ORDINANCE NO. _____

AN ORDINANCE OF THE CITY OF SNOQUALMIE, WASHINGTON REPEALING AND REPLACING CHAPTER 3.10 OF THE SNOQUALMIE MUNICIPAL CODE WITH A NEW CHAPTER 3.10

- **WHEREAS**, Chapter 84.14 of the Revised Code of Washington provides for exemptions from ad valorem property tax valuation for qualifying multi-family housing located in designated target areas within urban centers; and
- **WHEREAS,** Chapter 84.14 authorizes the City to designate target areas and to adopt necessary procedures to implement RCW 84.14; and
- **WHEREAS**, in 2013, the City Council passed Ordinance 1115 that established a multifamily property tax exemption program to encourage multi-family housing development in designated residential targeted areas; and
- **WHEREAS**, since the passage of Ordinance 1115, the City has not implemented the multifamily property tax exemption by designating any residential target areas or approving any MFTE developments; and
- **WHEREAS**, in 2021, the State Legislature adopted Engrossed Second Substitute Senate Bill (ESSB) 5287, amending chapter 84.14 RCW to, among other things, authorize local jurisdictions to extend multifamily property tax exemptions for an additional 12 years if certain conditions are met, and provide for 20-year exemptions for qualifying housing in locations meeting certain criteria; and
- **WHEREAS**, the City seeks to encourage and promote increased opportunity for low- and moderate-income multifamily housing within the City, and to increase the supply of such housing; and
- **WHEREAS**, the City seeks to incorporate the amendments to Chapter 84.14 RCW by repealing SMC Chapter 3.10 and replacing it with a new Chapter 3.10.
- **NOW, THEREFORE, BE IT HEREBY ORDAINED** by the City Council of the City of Snoqualmie, Washington, as follows:
- <u>Section 1</u>. Chapter 3.10 of the Snoqualmie Municipal Code is hereby repealed in its entirety and replaced with a new Chapter 3.10 as shown in Exhibit A attached hereto.
- <u>Section 2</u>. Severability. If any one or more section, subsection or sentence of this ordinance or the Snoqualmie Municipal Code amendments adopted in Section 1 herein are held to be unconstitutional or invalid, such decision shall not affect the validity of the remaining portion of this ordinance or the Snoqualmie Municipal Code sections, and the same shall remain in full force and effect.

or the City Clerk, as applicable, code revisers are authorized to make necessary corrections to this ordinance and Snoqualmie Municipal Code sections, including the correction of clerical errors; references to other local, state or federal laws, codes, rules, or regulations; or ordinance or Snoqualmie Municipal Code section numbering and section/subsection numbering.

Section 4. Effective Date. This ordinance shall be effective five (5) days after passage and publication, as provided by law.

PASSED by the City Council of the City of Snoqualmie, Washington, this ____ day of _____, 2023.

City of Snoqualmie

Katherine Ross, Mayor Attest:

Deana Dean, City Clerk

Approved as to form:

Interim City Attorney

<u>Section 3</u>. Corrections by City Clerk or Code Reviser. Upon approval of the City Attorney,

1		Chapter SMC 3.10		
2	MUL	TIFAMILY PROPERTY TAX EXEMPTION		
3	Sections:			
4	SMC 3.10.010	Purpose		
5	SMC 3.10.020	Definitions		
6	SMC 3.10.030	Tax exemption		
7	SMC 3.10.040	Extension of tax exemption		
8	SMC 3.10.050	Residential targeted areas		
9	SMC 3.10.060	Project eligibility		
10	SMC 3.10.070	Application procedure		
11	SMC 3.10.080	Application review		
12	SMC 3.10.090	Final certificate		
13	SMC 3.10.100	Annual certification		
14	SMC 3.10.110	Cancellation		
15	SMC 3.10.010 Pur	rpose		
16	*	Chapter 84.14 RCW, the purpose of this chapter is to provide limited		
17 18		e- (12) year exemptions from ad valorem property taxation for ly housing located in residential target areas to:		
19	•	eased opportunity for multifamily affordable housing for low-		
20	· ·	y low-income households, within the city;		
21		construction or rehabilitation of existing vacant and		
22		aildings for multifamily housing in targeted residential areas to		
2324		prove affordable housing opportunities; uply of mixed-income multifamily housing opportunities within the city;		
25	=	planning goals required under the Growth Management Act, chapter		
26	=	as implemented from time to time by the City's current and future		
27	comprehensive	•		
28	SMC 3.10.020 Def	initions		

29	A.	"Affordable housing"	' means residential	housing that	at is rented by	y an eligible

- 30 household whose monthly housing costs, including utilities other than telephone, do not
- exceed thirty percent (30%) of the household's monthly income. For the purposes of
- housing intended for owner occupancy, "affordable housing" means residential housing that
- is within the means of income-qualified households.
- B. "Area median income" means the annual median family income for the metropolitan
- statistical area, as published from time to time by the United States Department of Housing
- and Urban Development (HUD), with adjustments according to household size, which
- adjustments shall generally be based upon a method used by HUD to adjust income limits
- for subsidized housing, which for purposes of determining affordability of rents or sale
- prices shall be based on the average size of household that corresponds to the size and type
- of the housing unit.
- 41 C. "Contract" means the standard form agreement between the owner or, for permanently
- 42 affordable homeownership, a qualified non-profit organization and the city that contains the
- 43 terms and conditions, including for each MFTE unit as designated according to the Final
- 44 Certificate, for the duration of the compliance period as a condition of eligibility of the
- property tax exemption according to this Chapter.
- D. "Director" means the director of the Community Development department, or his or
- 47 her designee.
- 48 E. "Eligible household" means a household that certifies that their household income does
- 49 not exceed the applicable percentage of the area median income, adjusted for household
- size, and who certify that they meet all qualifications for eligibility including, if applicable,
- any requirements for recertification on income eligibility.
- 52 F. "Household" means a single person, family, or unrelated persons living together.
- G. "Low-income household" means a household whose adjusted income is at or
- below eighty percent (80%) of the area median income adjusted for family size, for
- King County, as reported by the United States Department of Housing and Urban
- 56 Development.
- 57 H. "MFTE" means multifamily housing property tax exemption.
- I. "Moderate-income household" means a single person, family, or unrelated persons
- living together whose adjusted income is more than eighty percent (80%) but is at or
- below one hundred fifteen percent (115%) of the area median income adjusted for
- family size, for King County, as reported by the United States Department of Housing
- and Urban Development.

- J. "Multifamily housing" means a building or group of buildings having four (4) or more dwelling units designated for permanent residential occupancy resulting from new construction or rehabilitation or conversion of vacant, underutilized, or substandard buildings.
- 67 K. "Owner" means the property owner of record.
- 68 L."Permanent residential occupancy" means multifamily housing that provides either rental 69 or owner occupancy for a period of at least one (1) month. This excludes hotels and motels 70 that offer rental accommodation on a daily or weekly basis.
- M. "Project" means the multifamily housing or portion of the multifamily housing that is to receive the tax exemption.
- N. "Residential targeted area" means an area within an urban center or urban growth area that has been designated by the council as a residential targeted area in accordance with, and within the meaning of, Chapter 84.14 RCW.

SMC 3.10.030 Tax exemption

The value of new housing construction, conversion, and rehabilitation improvements qualifying under this chapter is exempt from ad valorem property taxation, as follows:

- A. Eight-year MFTE option: For eight (8) successive years beginning January 1st of the year immediately following the calendar year of issuance of the final certificate if the property otherwise qualifies for the exemption.
- B. 12-year MFTE option: For twelve (12) successive years beginning January 1st of the year immediately following the calendar year of issuance of the final certificate if the property otherwise qualifies for the exemption and meets the conditions in this subsection. For the property to qualify for the twelve-year exemption under this subsection, the applicant must commit to renting or selling at least twenty percent (20%) of the multifamily housing units as affordable housing units to eligible low- and moderate-income households, and the property must satisfy that commitment. In the case of projects intended exclusively for owner occupancy, the minimum requirement of this subsection may be satisfied solely through housing affordable to eligible moderate-income households.

C. Additional provisions

- 1. Permanently affordable homeownership units or permanently affordable rental units must be sold or rented to eligible low-income households.
- 2. If, in calculating the minimum proportion of the multi-family housing units in the project for affordable housing in this section, the number contains a fraction, then the

98 99	minimum number of multi-family housing units for affordable housing shall be rounded up to the next whole number.
100	3. For any affordable units required in this section, the following shall apply:
101 102 103 104	a. The mix and configuration of affordable units (e.g., studio, one-bedroom, etc.) shall be substantially proportional to the mix and configuration of the total housing units in the project unless approved by council, or an administrative official or commission authorized by the council;
105 106	b. Affordable housing units shall be intermingled with all other units in the development; and
107 108 109	c. The quality of construction and finish materials in those affordable units used to qualify for the exemption shall be the same as other housing units in the project.
110 111 112 113 114 115	d. At the end of both the tenth and eleventh years of a twelve-year exemption under SMC 3.10.030(B), the applicant (or the property owner at that time) must provide eligible tenants of affordable units with notification of the applicant's (or property owner's) intent to provide the tenant with relocation assistance in an amount equal to one (1) month's rent within the final month of the tenant's lease.
116 117 118 119 120 121 122	e. For any twelve-year exemption authorized under this chapter, at the expiration of the exemption the applicant must provide tenant relocation assistance in an amount equal to one (1) month's rent to a qualified tenant within the final month of the qualified tenant's lease. To be eligible for tenant relocation assistance under this subsection, the tenant must occupy an income-restricted unit at the time the exemption expires and must qualify as a low-income household under this chapter at the time relocation assistance is sought.
123 124 125 126 127 128	f. If affordability requirements consistent with those required for an exemption under SMC 3.10.030(B) remain in place for the unit after expiration of the exemption, relocation assistance in an amount equal to one month's rent must be provided to a qualified tenant within the final month of a qualified tenant's lease if occupying an income-restricted unit at the time those additional affordability requirements cease to apply to the unit.
129 130 131 132	4. The exemption does not apply to the value of land or to the value of non-residential improvements not qualifying under this chapter, nor does the exemption apply to increases in assessed valuation of land and nonqualifying improvements.
133	5. No new exemptions may be granted under this section after December 31, 2031.
134	SMC 3.10.040 Extension of tax exemption

135 136	A. The owner of property that received a tax exemption pursuant to SMC 3.10.030 may apply for an extension for an additional twelve successive years.
137	B. Only one (1) extension may be granted.
138	C. Failure to timely apply for an extension shall be deemed a waiver of the extension.
139	D. For the property to qualify for an extension:
140 141	1. The property must have qualified for, satisfied the conditions of, and utilized the eight- or twelve-year exemption sought to be extended;
142 143	2. The owner must timely apply for the extension on forms provided by the city within eighteen (18) months of expiration of the original exemption;
144 145 146	3. The property must meet the requirements of this chapter for the property to qualify for an exemption under SMC 3.10.030(B) as applicable at the time of the extension application; and
147 148 149	4. The applicant for extension must commit to rent or sell at least twenty percent (20%) of the multifamily housing units as affordable housing units for low-income households for the extension period.
150 151 152 153 154 155	E. If an extension is granted by the city, at the end of both the tenth and eleventh years of a twelve-year extension, the applicant (or the property owner at that time) must provide tenants of affordable units with notification of the applicant's (or property owner's) intent to provide the tenant with relocation assistance in an amount equal to one (1) month's rent within the final month of the tenant's lease as provided in RCW 84.14.020, as amended.
156 157 158 159 160 161	F. After the expiration of the extension, the applicant (or the property owner at the time) must provide tenant relocation assistance in an amount equal to one (1) month's rent to a qualified tenant within the final month of the qualified tenant's lease. To be eligible for tenant relocation assistance under this subsection, the tenant must occupy an affordable unit at the time the exemption expires and must qualify as an eligible household under this chapter at the time relocation assistance is sought.
162	G. No extensions under this section may be granted after December 31, 2045.
163	SMC 3.10.050 Residential targeted areas
164 165 166	Following notice and public hearing as prescribed in RCW 84.14.040, the council may designate one or more residential targeted areas upon a finding by the council that the residential targeted area meets the following criteria:
167 168	A. The residential targeted area is within an urban center as defined by Chapter 84.14 RCW;

169 170 171 172	B. The residential targeted area lacks sufficient available, desirable, and convenient residential housing to meet the needs of the public who would be likely to live in the urban center if affordable, desirable, attractive, and livable residences were available; and
173	C. Providing additional housing opportunity in the residential targeted area will
174	assist in achieving one or more of the following purposes:
175	1. Encouraging increased residential opportunities within the city; or
176	2. Stimulating the construction of new multifamily housing; or
177	3. Encouraging the rehabilitation of existing vacant and underutilized
178	buildings for multifamily housing.
179	D. In designating a residential targeted area, the council may also consider other factors, including:
180 181	,
182	 Whether additional housing in the residential targeted area will attract and maintain an increase in the number of permanent residents;
183	2. Whether providing additional housing opportunities for low- and
184	moderate-income households would meet the needs of citizens likely to
185	live in the area if affordable housing were available;
186	3. Whether an increased permanent residential population in the residential
187	targeted area will help to achieve the planning goals mandated by the
188 189	Growth Management Act under Chapter 36.70A RCW, as implemented through the City's comprehensive plan; or
190	4. Whether encouraging additional housing in the residential targeted area
191	supports significant public investment in public transit or a better jobs and
192	housing balance.
193	E. Amending or removing designations as residential targeted areas. At any time, the
194	council may amend or rescind the designation of a residential targeted area pursuant to the
195	same procedural requirements as set forth in this chapter for original designation.
196	
197	F. Designation of residential targeted areas
198	
199	1. The council has adopted the residential target area as indicated on the map.
200	[figure attached]
201	SMC 3.10.060 Project eligibility
202	An owner of property applying under this chapter must meet the following
203	requirements:

204 205	A. Location. The new or rehabilitated multiple-unit housing must be located in designated residential targeted area.
206	B. Construction details:
207	1. The project must be multifamily housing consisting of at least four (4)
208	dwelling units within a residential structure or as part of a mixed-use
209	development, in which at least fifty percent (50%) of the space within such
210 211	residential structure or mixed-use development is intended for permanent residential occupancy.
212	2. For new construction, a minimum of four (4) new dwelling units must be
213	created; for rehabilitation or conversion of existing occupied structures, a
214	minimum of four additional dwelling units must be added.
215	C. Requirements for units to be rehabilitated:
216	1. Property proposed to be rehabilitated must fail to comply with one or more
217	standards of the City's building or housing codes.
218	2. Property proposed to be rehabilitated with existing multifamily housing that
219	has been vacant for twelve (12) months or more does not have to provide
220	additional multifamily units.
221	3. If the property proposed to be rehabilitated is not vacant, an applicant must
222	provide each existing tenant housing of comparable size, quality, and price
223	and a reasonable opportunity to relocate.
224	D. Deadlines:
225	1. The project shall be completed within three (3) years from the date of approval of
226	the contract by the council as provided in SMC 3.10.080(D) or by any extended
227	deadline granted by the director as provided in SMC 3.10.080(E)(2).
228	E. Requirements for contract:
229	
230	1. As per RCW 84.14.030(6), the applicant must enter into a contract approved by
231	the council, under which the applicant has agreed to the implementation of the
232	development on terms and conditions satisfactory to the council.
233	SMC 3.10.070 Application procedure
234	A property owner who wishes to propose a project for a tax exemption shall comply with
235	the following procedures as per RCW 84.14.050:
236	A. Application package requirements:
227	

238239240241		1. Prior to the application for any building permit therefor, the applicant shall submit an application to the Community Development Department on a form established by the director along with the required fees., as established under SMC 3.10.070(C).
242 243		A complete application shall contain such information as the director may deem necessary or useful, and shall include:
244245246247		 A written description of the project and preliminary schematic site and floor plans of the multifamily units and the structures in which they are proposed to be located setting forth the grounds for the exemption;
248 249 250		 A statement setting forth the grounds for qualification for exemption, and identifying the income-restricted units in the proposed project, if applicable;
251 252		3. A statement from the owner acknowledging the potential tax liability when the project ceases to be eligible under this chapter; and
253		4. Verification by oath or affirmation of the information submitted.
254 255 256 257 258 259	В.	Proof that rehabilitation projects are to be unoccupied. For rehabilitation projects, the applicant shall secure verification of property noncompliance, and that it must fail to comply with one with the building or housing ordinances or after July 23, 1995, and shall also submit an affidavit that existing dwelling units have been unoccupied for a period of twelve (12) months prior to filing the application, or that relocation support has been provided to tenants under SMC 3.10.040(E) or and (F).
260 261	C.	Application fees. At the time of application, the owner shall pay an initial application fee of \$500.00 plus any at cost time associated with process the application.
262	Appli	cation review
263 264 265 266	A.	Conditions. The director may certify as eligible an application which is determined to comply with the requirements of this chapter. An application may be approved subject to such terms and conditions as deemed appropriate by the director to ensure the project meets all applicable land use regulations.
267		
268269	В.	Deadline. A decision to approve or deny an application shall be made within ninety (90) days of receipt of a complete application.
270	C.	Requirements for covenant and contract:
271 272		1. If an application is approved by the director, the approval, together with a contract and covenant between the applicant and the city regarding the terms and conditions

273	under this chapter, signed by the applicant, shall be presented to the council for action.
274	
275	2. The director is authorized to cause the contract to be recorded, or require the owner to record
276	the contract, in the real property records of the county recorder's office.
277	
278 279	D. Provision of conditional certificate. Once the contract is approved by the council and fully executed, the director shall issue a conditional certificate of acceptance of tax exemption.
280	E. Expiration of conditional certificate:
281	1. The conditional certificate expires three (3) years from the date of approval unless
282	an extension is granted as provided in this chapter.
283	2. The conditional certificate may be extended by the director for a period not to
284	exceed twenty-four (24) consecutive months. The applicant must submit a written
285	request stating the grounds for the extension, accompanied by any applicable
286	processing fee. An extension may be granted if the director determines that:
287	a. The anticipated failure to complete construction or rehabilitation
288	within the required period is due to circumstances beyond the contro
289	of the owner;
290	b. The owner has been acting and could reasonably be expected to
291	continue to act in good faith and with due diligence; and
292	c. All the conditions of the original contract between the applicant and
293	the City will be satisfied upon completion of the project.
294	F. Denial and appeal
295	1. If the application is denied, the director shall state in writing the reasons for
296	denial and shall send notice to the applicant at the applicant's last known
297	address within ten (10) days of the denial.
298	2. An applicant may appeal a denial to the council by filing a written appeal with
299	the city clerk within thirty (30) days of notification that the application has
300	been denied. The appeal will be based upon the record made before the
301	director with the burden of proof on the applicant to show that there is no
302	substantial evidence on the record to support the director's decision. The
303	decision of the council in denying or approving the application is final.
304	SMC 3.10.090 Final certificate
305	A. Final certificate – approval
306	
307	1. Upon completion of the improvements provided in the contract and issuance of a
308	temporary or permanent certificate of occupancy, the applicant may request a final

309		certificate of tax exemption. The applicant must file with the Community
310		Development Department such information as necessary or useful to evaluate
311		eligibility for the final certificate and shall include:
312		
313		a. A statement of the amount of rehabilitation or construction
314		expenditures made with respect to each housing unit and the total
315		expenditures made in the rehabilitation or construction of the entire
316		property;
317		b. A description of the work that has been completed and a statement
318		that the rehabilitation improvements or new construction on the
319		owner's property qualify the property for limited exemption under
320		this chapter;
321		c. If applicable, a statement that the project meets the affordable
322		housing requirements as described in RCW 84.14.020 and SMC
323		3.10.030; and
324		d. A statement that the work was completed within the required three-
325		year period or any authorized extension.
326	2.	Within thirty (30) days of receipt of all materials required for a final certificate, the
327		director shall determine whether the work completed and the affordability of the
328		units, if applicable, satisfy the requirements of the application and the conditional
329		contract approved by the city and is qualified for a limited tax exemption under
330		Chapter 84.14 RCW. The city shall also determine which specific improvements
331		completed meet the intent of this chapter and the required findings of RCW
332		84.14.060.
333	D Io	such as of cartificate. If the director determines that the project has been completed in
334		suance of certificate. If the director determines that the project has been completed in cordance with this chapter and the contract between the applicant and the city and has
335		en completed within the authorized period the city shall, within ten (10) calendar days
336		the expiration of the thirty-day review period above, file a final certificate of tax
337		emption with the county assessor.
337	CX	emption with the county assessor.
338	C. De	enial and appeal. The director shall notify the applicant in writing that a final certificate will
339	no	t be filed if the director determines that:
340		1. The improvements were not completed within the authorized period;
710		1. The improvements were not completed within the additized period,
341		
342		2. The improvements were not completed in accordance with the contract between
343		the applicant and the City;
, 10		are applicant and the City,
344		3. The owner's property is otherwise not qualified under this chapter; or

345 346 347	4. The owner and the director cannot come to an agreement on the allocation of the value of the improvements allocated to the exempt portion of rehabilitation improvements, new construction, and multi-use new construction.
348	Within thirty (30) days of notification by the city to the owner of a denial of a final
349	certificate of tax exemption, the applicant may file a written appeal with the city clerk
350	specifying the factual and legal basis for the appeal. The appeal shall be heard by the
351	hearing examiner.
352	3.10.100 Annual certification
353	A. Within thirty (30) days after the first anniversary of the date of filing the final
354	certificate of tax exemption and each year thereafter, for the applicable tax exemption
355	period, the property owner shall file a notarized declaration with the Community
356	Development Department indicating the following:
357	1. A statement of occupancy and vacancy of the rehabilitated or newly
358	constructed property during the twelve (12) months ending with the
359	anniversary date;
360	2. A certification by the owner that the property has not changed use and, if
361	applicable, that the property has been in compliance with the contract with the
362	City;
363	3. A description of changes or improvements constructed after issuance of the
364	certificate of tax exemption;
365	4. The total monthly rent of each unit;
366	5. Information demonstrating compliance with the affordability requirements of
367	SMC 3.10.030 and SMC 3.10.040, and other applicable requirements under
368	SMC 3.10.060;
369	6. For the affordable units, the income of each household at the time of initial
370	occupancy and their current income; and
371	7. Any additional information requested regarding the units receiving a tax
372	exemption and meeting any reporting requirements under Chapter 84.14
373	RCW.
374	3.10.110 Cancellation
375	A. Conditions:
376	1. The director may cancel the tax exemption if the property owner breaches any term of
377	the MFTE contract, covenant, or any part of this chapter. Reasons for cancellation
378	include but are not limited to the following:

379	a.	The property no longer complies with the terms of the contract or with the
380		requirements of this chapter, including the provision of affordable units;
381	b.	The use of the property is changed or will be changed to a use that is other than
382		residential;
383	c.	The project violates applicable zoning requirements, land use
384		regulations or building code requirements; or
385	d.	The property for any other reason no longer qualifies for the tax exemption.
386	B. Pro	cess:
387	1.	Upon determining that a tax exemption shall be canceled, the director shall notify
388		the property owner or qualified non-profit organization, if applicable, by certified
389		mail with a return receipt requested.
390	2.	The property owner or qualified non-profit organization, if applicable, may
391		appeal the determination within thirty (30) days by filing a notice of appeal
392		with the city clerk, specifying the factual and legal basis on which the
393		determination of cancellation is alleged to be erroneous. The council may hear
394		the appeal pursuant to City's policy.
395	3.	The City Clerk shall notify the county assessor of the cancelation of the tax
396		exemption thirty (30) days after the notification of the property owner or qualified
397		non-profit organization, or upon an unsuccessful appeal under subsection (2).
398	4.	If the owner intends to convert multifamily housing receiving a tax exemption
399		under this chapter to another use, the owner must notify the director and the
400		county assessor within sixty (60) days of the change in use. Upon such change
401		in use, the tax exemption shall be canceled.