

CITY OF OAKLAND



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OAKLAND, CALIFORNIA

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REBECCA KAPLAN Council President atlarge@oaklandnet.com

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Date:

January 30, 2020

To:

Members of City Council and Members of the Public

From:

Council President Kaplan

Re:

File No. 20-0142

A RESOLUTION IN SUPPORT OF AB 1851 (WICKS), FAITH-BASED AFFILIATED HOUSING DEVELOPMENT PROJECTS, TO REDUCE OR ELIMINATE ANY PARKING REQUIREMENTS FOR HOUSING DEVELOPMENT PROJECTS BUILT ON RELIGIOUS-USE PARKING

LOTS.

Dear Colleagues on the City Council and Members of the Public,

I am writing to extend and stand in support of AB 1851.

The City of Oakland is suffering from a serious housing crisis as housing costs in the City increase drastically, making housing at all levels of affordability unavailable for many Oakland residents; and expanding the housing supply is necessary to address the immediate need to house Oakland's growing population

In 2019, the EveryOne Counts Homeless Point-in-Time Count & Survey, saw a rise of 47% of individuals experiencing homelessness.

AB 1851 will allow faith-based organizations to build housing development projects on and/or adjacent to parcels designated for religious-use parking; this bill will make it easier for thousands of faith-based organizations that would like to dedicate their resources to helping resolve the housing crisis.

For questions regarding this report, please email Desmond I. Jeffries, Policy Director for the Council President, at djeffries@oaklandca.gov or call at 510.238.7082.

Sincerely,

Rebecca Kaplan Oakland City Council President

Assembly Bill 1851

Housing Production on Faith-Based Properties

Assemblymember Buffy Wicks (AD-15)

THIS BILL

This bill will eliminate residential parking requirements in order to construct a density bonus qualifying housing development project built on faith-based properties.

THE ISSUE

California's communities of faith are taking interest in redeveloping portions of their property to alleviate the state's housing crisis. This new initiative is called the "Yes in God's Backyard" or YIGBY – a play on the YIMBY, or the "yes in my backyard" movement. Originating in San Diego, this idea became trendy when a local tax collector compiled a list of more than 1,100 properties zoned for religious use that could potentially be developed into new units.

Faith-based communities across the state are expressing interest. Cities like Oakland, Berkeley, Walnut Creek and East Palo Alto are convening meetings with local congregations to discuss turning underused land into housing.

However, plans to build new housing on church sites have often struck roadblocks. One of the most common is the inability to count available church properties toward residential parking requirements due to restrictive local ordinances. With many faith-based parking spaces not used more than a few times per year, church communities could influence the state's housing stock if allowed to share parking between religious and residential units.

SOLUTION

AB 1851 will allow for the elimination of residential parking requirements on faith-based properties for qualifying housing development projects.

SUPPORT

California YIMBY (Co-Sponsor) New Way Homes (Co-Sponsor)

CONTACT

Melanie Morelos Office of Assemblymember Wicks State Capitol Office, Room 5160 (916)319-2015 melanie.morelos@asm.ca.gov

Introduced by Assembly Member Wicks

January 6, 2020

An act to add Section 65913.6 to the Government Code, relating to land use.

LEGISLATIVE COUNSEL'S DIGEST

AB 1851, as introduced, Wicks. Faith-based organization affiliated housing development projects: parking requirements.

Existing law provides for various incentives intended to facilitate and expedite the construction of affordable housing, including the Density Bonus Law, which requires, when an applicant proposes a housing development within the jurisdiction of a local government, that the city, county, or city and county provide the developer with a density bonus and other incentives or concessions for the production of lower income housing units or for the donation of land within the development if the developer, among other things, agrees to construct a specified percentage of units for very low, low-, or moderate-income households or qualifying residents.

This bill would upon the request of a developer of a housing development project, require a local agency to ministerially approve a request to that local agency to reduce or eliminate any parking requirements that would otherwise be imposed by that local agency on the development if the housing development project qualifies as a faith-based organization affiliated housing development project, as defined. This bill would prohibit a local agency from requiring the replacement of religious-use parking spaces proposed to be eliminated by a faith-based organization affiliated housing development project

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pursuant to a request made and ministerially approved pursuant to the bill, or from requiring the curing of any preexisting deficit of religious-use parking as a condition of approval of a faith-based organization affiliated housing development project. The bill would include findings that the changes proposed by this bill address a matter of statewide concern rather than a municipal affair and, therefore, apply to all cities, including charter cities.

By adding to the duties of local planning officials, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: yes.

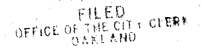
The people of the State of California do enact as follows:

- 1 SECTION 1. Section 65913.6 is added to the Government 2 Code, to read:
- 3 65913.6. (a) For purposes of this section, all of the following 4 definitions shall apply:
 - (1) "Faith-based organization" means a nonprofit corporation organized and registered for religious purposes.
- 7 (2) "Faith-based organization affiliated housing development 8 project" means a housing development project that meets all of 9 the following criteria:
 - (A) The housing development project is located on one or more contiguous parcels that are each owned entirely, whether directly or through a wholly owned company or corporation, by a faith-based organization.
- 14 (B) The housing development project qualifies as being near colocated religious-use parking by being any of the following:
- 16 (i) Located on one or more parcels that collectively contain religious-use parking.
- 18 (ii) Located adjacent to a parcel owned by the faith-based organization that contains religious-use parking.

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(iii) Located on one or more parcels separated by no more than 0.1 miles from a parcel owned by the faith-based organization that contains religious-use parking.

- (C) The housing development project qualifies for a density bonus under Section 65915.
- (3) "Housing development project" means a housing development project as defined in paragraph (2) of subdivision (h) of Section 65589.5.
- (4) "Local agency" means any county, city, or city and county, including any charter county, city, or city and county.
- (5) "Religious-use parking" means existing parking spaces that are required under the local agency's parking requirements for places of worship.
- (b) Notwithstanding any other law or ordinance, a local agency, upon the request of a developer of a housing development project, shall ministerially approve a request to that local agency to reduce or eliminate any parking requirements that would otherwise be imposed by that local agency on the development if the housing development project qualifies as a faith-based organization affiliated housing development project.
- (c) Notwithstanding any other law or ordinance, a local agency shall not require the replacement of religious-use parking spaces proposed to be eliminated by a faith-based organization affiliated housing development project pursuant to a request made and ministerially approved pursuant to this section.
- (d) Notwithstanding any other law or ordinance, a local agency shall not require the curing of any preexisting deficit of religious-use parking as a condition of approval of a faith-based organization affiliated housing development project.
- (e) The Legislature finds and declares that the provision of adequate housing, in light of the severe shortage of housing at all income levels in this state, is a matter of statewide concern rather than a municipal affair as that term is used in Section 5 of Article XI of the California Constitution, and therefore this section applies to all cities, including charter cities.
- SEC. 2. No reimbursement is required by this act pursuant to Section 6 of Article XIIIB of the California Constitution because a local agency or school district has the authority to levy service charges, fees, or assessments sufficient to pay for the program or



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OAKLAND CITY COUNCIL

RESOLUTION NO.		_C.M.S.
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INTRODUCED BY	COUNCILMEMBER	KAPLAN

A RESOLUTION IN SUPPORT OF AB 1851 (WICKS), FAITH-BASED AFFILIATED HOUSING DEVELOPMENT PROJECTS, TO REDUCE OR ELIMINATE ANY PARKING REQUIREMENTS FOR HOUSING DEVELOPMENT PROJECTS BUILT ON RELIGIOUS-USE PARKING LOTS.

WHEREAS, expanding the housing supply is necessary to address the immediate need to house Oakland's growing population; and

WHEREAS, Oakland is suffering from a serious housing crisis as housing costs in the City increase drastically, making housing at all levels of affordability unavailable for many Oakland residents; and

WHEREAS, the 2019 EveryOne Counts Homeless Point-in-Time Count & Survey, saw a rise of 47% of individuals experiencing homelessness; and

WHEREAS, AB 1851 will allow faith-based organizations to build housing development projects on and/or adjacent to parcels designated for religious-use parking; and

WHEREAS, AB 1851 would make it easier for thousands of faith-based organizations that would like to dedicate their resources to helping resolve the housing crisis; and

WHEREAS, AB 1851 qualifies housing development projects for a density bonus pursuant to Section 65915; and

WHEREAS, AB 1851 shall waive local agency's parking requirements and shall ministerially approve and request local agencies to reduce or eliminate any parking requirements that would otherwise be imposed, if the housing development project qualifies as a faith-based organization affiliated housing development project; and

WHEREAS, the City of Oakland finds and declares the provision of adequate housing in-light of a shortage in the supply of housing at all income levels, is a matter of great concern; now, therefore, be it

RESOLVED: That the Oakland City Council hereby endorses AB 1851 and urges the California State Legislature and Governor Gavin Newsom to support its enactment into law, and be it

FURTHER RESOLVED: That the Oakland City Council requests that the City Administrator transmit a copy of this Resolution to our local state legislative representatives and to the lobbyist for the City of Oakland.

IN COUNCIL,	OAKLAND,	CALIFO	RNIA,

PASSED BY THE FOLLOWING VOTE:

AYES -

NOES -

ABSENT -

ABSTENTION -

ATTEST:_____

LATONDA SIMMONS
City Clerk and Clerk of the Council of the
City of Oakland, California