,

to those of Planned Development [], which is hereby established in the area above described, subject to such use and bulk regulation as set forth in the Plan of Development herewith attached and made a part hereof and to no others.

SECTION 3: This Ordinance shall be in full force and effect from and after its passage and due publication.

COMMON ADDRESS: 9619 - 9645 South Cottage Grove Avenue

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RESIDENTIAL BUSINESS PLANNED DEVELOPMENT STATEMENTS

1. The area delineated herein as Residential Business Planned Development No. (the "Planned Development") consists of a net site area of approximately 88.020 square feet of property which is depicted on the attached Planned Development [boundary and Property Line Map (the "Property")]. The applicant for this Planned Development is Trinity 95th & Cottage Grove Planned Community Development Series, LLC (the "Applicant").

2. The requirements, obligations and conditions contained within this Planned Development shall be binding upon the Applicant, its successors and assigns and, if different than the Applicant, the legal title holders and any ground lessors. All rights granted hereunder to the Applicant shall inure to the benefit of the Applicant's successors and assigns and, if different than the Applicant, the legal title holder and any ground lessors. Furthermore, pursuant to the requirements of Section 17-8-0400 of the Chicago Zoning Ordinance, the Property, at the time of application for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development are made, shall be under single ownership or designated control. Single designated control is defined in Section 17-8-0400 of the Zoning Ordinance.

3. All applicable official reviews, approvals or permits are required to be obtained by any owner of the Property, as applicable, or its successors, assigns or grantees, which require such reviews, approvals or permits. Any dedication or vacation of streets or alleys or grants of easements or any adjustment of the right-of-way shall require a separate submittal to the Department of Transportation ("CDOT") on behalf of the applicable Property owner, its successors, assigns or grantees, seeking such action.

Any requests for grants of privilege, or any items encroaching on the public way, shall be in compliance with the Plans (as defined below).

Ingress or egress shall be pursuant to the Planned Development and may be subject to the review and approval of the Department of Planning and Development ("DPD") and CDOT. Closure of all or any public street or alley during demolition or construction shall be subject to the review and approval of CDOT.

All work proposed in the public way must be designed and constructed in accordance with CDOT Construction Standards for Work in the Public Way and in compliance with the Municipal Code of Chicago. The Applicant shall cooperate with CDOT to ensure the design of any adjacent public way is acceptable and consistent with surrounding public way and CDOT plans. The site plan shall detail the specific improvements and necessary infrastructure upgrades, which shall be incorporated into the site plan approval.

Pursuant to a negotiated and executed Perimeter Restoration Agreement ("Agreement") by and between CDOT's Division of Infrastructure Management and the Applicant, the Applicant shall provide improvements and restoration of all public way adjacent to the Property, which may include, but not be limited to, the following as shall be reviewed and determined by the CDOT's Division of Infrastructure Management:

Applicant: Tmiiiy 95th & Coimue Grove Planned Community Development Sries, LLC
Address - '1645 South Cottage Giove Avenue
Introduced May 26 20: 1
IM.in Commission December 16.2021

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- Full width of streets
- Full width of alleys
- Curb and gutter
- Pavement markings
- Sidewalks
- ADA crosswalk ramps
- Parkway & landscaping

The Perimeter Restoration Agreement must be executed prior lo any CDOT and DPD Part II review permitting. The Perimeter Restoration Agreement shall reflect that all work must comply with current Rules and Regulations and must be designed and constructed in accordance with CDOT's Construction Standards for Work in the Public Way and in compliance with the Municipal Code of Chicago Chapter 10-20. Design of said improvements should follow CDOT's Rules and Regulations for Construction in the Public Way as well as The Street and Site Plan Design Guidelines. Any variation in scope or design of public way improvements and restoration must be approved by CDOT.

4. This Planned Development consists of 18 Statements; a Bulk Regulations and Data Table and the following Exhibits:

- Exhibit 1 Existing Zoning Map
- Exhibit 2 Land Use Map
- Exhibit 3 Planned Development Boundary and Property Line Map
- Exhibit 4 Planned Development Site Plan
- Exhibit 5 Elevations
- Exhibit 6 Landscape Plans

prepared by Johnson and Lee Architects (collectively, the "Plans"). In addition, attached ■ hereto as Exhibit A is an Affordable Requirements Ordinance Profile Form. In any instance where a provision of this Planned Development conflicts with the Chicago Building Code, the Chicago Building Code shall control. This Planned Development conforms to the intent and purpose of the Zoning Ordinance, and all requirements thereto, and satisfies the established criteria for approval as a Planned Development. In case of a conflict between the terms of this Planned Development Ordinance and the Zoning Ordinance, this Planned Development Ordinance shall control.

5. The following uses are permitted within the Planned Development: multi-unit residential (on and above the ground floor); elderly housing; townhouse; community garden; and office.

Parking/Loading:

- a. Minimum Parking Requirements for uses are as follows and must comply with the requirements of Section 17-10-1000 (parking area design):

Applicant Trimly 95th & Collage dime Planned Community Development Series, LLC
Address: 9M9 - 9645 South Collage drove Avenue
Introduced May 26 2021
Plan (oinrnivMon Decembei 16 2021

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- i) (Multi-Unit, nongovernment-subsidized; based on zoning):

o 1 space per unit

- ii) (Multi-Unit, government-subsidized; based on unit size)

o Less than 600 sq. ft. 0.33 spaces per unit o 600 - 1,200 square feet 0.70 spaces per unit o 1,201+square feet 1 space per unit

- iii) Elderly Housing

o 0.33 spaces per unit

(Note: DPD may consider granting further reductions for government-subsidized units based on transit availability, auto availability, income levels, availability of shopping and services within walking distance and other pertinent factors).

2. Non-residential: In accordance with Section 17-10-0207

- b. Loading. Per site plan approval and in substantial conformance with the loading standards applicable to uses in the B2-3 Neighborhood Mixed-Use District. The location of loading berths shall be subject to the review of CDOT and the approval of DPD. Loading requirements may be reduced or required loading may be shared by more than one parcel, subject to the review and approval of CDOT and DPD..

c. Minimum Bicycle Parking Spaces

- o Residential 1 per 2 auto spaces
o Non-residential In accordance with Section 17-10-0207

6. On-Premise signs and temporary signs, such as construction and marketing signs, shall be permitted within the Planned Development, subject to the review and approval of the Department of Planning and Development. Off-Premise signs are prohibited within the boundary of the Planned Development.

7. For purposes of height measurement, the definitions in the Zoning Ordinance shall apply. The height of any building shall also be subject to height limitations, if any, established by the Federal Aviation Administration.

Applicant Inniiy 95th & Cottage Grove Manned Community Development Series, LLC
Address 9(M9 - 9645 South Cottage Grove Avenue
Introduced May 26 2021
Thin Commission December 1 d. 2021

FINAL FOR PUBLICATION

8 The maximum permitted Floor Area Ratio ("FAR") for the site shall be in accordance with the attached Bulk Regulations and Data Table. For the purposes of FAR calculations and measurements, the definitions in the Zoning Ordinance shall apply. The permitted FAR identified in the Bulk Regulations table has been determined using a net site area of approximately 88,020 square feet and a base FAR of .70.

9. Upon review and determination, "Part II Review", pursuant to Section 17-13-0610 of the Zoning Ordinance, a Part II Review Fee shall be assessed by the Department of Planning and Development. The fee, as determined by staff at the time, is final and binding and must be paid to the Department of Revenue prior to the issuance of any Part II approval.

10. The Site and Landscape Plan shall be in substantial conformance with the Landscape Ordinance and any other corresponding regulations and guidelines. Final landscape plan review and approval will be by the Department of Planning and Development. Any interim reviews associated with site plan review or Part II reviews, are conditional until final Part II approval.

11. The Plans are hereby approved in their entirety and no further approvals shall be required under this Planned Development or the Zoning Ordinance for any use contemplated herein which is located or established in, on, over or above the improvements, facilities and spaces undertaken in accordance with the Plans other than Part II Approval (per Section 17-13-0610 of the Zoning Ordinance).

Future development ("Phase 2"), which shall follow construction of the Phase 1 development, will be subject to Site Plan Approval by the Zoning Administrator, following review and comment by DPD design review and courtesy presentation before Chicago Plan Commission, subject to this Statement 11 and 17-13-0610 of the Chicago Zoning Ordinance

Prior to the Part II Approval (Section 17-13-0610 of the Chicago Zoning Ordinance), for Phase 2, the Applicant shall submit a site plan, landscape plan and building elevations for review and approval by DPD. Review and approval by DPD is intended to assure that specific development components substantially conform with the Planned Development and to assist the City in monitoring ongoing development. Site Plan Approval Submittals (Section 17-13-0800) need only include that portion of the Property for which approval is being sought by the Applicant. If the Applicant is seeking approval for a portion of the Property that represents less than the total site area of the Property, the Applicant shall also include a site plan for that area of the Property which is bounded on all sides by either public Rights-of-Way or the boundary of the nearest adjacent property. The site plan provided shall include all dimensioned and planned street Rights-of-Way.

No Part II Approval for any portion of the Property shall be granted until Site Plan approval has been granted. Provided the Site Plan Submittal required hereunder is in general conformance with this Planned Development and provided Applicant has timely provided all Site Plan Submittals, the Commissioner of DPD (the "Commissioner") shall issue such site plan approval. Following approval of a Site Plan Submittal by the Commissioner, the approved

FINAL FOR PUBLICATION

plan shall be kept on permanent file with DPD and shall be deemed to be an integral part of this Planned Development.

After approval of the Site Plan, changes or modifications may be made pursuant to the provisions of Statement [13]. In the event of any inconsistency between approved plans and the terms of the PD, the terms of the PD shall govern. Any Site Plan Approval Submittals shall, at a minimum, provide the following information:

- fully-dimensioned site plan (including a footprint of the proposed improvements);
- fully-dimensioned building elevations;
- fully-dimensioned landscape plan(s); and
- statistical information applicable to the subject area, including floor area, the applicable floor area ratio, uses to be established, building heights and setbacks.

Site Plan Approval Submittals shall include all other information necessary to illustrate substantial conformance to this Planned Development.

12. The Applicant shall comply with Rules and Regulations for the Maintenance of Stockpiles promulgated by the Commissioners of the Departments of Streets and Sanitation, Environment and Buildings, under Section 13-32-125 of the Municipal Code, or any other provision of that Code.

13. Subject to the provisions of Statement No. 2 of this Planned Development, the terms and conditions of development under this Planned Development ordinance may be modified administratively pursuant to Section 17-13-0611-A of the Zoning Ordinance by the Zoning Administrator upon the application for such a modification by the Applicant, its successors and assigns and, if different than the Applicant, the legal titleholders and any ground lessors.

14. The Applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes and enables universal access throughout the Property as required by law. Plans for all new buildings and improvements on the Property constructed after the date hereof shall be reviewed and approved by the Mayor's Office for People with Disabilities to ensure compliance with all applicable laws and regulations related to access for persons with disabilities.

15. The Applicant acknowledges that it is in the public interest to design, construct, renovate and maintain all buildings in a manner that provides healthier indoor environments, reduces operating costs and conserves energy and natural resources. The Applicant shall obtain the number of points necessary to meet the requirements of the Chicago Sustainable Development Policy, in effect at the time the Part II review process is initiated for each improvement that is subject to the aforementioned Policy and must provide documentation verifying compliance.

16. The Applicant acknowledges that it is the policy of the City to maximize opportunities for Minority and Women-owned Business Enterprises ("M/WBEs") and city residents to compete for

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contracts and jobs on construction projects approved through the planned development process. To assist the city in promoting and tracking such M/WBE and city resident participation, an applicant for planned development approval shall provide information at three points in the city approval process. First, the applicant must submit to DPD, as part of its application for planned development approval, an M/WBE Participation Proposal. The M/WBE Participation Proposal must identify the applicant's goals for participation of certified M/WBE firms in the design, engineering and construction of the project, and of city residents in the construction work. The city encourages goals of 26% MBE and 6% WBE participation (measured against the total construction budget for the project or any phase thereof), and (ii) 50% city resident hiring (measured against the total construction work hours for the project or any phase thereof). The M/WBE Participation Proposal must include a description of the Applicant's proposed outreach plan designed to inform M/WBEs and city residents of job and contracting opportunities. Second, at the time of the Applicant's submission for Part II permit review for the project or any phase thereof, the Applicant must submit to DPD (a) updates (if any) to the Applicant's preliminary outreach plan, (b) a description of the Applicant's outreach efforts and evidence of such outreach, including, without limitation, copies of certified letters to M/WBE contractor associations and the ward office of the alderman in which the project is located and receipts thereof; (c) responses to the Applicant's outreach efforts, and (d) updates (if any) to the applicant's M/WBE and city resident participation goals. Third, prior to issuance of a Certificate of Occupancy for the project or any phase thereof, the Applicant must provide DPD with the actual level of M/WBE and city resident participation in the project or any phase thereof, and evidence of such participation. In addition to the foregoing, DPD may request such additional information as the department determines may be necessary or useful in evaluating the extent to which M/WBEs and city residents are informed of and utilized in planned development projects. All such information will be provided in a form acceptable to the Zoning Administrator. DPD will report the data it collects regarding projected and actual employment of M/WBEs and city residents in planned development projects twice yearly to the Chicago Plan Commission and annually to the Chicago City Council and the Mayor.

17. The Applicant acknowledges and agrees that the rezoning of the Property from an M1-2 Limited "Manufacturing/Business Park District to B2-3, Neighborhood Mixed-Use District and then to this Planned Development ("PD") No. _____ is an "entitlement" that triggers the requirements of Section 2-44-085 of the Municipal Code of Chicago (the "ARO"). The PD is located in a "low-moderate income area" within the meaning of the ARO and permits the construction of 132 dwelling units. The Applicant intends to construct a 132-unit development (70 dwelling units in Phase 1 and 62 dwelling units in Phase 2).

Developers of rental projects in low-moderate income areas must provide 10% of the units in the residential development as affordable units at a weighted average of 60% of the AMI. All on-site affordable units must be accessible dwelling units, as required under subsection (W)(10) of the ARO, and developers must give preference in leasing accessible units to people with disabilities, as specified in the ARO rules. All off-site affordable units must have at least two bedrooms and must be located in a downtown district, inclusionary housing area, or community preservation area. Whether on-site or off-site, developers must give preference in leasing affordable units of two bedrooms or more to multi-person

FINAL FOR PUBLICATION

households, as specified in the ARO rules. If a residential project is located in a transit-served location, off-site

units must be located in a substantially comparable transit-served location.

Phase 1 is approved for a total of 70 dwelling units. As a result, the Applicant's affordable housing obligation is 7 affordable units (10% of 70) (the "Phase 1 ARO Units"). The Applicant has agreed to satisfy its affordable housing obligation by providing all 7 affordable units on-site in the residential building to be constructed in Phase 1, as set forth in the Affordable Housing Profile ("AHP") attached hereto. Phase 2 is approved for a total of 62 dwelling units. As a result, the Applicant's affordable housing obligation is 6.2 affordable units (10% of 62) (the "Phase 2 ARO Units"). Pursuant to subsection (T) of the ARO, the Applicant must either pay a fractional in lieu fee or provide an additional unit on-site or off-site to satisfy the fractional obligation. The Applicant has agreed to satisfy its affordable housing obligation by providing 7 affordable units on-site in the residential buildings to be constructed in Phase 2, as set forth in the AHP. The Applicant agrees that the affordable rental units must be affordable to households with a range of incomes averaging 60% of the Chicago Primary Metropolitan Statistical Area Median Income ("AMI"), as updated annually, provided that (x) the maximum income level for any affordable unit may not exceed 80% of the AMI, (y) at least one-third must be affordable to households at or below 50% of the AMI, of which one-sixth must be affordable to households at or below 40% of the AMI, and (z) all income levels must be multiples of 10% of the AMI. Consistent with the ARO and except as otherwise provided in this Statement 17, the ARO units may be established in phases, concurrently with and proportionate to the number of market-rate units constructed during any particular phase, such that the number of ARO units established may exceed (temporarily, and subject to reduction in later phases), but shall not be less than (even if temporarily), the percentage and number of ARO units that would be required by the ARO and this Statement 17 based on the aggregated number of market-rate units actually constructed.

If the Applicant requests any material change to its method of compliance with the ARO, such as locating affordable units, off-site instead of on-site or changing the target affordability level after the passage of this PD, DOH may adjust the AHP as requested, in accordance with the ARO, without amending the PD, provided however, the Applicant must update and resubmit the revised AHP to DOH for review and approval and, at DOH's request, provide an informational presentation to the Plan Commission on such change. Prior to the issuance of any building permits for any residential building in the PD, including, without limitation, excavation or foundation permits, the Applicant must execute and record an Inclusionary Housing Agreement (IHA), in accordance with subsection (N) of the ARO. The terms of the IHA and any amendments thereto are incorporated herein by this reference. The Applicant acknowledges and agrees that the IHA will be recorded against all Subareas of the PD and will constitute a lien against such property. The Commissioner of DOH may enforce remedies for any breach of this Statement 17, including any breach of any IHA, and enter into settlement agreements with

Applicant: 1119 N 95th St, Cottage Grove Planned Community Development, LLC
Address: 9619 - 9617 South Cottage Grove Avenue
Introduction: MA 7 (2021)
Plan Commission Decision 16.2021

FINAL FOR PUBLICATION

respect to any such breach, subject to the approval of the Corporation Counsel, without amending the PD.

Notwithstanding the foregoing, if the Applicant receives Low-Income Housing Tax Credits or other financial assistance from the City, and the affordability requirements for such financing (the "financing Requirements") exceed the ARO requirements, then the Financing Requirements shall govern the Applicant's obligation to provide affordable housing in such subsidized portions of the PD.

This statement does not include all ARO requirements and options. It is intended to provide an overview of the application of the ARO to this PD. In the event of any conflict between this statement and the terms and conditions of the ARO, the ARO shall govern.

18. Construction of the improvements contemplated by this Planned Development may be completed in phases over a period of years. Unless construction of the first phase of development on the Property has commenced within six years following adoption of this Planned Development (subject to extension for one additional year as set forth in Section 17-13-0612 of the Chicago Zoning Ordinance), then this Planned Development shall lapse, and the Zoning Administrator shall initiate a Zoning Map Amendment to rezone this Planned Development to B2-3, Neighborhood Mixed-Use District.

Applicant: Hill & Cottage Grove Planned Community Development Senes, LLC
Address: 6141 S. Cottage Grove Avenue
Submitted: May 26, 2021
Plan Commission: December 16, 2021

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RESIDENTIAL BUSINESS PLANNED DEVELOPMENT BULK
REGULATIONS AND DATA TABLE

Site Area Gross Site Area Public Right-of-Way: Net Site Area:

98,691.60 sq. ft 10,671.60 sq. ft. 88,020 sq. ft.

Floor Area Ratio & Buildable Area

Floor Area Ratio: Maximum Floor Area:

3.0
3.0 x 88,020 = 264,060 sq. ft.

	<u>Phase 1</u>	<u>Phase 2 Total</u>
	<u>Development</u>	<u>Development</u>
Maximum Dwelling Units	70	62 132
Minimum Off-Street Parking Spaces		
Residential Uses:	Per PD Statement 5(a) 1. (i)-(iii) and Code Section 17-10-0207	
Non-Residential Uses:	Per PD Statement 5(a) 2. and Code Section 17-10-0207	
<u>Minimum Off-Street Loading Spaces</u>	Per PD Statement 5(b) and Code Section 17-10-1 100	
Maximum Building Height	66 feet	66 feet
Minimum Setbacks	Per plans	Per plans

APPLICANT' Trinity 95th & Collage Grove Planned Community Development Series, LLC ADDRESS 9619 - 9645 South Collage Giove Avenue DA I F INTRODUCED: May 26. 2021 PLAN COMMISSION- December 16. 2021

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ARO Affordable Housing Profile Form (AHP) PUBLICATION

Date: 11/10/2021 DEVELOPMENT INFORMATION

Development Name: Imani Village Senior Residences, Phase I
Development Address: 9633 S. Cottage Grove Rd., 60628
Zoning Application Number, if applicable: Ward: 8
If you are working with a Planner at the City, what is his/her name? Erika Selke

Type of City Involvement: City Land, Financial Assistance, Zoning increase, Planned Development (PD), Transit Served Location (TSL) project

REQUIRED ATTACHMENTS: the AHP will not be reviewed until all required docs are received 0 ARO

Web Form completed and attached - or submitted online on

0 ARO "Affordable Unit Details and Square Footage" worksheet completed and attached (Excel) 0 If ARO units proposed, Dimensioned Floor Plans with affordable units highlighted are attached (pdf) 0 If ARO units proposed are off-site, required attachments are included (see next page) 0 If ARO units are CHA/Authorized Agency units, signed acceptance letter is attached (pdf)

DEVELOPER INFORMATION

Developer Name: Trinity 95th & Planned Community Development, LLC Developer
Contact: Patricia L. Eggleston Developer Address: 400 W. 95th Street, 60628
Email: peggles358@aol.com Developer Phone: 773-793-6068
Attorney Name: Carol Stubblefield Attorney Phone: 312-628-7021

TIMING

Estimated date marketing will begin: August, 2023
Estimated date of building permit*: November, 2022
Estimated date ARO units will be complete: December, 2023



*the in-lieu fee, recorded covenant and \$5,000 per unit administration fee (for off-site units) are required prior to the issuance of any building permits, including the foundation permit.

PROPOSED UNITS MEET REQUIREMENTS (to be executed by Developer & ARO Project Manager)

Po^uc^(^SI^^ 11 /24/2021

Developer or their agent Date
ARO PROJECT MANAGER. DOH Date

><<■£<• 11/24/2021

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Applicant Contact Information

Name: carol Stubblefield Attorney Email:
cstubblefield@NealandLeroy.com
<mailto:cstubblefield@NealandLeroy.com>

Development Information

Address

Printed Date: 11/02/2021

Number From: 9633 Number To: N/A Direction: S
Street Name: Cottage Grove ave. Postal Code: 60628

Development Name

Imani Village Senior Residences

Are you rezoning to downtown?: No

Is your project subject to the ARO Pilots?: Project is subject to Section 2-44-085 (2021 ARO) Information

Ward: 8 ARO Zone: Low-Mode rate Income Area

Details

ARO Ttrigger: ZC
Total Units: 132
Development Type: Rent
TSL Project: TSL-or FAR doesn't exceed 3.5
Date Submitted: 11/02/2021

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Requirements

Affordable Units: 13.2 (10% of 132 total dwelling units) How do you

intend to meet your required obligation On-Site: 14 Off-Site: 0

On-Site to CHA or Authorized Agency: 0 Off-Site to CHA or Authorized agency: 0 Total Units: 14

In-Lieu Fee Owed: 0

Phase 1:

ARO Obligation: 7 (10% of 70 total dwelling units); to be provided on-site in the rental development.

Proposal:

Project Name Zoning Application number, if applicable

9633 S. Cottage Grove Ave

Address

Is this a For Sale or Rental Project? Anticipated average pit rent/price?*

Total Units In Project 70
Total Affordable units 70

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Phase 2: 6.2 (10% of 62 total dwelling units); to be provided on-site in the rental development

This residential development proposal is approved as exceeding the ARO requirements. If the Applicant does not receive LIHTC or other financial assistance and, as a result, the affordability does not exceed the ARO requirements, then the Applicant shall revised and resubmit the AHP to DOH for review and approval.

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BOUNDARIES

IMANI SENIOR VILLAGE, LLC

ARCHITECTS

JOHNSON AND LEE

PLAN COMMISSION DATE DEC 16, 2021

APPLICANT Trimly Hfr.h f. Co-tage Grove Planned i.;onimuni;y Development bonos LLC ADDRESS s-613 - O'iis S Cot';;ye Grove Avenue

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**IMANI
MAP**

VILLAGE

SENIOR

RESIDENCES

NEIGHBORHOOD

SPECIFICATION

JOHNSON AND LEE ARCHITECTS

PLAN COMMISSION DATE DEC 16, 2021

APPLICANT Trinity 95th f. Cottage Grove Planner. Conmu-.ily Development Senes. I I C ADDRESS 9C13 - 'K';, S CotIngu Oova Avenue

IMANI VILLAGE SENIOR RESIDENCES

STEET

ELEVATION

IMANI SENIOR VILLAGE, LLC

ARCHITECTS

JOHNSON and LEE

PLAN COMMISSION DATE DEC 16, 2021

APPLICANT Trinity 95th A Colnye Grove Pinned Coniiiiun-ily Development Sunns LLC ADDRESS KG 1 i'i 36-5 0 S Cnt'.arjn Grove Avenue

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PUBLICATION**

APPLICANT Trinity O'ith f. Col'ioge draw: PU-innr.-rJ CumrVHinity DsvulODmri.-ii S'-.nes: I I C

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IMANI VILLAGE SENIOR RESIDENCES SITE PLAN/ PROPERTY LINE/ PD
BOUNDARIES

JOHNSON AND LEE ARCHITECTS

PLAN CO.V1SSION DATE i'A:C IS 30;

APPLICANT* Trinity l)5m & Coliayo G:r:vj Planrvn! Commui.ty Devlopmon: bene". LLC ADDRESS 9619 - 96'15 S Cottncojov Avonuo

Legends

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IMANI VILLAGE SENIOR RESIDENCES FIRETRUCK ACCESS/ GROUND PLAN/
PROGRAM

JOHNSON AND LEE ARCHITECTS

PLAN COIV'ISSIOM DATE DLT 16. 20;

IMANI SENIOR VILLAGE, LLC

APPLICANT Trinity With & Collage Grove Planned Community Development Sener. LLC ADDRESS 9619 - 96-i-i S Collage Grove Avenue; INTRODUCTION DAI

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PUBLICATION

IMANI VILLAGE SENIOR RESIDENCES

IMANI SENIOR VILLAGE, LLC

APPLICANT Trinity 95th & Cottage Grove Planned Community Development Series, LLC ADDRESS 9619 95th S Cottage Grove Avenue

IMANI VILLAGE SENIOR RESIDENCES

JOHNSON AND LEFF ARCHITECTS

PLAN COMMISSION DATE DEC 16, 2021

APPLICANT Trinity 95th & Cottage Grove Planned Community Development Series, LLC ADDRESS 9619 95th S Cottage Grove Avenue

INTRODUCTION DATE MAY 26, 2021

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**IMANI VILLAGE SENIOR RESIDENCES
(ENTRY)**

IMANI SENIOR VILLAGE, LLC
ARCHITECTS

NORTH ELEVATION

JOHNSON AND LEE

PLAN COMMISSION DATE DEC 16 2021

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IMANI VILLAGE SENIOR RESIDENCES

JOHNSON AND LEE ARCHITECTS

PLAN COMMISSION DATE DEC 16 2021

APPLICANT Trinity 95In & Collage Giove Plr.nnod CninmunHy ijovolonnon; Series LLC ADDRESS £-619 - 064y S Ootaine Grove Avenue INTRODUC < ION DATE j MAY 21) 2021

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IMANI SENIOR VILLAGE, LLC

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IMANI VILLAGE SENIOR RESIDENCES IMANI SENIOR VILLAGE, LLC

APPI ICANT Trinity 95th Coiteuo Grove Plainert Community Peveiotimemi Series LI C aDIIPiSS 9619 - 9b'15 S Coliarje G'ove Avenue INTF-IOOUGTION DATE

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IMANI	VILLAGE	SENIOR	RESIDENCES	WALL	SECTION/
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IMANI ARCHITECTS	SENIOR	VILLAGE,	LLC	JOHNSON	AND LEE

APPLICANT Innity H:">th fl Coli:itii: Grcwc Mann.wi Connrv.jn. Iv D'rucliiiiir.:v. Sei.:s i I.C AuLHihSS 9G-I 'ii;.15 S Corlafie G'Ov.i Avenno li jTRODIJC I'ION DAI I | f/AV --uZl

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IMANI VILLAGE SENIOR RESIDENCES
IMANI SENIOR VILLAGE, LLC

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DEPARTMENT OF PLANNING AND DEVELOPMENT CITY OF CHICAGO

MEMORANDUM

To: Alderman Tom Tunney

Chairman, City Council Committee on Zoning

From: ... ^T^ l-^Qy")
Maurice D. Cox " / Chicago Plan Commission

Date: December 16, 2021

Re: Proposed Residential Business Planned Development and Industrial Corridor Map Amendment - 9619-9645 S. Cottage Grove Avenue

On December \ 6\ 2021, the Chicago Plan Commission recommended approval of the proposed Residential Business Planned .Development and Industrial Corridor Map Amendment within the Burnside Industrial Corridor, submitted by Trinity 95th & Cottage Grove Planned Community Development Series, LLC, for the property generally located at 9619-9645 S. Cottage Grove Avenue. The applicant proposes to rezone the site from-MI-2 (Limited Manufacturing/Business Park District) to B2-3 (Neighborhood Mixed-Use District) and then to a Residential Business Planned Development to permit construction of a two-phase, affordable senior housing project with a 5-story, approximately 66'-0" tall, 70-unit residential building and a 1-story, approximately 20' lal 1 amenity building as part of Phase I. Phase 2 will include a 5-story, approximately 66'-0" tall, 62-unit residential building. Forty-four total parking spaces will serve both phases of the Project. A copy of the proposed ordinance, planned development statements, buik tabie and exhibits are attached. I would very much appreciate your assistance in having this introduced at the next possible City Council Committee on Zoning.

Also enclosed is a copy of the staff report to the Plan Commission which includes the Department of Planning and Development, Bureau of Zoning recommendation and a copy of the resolution. If you have any questions in this regard, please do not hesitate to contact Erika Scllke at 312-744-9146.

Cc: PD Master File (Original PD, copy of memo)

121 NORTH LASALLE STREET, ROOM 1000. CHICAGO, ILLINOIS 60602