ORDINANCE NO. 4462

AN ORDINANCE AMENDING ORDINANCE NO. 2050, THE DEVELOPMENT CODE, CHAPTERS: 10, 20, 30, 40, 50, 60, and 90; TA 2007-0006 (2007 Omnibus).

WHEREAS, the purpose of the 2007 Omnibus Development Code Text Amendment is to amend selected sections of the Beaverton Development Code to clarify approval criteria, specify the applicability of certain regulations, renumber and reorder certain regulations, relocate certain sections, and remove certain sections. Affected chapters of the Development Code include, Chapter 10 (General Provisions), Chapter 20 (Land Uses), Chapter 40 (Applications), Chapter 50 (Procedures), Chapter 60 (Special Regulations), and Chapter 90 (Definitions),

WHEREAS, pursuant to Section 50.50.5 of the Development Code, the Beaverton Development Services Division, on October 3, 2007 published a written staff report and recommendation a minimum of seven (7) calendar days in advance of the scheduled public hearing before the Planning Commission on October 17, 2007; and,

WHEREAS, on October 17, 2007, the Planning Commission conducted a public hearing for TA 2007-0006 (2007 Omnibus) at the conclusion of which the Planning Commission voted to recommend to the Beaverton City Council to adopt the proposed amendments to the Development Code as summarized in Planning Commission Land Use Order No. 2023, based upon the criteria, facts, and findings set forth in the staff report dated October 3, 2007, staff memo dated October 10, 2007, and as amended at the hearing; and,

WHEREAS, the City Council adopts as to criteria, facts, and findings, described in Land Use Order No. 2023 dated November 5, 2007 and the Planning Commission record, all of which the Council incorporates by this reference and finds to constitute an adequate factual basis for this ordinance; and now therefore,

THE CITY OF BEAVERTON ORDAINS AS FOLLOWS:

Ordinance No. 2050, effective through Ordinance No. 4453, the Development Code, is amended to read as set out in Exhibit "A" of this Ordinance attached hereto and incorporated herein by this reference.

All Development Code provisions adopted prior to this Ordinance which are not expressly amended or replaced herein shall remain in full force and effect.

First reading this 31 day ofDecembe	<u>r</u> , 2007.
Passed by the Council this $10^{ m th}$ day of _	December , 2007.
Approved by the Mayor this // day of _	December, 2007.
/	
ATTEST:	APPROVED:
Die helson	Rolling
SUE NELSON, City Recorder	ROB DRAKE. Mayor

Section 1: The Development Code, Ordinance No. 2050, Chapter 10 -1 General Provisions, Section 10.20.4, is amended to read as follows with 2 deleted matter in strikethrough and new matter in highlight: 3 4 Interpretation and Application of Code Language. 5 10.20. 6 **** 7 8 [ORD 4224; August 2002] Proposals for uses where the code is silent or 9 4. where the rules of the Code do not provide a basis for concluding that 10 the use is allowed are or prohibited. 11 12 **** 13 14 Section 2: The Development Code, Ordinance No. 2050, Chapter 20 -15 Land Uses, Section 20.05.50.2, is amended to read as follows with deleted 16 matter in strikethrough: 17 18 **Minimum Lot Dimensions:** 2. 19 20 (in feet) R1 R5R4 R3.5R2R7RAR10 A. Width 90 75 0 40 75 75 110 1. Corner Lots 300 [ORD 4047; May 1999] 40 70 70 110 300 80 70 0 2. Interior Lots [ORD 4047; May 1999] 21 R5 Lots that abut property zoned R7 shall have a 3. 22 minimum width of 70 feet. (ORD 3335, ORD 3739) [ORD 23 4112: June 2000] [ORD 4224; August 2002] 24 25 R4 lots that take access from a cul-de-sac, or hammerhead 26 street terminus, or from a flag lot shall be a minimum of 27 20 feet. [ORD 4047; May 1999] [ORD 4224; August 2002] 28 [ORD 4397; June 2006] 29 30 Subsequently numbered subsections of 20.05.50.2.A. shall be re-31 numbered to reflect the deletion of subsection 4. 32 33 **** 34 35 36

1 2 3	Land Uses,	on 3: The Development Code, Ordinance No. 2050, Chapter 20 – Section 20.05.50.3, is amended to read as follows with deleted crikethrough and new matter in highlight:
4	9	Minimum Yard Setbacks:
5		
6 7		(in feet)
8		The following specified Mminimum yard setbacks in feet shall apply
9		for all dwellings constructed after November 17, 1978.; dDwellings in
10		existence on as of November 17, 1978, which do not meet the following
11		setback requirements, shall be exempt from the requirements and may
12		be reconstructed, remodeled, or additions made thereto, providing
13		setback regulations in force and effect on November 17, 1978 are
14		followed and no further encroachment into the setback area required
15		by those regulations takes place. (ORD 3293; November, 1982). [ORD
16		4224; August 2002]
17		
18		
19	Section	on 4: The Development Code, Ordinance No. 2050, Chapter 20 -
20		, Section 20.05.55.1, is amended to read as follows with new
21	matter in h	ngnlight:
22	20.05.55.	Supplemental Development Requirements [ORD 4224; August
$\frac{23}{24}$	20.05.55.	2002]
$\frac{24}{25}$		2002]
26	****	
$\frac{27}{27}$		
28	1.	Design Features:
29		
30		All detached dwellings shall utilize at least two (2) of the following
31		design features (ORD 3899) [ORD 4047; May 1999]:
32		IZ CC building foco on
		A. dormers B. recessed entries K. off-sets on building face or roof (minimum 12 inches)
		_
		O. 011p0=110
		D. bay or bow windows than nominal 8:12 E. tile or shake roof M. covered porch or entry with
		F. gables pillars or posts
		G. attached garage N. garage set at least 10 feet
		H. window shutters behind the front face of the
		I. horizontal lap siding primary dwelling unit
		J. eaves (minimum 6 inches)
33		

34

1 2 3	Land U	ses, Se	The Development Code, Ordinance No. 2050, Chapter 20 – ction 20.20.50.D.4.D, is amended to read as follows with in strikethrough and new matter in highlight:
	deleted	matter	in surreum ough and new matter in manight.
4 5	20.20.50	. Site	Development Requirements
6	44 44	***	
7		^^^	
8	ъ	mor.	TAL CENTERS
9	\mathbf{D}	. 101	WN CENTERS
10	44	***	
11	* *	***	
12			
13	4.	Bui	lding Height: (in feet)
14			
15		***	
16			
17		D.	The maximum height for wireless communication facilities
18			inclusive of antennas in all town center zoning districts shall be
19			one hundred (100) feet. The maximum height of at-grade
20			equipment shelters for wireless communication facilities in all
21			industrial town center zoning districts shall be twelve (12) feet.
22			
23	~		TI D 1
24			: The Development Code, Ordinance No. 2050, Chapter 20 -
25		그리아 이 사람들이 하시다.	ction 20.20.50.E.4.E, is amended to read as follows with
26	deleted	matter	in strikethrough and new matter in highlight:
27		~.	
28	20.20.50	. Site	e Development Requirements
29	.11		
30		***	Granda Granda G
31	\mathbf{E}	. REC	GIONAL CENTERS
32	4-4	***	
33			
34	4.	Bui	lding Height: (in feet)
35		***	**
36			
37		E.	The maximum height for wireless communication facilities
38			inclusive of antennas in all regional center zoning districts shall
39			be one hundred (100) feet. The maximum height of at-grade
40			equipment shelters for wireless communication facilities in all
41			multiple use regional center zoning districts shall be twelve (12)
42			feet.
43			
44			

Section 7: The Development Code, Ordinance No. 2050, Chapter 30 -1 Nonconforming Uses, Section 30.55, is amended to read as follows with 2 deleted matter in strikethrough and new matter in highlight: 3 4 **Determination of Nonconforming Status.** 5 30.55. 6 Determination of nonconforming status shall be processed as a 7 Director's Interpretation. If the owner of a lot, structure or use is 8 denied nonconforming status by the Planning Director, the owner may 9 appeal the Director's decision to the Planning Commission City 10 Council. The appeal shall be heard in the manner set forth in Section 11 50.65. 12 13 14 Section 8: The Development Code, Ordinance No. 2050, Chapter 40 -15 Applications, Section 40.20.15.2.A, DESIGN REVIEW TWO, is amended to 16 read as follows with new matter in highlight: 17 18 Design Review Two. 19 2. 20 An application for Design Review Two shall be 21 A. required when an application is subject to applicable design 22 standards and one or more of the following thresholds describe 23 the proposal: 24 25 26 New construction of up to and including 50,000 gross 1. 27 square feet of non-residential floor area where the 28 development does not abut any Rresidential District zone. 29 30 New construction of up to and including 30,000 gross 2. 31 square feet of non-residential floor area where the 32 development abuts or is located within any Rresidential 33 District zone. 34 35 **** 36 37 38 39 40 41 42 43 44

1 2	Applications, Sec	The Development Code, Ordinance No. 2050, Chapter 40 – etion 40.20.15.3, is amended to read as follows with deleted
3	matter in striket	hrough and new matter in highlight:
4 5	3. Desig	gn Review Three.
6	o. Desig	in hericw Three.
7	A.	Threshold.
8	A.	THE SHORE.
9		****
10		
11		1. New construction of more than 50,000 gross square feet of
12		non-residential floor area where the development does not
13		abut any Rresidential District zone. [ORD 4397; July
14		2006] [ORD 4410; Nov. 2006]
15		
16		2. New construction or addition of more than 30,000 gross
17		square feet of non-residential floor area where the
18		development abuts or is located within any Rresidential
19		District zone. [ORD 4410; Nov. 2006]
20		
21		****
22	C.	Approval Criteria.
23		
24		****
25		3. The proposal contains all applicable application submittal
26		requirements as specified in Section 50.25.1 of the
27		Development Code.
28		Subsequently numbered subsections of 40.20.15.3.C. shall be re-
29		numbered to reflect the deletion of subsection 3.
30		numbered to reflect the deletion of subsection 5.
31 32		****
33		
34	Section 10	: The Development Code, Ordinance No. 2050, Chapter 40 -
35	Applications, S	ection 40.45.15.1.C, is amended to read as follows with
36		n strikethrough :
37		
38	1. Lot 1	Line Adjustment.
39		
40	****	*
41		
42	C.	Approval Criteria.
43		
44		****

1				
2			3.	The proposal contains all applicable application submittal
3				requirements as specified in Section 50.25.1 of the
4				Development Code.
5				
6			Subse	quently numbered subsections of 40.45.15.1.C. shall be re-
7			numb	ered to reflect the deletion of subsection 3.
8				
9			****	
10				
11				
12	Secti	on 11:	The l	Development Code, Ordinance No. 2050, Chapter 40 -
13	Application	ns, Se	ction 4	40.75.10, is amended to read as follows with deleted
14	matter in s	triket	hroug	h and new matter in highlight:
15				
16	40.75.	STRI	EET V	ACATION
17				
18	****			
19				
20	40.75.10.	Appl	icabili	ty.
21				
22	Alter	ation t	o the (City's existing streets that involve the vacation of streets,
23	publi	c righ	ts-of-wa	ay , easements, or both shall be reviewed by the City
24	Coun	cil.		
25				
26	****			
27				
28				Development Code, Ordinance No. 2050, Chapter 40 -
29				40.80.15.3.C.4, is amended to read as follows with
30	deleted ma	atter i	n stri k	ethrough and new matter in highlight:
31				
32	40.80.15.3.	Tem	porary	Structure
33				
34		****		
35				
36		C.	Appro	oval Criteria.
37				
38			****	
39				
40			4.	The proposal will not be located within the vision
41				clearance area of an intersection as specified under
42				Section 60.55. 25- 35.
43				
44			****	

1	Secti	on 13:	The Development Code, Ordinance No. 2050, Chapter 40 –
2	Application	ns, Se	ction 40.90.15.2.C, is amended to read as follows with
3	deleted ma	tter in	strikethrough and new matter in highlight:
4			
5	2.	Tree	Plan Two
6			
7		****	
8			
9		C.	Approval Criteria.
10			
11			****
12			
13			3. If applicable, removal of a Community Tree(s) is
14			necessary to enhance the health of the tree, grove, group
15			of trees, or an adjacent tree or to eliminate conflicts with
16			structures or vehicles.
17			
18			Subsequently numbered subsections of 40.90.15.2.C. shall be re-
19			numbered to reflect the deletion of subsection 3.
20			
21			****
22			
23			
$\frac{23}{24}$	Sect	ion 14	The Development Code, Ordinance No. 2050, Chapter 40 -
25	Application	ons Se	ection 40.95.15.1.A, is amended to read as follows with
26			n strikethrough:
27	deleted in	atter 1	ii bu incom ought
28	1.	Vari	ance.
29	1.	v al i	ance.
30		A.	Threshold. An application for Variance shall be required when
31		11.	the following threshold applies:
32			the following threshold applies.
33			****
34			
UT			5. A change of more than fifty percent (50%) to the
35			numerical Development Standards for Major Pedestrian
35 36			numerical Development Standards for Major Pedestrian
35 36 37			numerical Development Standards for Major Pedestrian Routes specified in Section 20.20.60.E.3. [ORD 4265;
35 36 37 38		****	numerical Development Standards for Major Pedestrian Routes specified in Section 20.20.60.E.3. [ORD 4265; September 2003]
35 36 37 38 39		****	numerical Development Standards for Major Pedestrian Routes specified in Section 20.20.60.E.3. [ORD 4265; September 2003]
35 36 37 38 39 40		****	numerical Development Standards for Major Pedestrian Routes specified in Section 20.20.60.E.3. [ORD 4265; September 2003]
35 36 37 38 39 40 41		****	numerical Development Standards for Major Pedestrian Routes specified in Section 20.20.60.E.3. [ORD 4265; September 2003]
35 36 37 38 39 40 41 42		****	numerical Development Standards for Major Pedestrian Routes specified in Section 20.20.60.E.3. [ORD 4265; September 2003]
35 36 37 38 39 40 41		****	numerical Development Standards for Major Pedestrian Routes specified in Section 20.20.60.E.3. [ORD 4265; September 2003]

1 2	Applicatio	ns, Se	ction	evelopment Code, Ordinance No. 2050, Chapter 40 – 40.97.15.1.C, is amended to read as follows with through and new matter in highlight:
3	deleted Illa	atter in	SULTER	till ough and new matter in management
4 5	40.97.15.	Appli	cation	
6 7	****	k		
8				
9	1.	Quas	i-Judio	eial Zoning Map Amendment.
10		****		
11				
12 13		C.	Annros	val Criteria. In order to approve a Quasi-Judicial Zoning
13 14		0.	Man A	Amendment application, the decision making authority
15			shall r	nake findings of fact based on evidence provided by the
16			applica	ant demonstrating that all the following criteria are
17			satisfie	
18				
19			1.	The proposal satisfies the threshold requirements for a
20				Quasi-Judicial Zoning Map Amendment application.
21				
22			2.	All City application fees related to the application under
23				consideration by the decision making authority have been
24				submitted.
25				
26			3.	The proposal conforms with applicable policies of the
27				City's Comprehensive Plan.
28			4.	Applications and documents related to the request, which
29				will require further City approval, shall be submitted to
30				the City in the proper sequence.
31			C - 1	quently numbered subsections of 40.97.15.1.C. shall be re-
32			Subse	ered to reflect the deletion of subsection 4.
33			numb	ered to renect the deletion of subsection 1.
34 35			****	
36				
37			9.10.	As an alternative to 40.97.15.1.C.98, the applicant may
38				provide evidence that the potential traffic impacts from
39				development under the proposed zoning are no greater
40				than potential impacts from development under existing
41				zoning. [ORD 4302; May 2004]
42				
43			****	
11				

1	Section	on 16: The Development Code, Ordinance No. 2050, Chapter 40 -
2	Application	ns, Section 40.97.15.3.D, is amended to read as follows with
3	deleted ma	tter in strikethrough and new matter in highlight:
4		
5	3.	Non-Discretionary Annexation Related Zoning Map
6		Amendment.
7		
8		****
9		
10		D. Submission Requirements. An application for a Non-
11		Discretionary Annexation Related Zoning Map Amendment
12		shall may be initiated by the City pursuant to Section 10.40
13		after:
14		artor.
15		1. The adoption of a resolution by the City Council directing
16		initiation of an annexation process for the subject
17		property; made by
		2. t The submittal of a valid annexation petition; or
18		3. tThe submittal of an executed annexation agreement.
19		5. The submittal of an executed afficiation agreement.
20		
21	a	17. The Development Code Ordinance No. 2050 Chapter 50 -
22	Secti	ion 17: The Development Code, Ordinance No. 2050, Chapter 50 –
23		s, Section 50.30.3.D, is amended to read as follows with deleted
24	matter in s	strikethrough:
25		75. 1. 1. 75. 1. 75. 1.
26	50.30.	Neighborhood Review Meeting
27		
28	****	
29		
30		D. At the Neighborhood Review Meeting, the applicant shall
31		describe the proposed application to persons in attendance. The
32		attendees may identify any issues that they believe should be
33		addressed in the proposed application and recommend that
34		those issues be submitted for City consideration and analysis.
35		
36		At the request of the applicant and upon payment of a fee, the
37		City will provide a facilitator for the Neighborhood Review
38		Meeting.
39		
40		****
41		
42		
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1 2 3 4	Procedures	on 18: The Development Code, Ordinance No. 2050, Chapter 50 – 5, Section 50.45., is amended to read as follows with deleted trikethrough and new matter in highlight:
5	50.45.	Type 3
6		
7	****	
8		
9	2.	Within approximately seven (7) calendar days after the application has
10		been deemed complete the Director shall mail a written notice to:
11		
12		****
13		D W 1: 1 C 1 D 1 - 1 I I I and
14		D. Washington County Department of Land Use and
15		Transportation.
16 17	****	
18		
19	18.	Within approximately seven (7) calendar days from the date that the
20	10.	decision making authority adopts a land use order, the Director shall
21		cause the order to be signed, dated, and mailed to the applicant, and
22		the property owner, the NAC in which the subject property is located,
23		and other persons who appeared orally or in writing before the public
24		record closed. The land use order shall be accompanied by a written
25		notice which shall include the following information:
26		
27		A. Except for a Street Vacation application, a statement that the
28		decision is final but may be appealed as provided in Section
29		50.70 within ten (10) calendar days after the date of the signed
30		notice is dated and mailed. The appeal closing date, which is
31		ten (10) days after the date the signed notice is dated and
32		mailed, shall be set forth in boldface type. The statement shall generally describe the requirements for filing an appeal.
33 34		generally describe the requirements for fining an appear.
35		B. In the case of a Street Vacation application, a statement that the
36		decision is final, but may be appealed to the Land Use Board of
37		Appeal as provided in ORS 197.805 through ORS 197.860.
38		
39		C. A statement that the complete case file is available for review.
40		The statement shall list when and where the case file is
41		available and the name and telephone number of the City
42		representative to contact for information about the case.
43		

19. At the same time the land use order is mailed to the applicant and property owner, a written notice containing the same information listed in Section 50.45.18.A through C. shall be mailed to the NAC Chair in which the subject property is located and other persons who appeared orally or in writing before the public record closed on the subject matter. In addition to the information listed in Section 50.45.18.A through C., the written notice will provide a Web page address on which the land use order may be viewed and downloaded.

Section 19: The Development Code, Ordinance No. 2050, Chapter 50 – Procedures, Section 50.50., is amended to read as follows with deleted matter in strikethrough, new matter in highlight, and subsections of Section 50.50. to be renumbered to reflect the addition of new subsections:

50.50. Type 4

- 2. No less than forty five (45) calendar days before the date of the initial hearing of the decision making authority on an ordinance that proposes to legislatively change the zoning map or to amend the text of the Development Code, the Director shall mail notice of the hearing to:
 - A. All NAC Chairs in whose area there is property that in the Director's opinion could be affected by the proposed ordinance, if adopted.
 - B. The Chair of the Beaverton Committee for Citizen Involvement.
 - C. Washington County Department of Land Use and Transportation.
- 3.2. Not more than forty (40) nor less than twenty (20) calendar days before the date of the initial hearing of the decision making authority on an ordinance that proposes to legislatively change the zoning map or to amend the text of the Development Code, the Director shall mail notice of the hearing to:
 - A. The applicant if other than the City.
 - B. All NAC Chairs in whose area there is property that in the Director's opinion could be affected by the proposed ordinance, if adopted. [ORD 4397; July 2006]

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- B.C. Owners of property within the City for which the proposed ordinance, if adopted, may in the Director's opinion affect the permissible uses of land.
 - 1. The most recent property tax assessment roll of the Washington County Department of Assessment and Taxation shall be used for determining the property owner of record. The failure of a property owner to receive notice does not invalidate the decision.
 - 2. If a person owns more than one property that could be affected by the proposed ordinance if adopted, the Director may mail that person only one notice of the hearing.

- 10.9. Within approximately seven (7) calendar days from the date that the decision making authority adopts a land use order, the Director shall mail a written notice cause the order to be signed, dated, and mailed to the persons who appeared orally or in writing before the decision making authority prior to the closing of the public record ("persons of record"). The land use order shall be accompanied by a written notice which shall include the following information:
 - A. A statement indicating the Web page address on which the land use order may be viewed and downloaded.
 - B.A. A statement that the recommendation may be appealed as provided in Section 50.75 within ten (10) calendar days after the date the signed notice is dated and mailed. The appeal closing date, which is ten (10) days after the date the signed notice is dated and mailed, shall be listed in boldface type. The statement shall generally describe the requirements for filing an appeal.
 - C.B. A statement that the complete case file is available for review. The statement shall list when and where the case file is available and the name and telephone number of the City representative to contact for information about the case.

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1	Sec	tion 20: Th	ne Development Code, Ordinance No. 2050, Chapter 50 –
2	Procedures, Section 50.70., is amended to read as follows with new matter		
3	in highlig	ht:	matter
4			
5	***	*	
6			
7	13.	All annea	le of a Type 3 decision shall be consolidated.
8	10.	procedure	ls of a Type 3 decision shall be consolidated and heard at one
9		annoal de	before the City Council. Therefore, the notice of a Type 3
10		decision n	ecision shall indicate that the decision of the appellate
11		Annoals a	naking authority may be appealed to the Land Use Board of
12		Appeals a	s provided in ORS 197.805 through ORS 197.860.
13	1.4.1	2 If a daniai	on of the City Court in
14	14.1	One general	on of the City Council is remanded to the City by the State of
15		Oregon L	and Use Board of Appeals (LUBA), the City Council shall
16		either:	
17		****	
18			
19	Q4	' 01 MI	D 1
	Sect	10n 21: Th	e Development Code, Ordinance No. 2050, Chapter 60 -
20	Special Ko	equirement	ts, Section 60.05.15.1.B.3, is amended to read as follows
21	with delet	ed matter	in strikethrough and new matter in highlight:
22	CO 05 15	D :111	
23	60.05.15.	Building	Design and Orientation Standards. Unless otherwise
24		noted, all s	standards apply in all zoning districts.
25		D 11.11	
26	1.	Building	articulation and variety.
27		****	
28		****	
29			
30		1.	Thirty (30) percent in residential zones, and all uses in
31			multiple-use and commercial zones.
32			
33		2.	Fifty (50) percent in commercial zones where glazing is
34			less than thirty five (35) percent pursuant to Section
35			60.05.15.8.A.3.
36			
37		3.	Fifteen (15) percent in industrial uses zones.
38			
39		****	
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41			
42			
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1 2 3	Special Re	quirements, S	evelopment Code, Ordinance No. 2050, Chapter 60 – Section 60.05.15.6., is amended to read as follows wrikethrough and new matter in highlight:
4 5 6	6.		ation and orientation along streets in Multiple Use cial zoning districts.
7 8 9			gs in Multiple Use zones shall occupy a minimum public ontage as follows:
10 11 12			0 percent of the street frontage where a parcel abuts a lass 1 Major Pedestrian Route.
13 14 15			5 percent of the street frontage where a parcel abuts a lass 2 Major Pedestrian Route.
16 17 18 19 20		a	5 percent of the street frontage where a parcel does not but any Major Pedestrian Route and the parcel exceeds 0,000 gross square feet.
21 22 23 24 25 26 27 28		percent gross so than 20 building	gs in Commercial zones shall occupy a minimum of 35 public street frontage where a parcel exceeds 60,000 quare feet. These buildings shall be located no further before the property line. The area between the grand property line shall be landscaped to standards a Section 60.05.25.3.B or 60.05.25.3.C.
29 30 31 32		no furt between	gs subject to the street frontage standard shall be located her than 20 feet from the property line. The area in the building and property line shall be landscaped to ds found in Section 60.05.25.3.B or 60.05.25.3.C.
33 34 35 36 37 38 39			lettered subsections of 60.05.15.6. shall be re-lettered to lition of new subsection C.
40 41 42 43 44			

Section 23: The Development Code, Ordinance No. 2050, Chapter 60 – Special Requirements, Section 60.05.15.7.A, is amended to read as follows with new matter in highlight:

7. Building scale along Major Pedestrian Routes

A. The height of any portion of a building at or within 20 feet of the property line as measured from the finished grade at the property line abutting a Major Pedestrian Route shall be a minimum of twenty- two (22) feet and a maximum of sixty (60) feet. The City shall authorize heights greater than sixty (60) feet if the portion of a building that is greater than sixty (60) feet in height is twenty (20) feet from the property line and the proposed height is consistent with Section 20.20.50. for the specific zoning district.

Section 24: The Development Code, Ordinance No. 2050, Chapter 60 – Special Requirements, Section 60.05.35.6.A, is amended to read as follows with new matter in highlight:

- 6. Building Location and Orientation in Multiple Use and Commercial districts.
 - A. Buildings should be oriented toward and located within close proximity to public streets and public street intersections. The overall impression, particularly on Class 1 Major Pedestrian Routes, should be that architecture is the predominant design element over parking areas and landscaping. (Standard 60.05.15.6.A and B)

Section 25: The Development Code, Ordinance No. 2050, Chapter 60 – Special Requirements, Section 60.05.40.6., is amended to read as follows with new matter in highlight:

6. Off-Street parking frontages in Multiple Use districts.

Section 26: The Development Code, Ordinance No. 2050, Chapter 60 – Special Requirements, Section 60.30.10.5., is amended to read as follows with deleted matter in strikethrough and new matter in highlight:

	Required Parking Spaces		Maximum Permitted Parking Spaces	
Land Use Category	Multiple Use Zones	All Other Zones	Zone A	Zone B
Residential Uses				
Detached dwellings (per unit)	1.0	1.0	n/a	n/a
Attached dwellings				
One bedroom (per unit)	1.0	1.25	1.8	1.8
Two bedroom (per unit)	1.0	1.50	2.0	2.0
Three or more bedrooms (per unit)	1.0	1.75	2.0	2.0
Dwellings, Live/Work (per unit)	1.25	1.25	1.8	1.8
Dwelling, Accessory Unit	1.0	1.0	1.8	1.8
Mobile Homes (per unit)	1.0	1.0	2.0	2.0
Residential Care Facilities (per bed, maximum capacity)	0.25	0.5	0.5	0.5
Rooming, Boarding, or Lodging Houses (per guest room)	0.5 1.0	0.5 1.0	1.025	1.05

Section 27: The Development Code, Ordinance No. 2050, Chapter 60 – Special Requirements, Section 60.30.10.9., is amended to read as follows with deleted matter in strikethrough:

9. Location of Required Vehicle Parking

<u>Section 28:</u> The Development Code, Ordinance No. 2050, 60 – Special Requirements, Section 60.50.05., is amended to read as follows with deleted matter in <u>strikethrough</u>:

60.50.05. Accessory Uses and Structures. (Other than Accessory Dwelling Units) [ORD 4048; June 1999]

1. Uses and structures normal, incidental and subordinate to the uses allowed as permitted uses in any zone are allowed as accessory uses and structures subject to the provisions of this section.

1	2.		sory uses and structures for conditional uses shall be allowed
2		only a	after approval of an Administrative Conditional Use pursuant to
3		Section	on 40.15.15.3. and only after the principal use has been granted
4		throu	gh the Conditional Use process. [ORD 4111; June 2000]
5			
6	Subs	sequent]	ly numbered subsections of 60.50.05. shall be re-numbered to
7	\mathbf{refle}	ct the d	eletion of subsection 2.
8			
9	***	*	
10			
11	Sect	ion 29:	The Development Code, Ordinance No. 2050, 60 - Special
12	Requirem	ents, S	Section 60.55.35.3.A.2., is amended to read as follows with
13	deleted m	atter ii	n strikethrough and new matter in highlight:
14			
15	60.55.35	Acces	ss Standards. [ORD 4302; May 2004]
16			
17	****	*	
18			
19	3.	Inters	section Standards.
20			
21		A.	Visibility at Intersections. All work adjacent to public streets
$\overline{22}$			and accessways shall comply with the standards of the
23			Engineering Design Manual and Standard Drawings except in
$\frac{2}{24}$			Regional and Town Centers.
25			logicial and lown contols.
26			****
27			
28			2. The requirements specified in 60.55.35.32.A. may be
29			lessened or waived by the decision-making authority if
30			the project will not result in an unsafe traffic situation. In
31			making its determination, the decision-making authority
32			shall consider the safety of the users of the intersection
33			(including pedestrians, bicyclists and motorists), design
34			speeds, the intersection sight distance standards of the
35			Engineering Design Manual and Standard Drawings, and
36			other applicable criteria.
37		****	

1 2 3	Requireme	ion 30: The Development Code, Ordinance No. 2050, 60 – Special ents, Section 60.70.35.18.E., is amended to read as follows with atter in strikethrough:					
4 5	60.70.35	Development Standards for WCF.					
6 7		****					
8 9 10 11 12	18.	Specific Development Standards-Multiple-Use Zoning Districts. The following standards are specific to WCF on lots in multiple use zoning districts and are in addition to the other development standards specified in this section of the Code:					
13 14		****					
14 15							
16 17 18 19 20 21		E. For WCF towers located on property occupied by an existing use, the tower and, if applicable, above grade equipment building, shall be located shall be placed on the site so as to not preclude future redevelopment of the remaining portion of the site or future compliance with code requirements for a different use of the site.					
22							
23 24	Som	tion 31: The Development Code, Ordinance No. 2050, Chapter 90 -					
25	Definition	ns, is amended to read as follows with deleted matter in					
26	strikethre	ough and new matter in highlight:					
27							
28	****						
29	Facilities	, Critical. [ORD 4224; August 2002] Critical facilities and services shall					
30	include pu	include public water, public sanitary sewer, storm water drainage, treatment, and					
31	detention,	and retention, transportation, and fire protection.					
32	ala ala ala ala ala						
33	****	Day or Child Care Facility. A facility providing care for compensation					
34	Nursery,	or more children during a 24-hour period. This includes: day nursery,					
35 36	nursery school group, or other similar unit operating under any name but not						
37	including						
38	merdung d	any.					
39	***	**					
40	g.	Family Day Care or Group Home, which provides day care in the					
41	01	family living quarters of the provider, for not more than 12 16 children,					
42		including the provider's children. For this purpose only, a "child" shall					
43		mean a person under the age of 13 years. (ORD 3613; 1988)					
44		마르크 (1985년 - 1985년 - 1 - 1985년 - 1985					

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**** 1 Sight Clearance Area. [ORD 4302; May 2003] A triangular shaped area in the 2 vicinity of an intersection that must be kept clear of visual obstructions in order to 3 maintain safe operation of the intersection. Sight clearance area standards are 4 identified in the Engineering Design Manual. Transportation Facilities section of 5 6 this code 7 **** 8 9 10 Section 32: The Development Code, Ordinance No. 2050, Chapter 20 -11 Land Uses, Section 20.10.50.3, is amended to read as follows with deleted 12 matter in strikethrough and new matter in highlight: 13 14 **** 15 16 Site Development Requirements. 17 20.10.50. 18 CS GCNS **** Minimum Yard 3. Setbacks: (in feet) 20 20 20 A Front Side B 1. Interior 10 10 10 20 2. Corner Lot 20 20 20 C. Rear (only if next to 20 20a residential zone) 19 Reduction to setback standards. Under conditions outlined in D. 20 Section 40.30, applications may be made for zero side yard 21 setbacks. 22 23

E.

24

25

26

27

Under the conditions outlined in Section 60.05.15.6.C of this

Code, buildings in commercial zones located on parcels that

exceed 60,000 square feet shall be exempt from Section

20.10.50.3.A, minimum front setbacks, and shall have a

EXHIBIT A

maximum setback of twenty (20) feet. Front yard setbacks for parcels in excess of 60,000 gross square feet shall be governed by the Design Review Design Standard specified in Section 60.05.15.6.C. Any deviation from that standard shall be reviewed through the Design Review Three application process and the corresponding Design Review Design Guideline.