ORDINANCE NO.

AN ORDINANCE AMENDING TITLE 25 (LAND DEVELOPMENT) OF THE CITY CODE RELATING TO REGULATIONS THAT APPLY TO PROPERTY WITH ONE DWELLING UNIT, FLAG LOTS, ELECTRIC VEHICLE CHARGING, EQUITABLE-TRANSIT ORIENTED DEVELOPMENT (ETOD) ZONING, AND DENSITY BONUS PROGRAM EQUITABLE-TRANSIT ORIENTED DEVELOPMENT (DBETOD) ZONING; REPEALING AND REPLACING ARTICLE 10, SUBCHAPTER C OF CITY CODE CHAPTER 25-2 RELATING TO COMPATIBILITY STANDARDS; AND AMENDING SECTION 25-2-1176 OF THE CITY CODE RELATING TO DOCKS, MARINAS, AND OTHER LAKEFRONT USES.

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

PART 1. Subsection (B) of City Code Section 25-2-4 (*Commercial Uses Described*) is amended to add a new use of "Electric Vehicle Charging" and to renumber the remaining uses accordingly:

(25) ELECTRIC VEHICLE CHARGING use is the use of a site for the charging of an electric vehicle, including battery charging stations and rapid charging stations, each as defined by the United States Department of Energy.

PART 2. City Code Chapter 25-2, Subchapter C, Article 4, Division 2 (*Commercial Uses*) is amended to add a new Section 25-2-820 to read:

§ 25-2-820 ELECTRIC VEHICLE CHARGING USE.

- (A) This section applies to electric vehicle charging as a principal use.
- (B) This section does not apply to electric vehicle charging as an accessory use.
- (C) This section governs over a conflicting provision of this title or other ordinance unless the conflicting provision is more restrictive.
- (D) In this section:

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(1) a roadway description has the meaning assigned in Article 5 (*Definitions*) of Subchapter E; and

Compatibility: Parts 12-14 ETOD/DBETOD: Parts 15-19, 21 This version reflects PC's

EV Charging: Parts 1-2

HOME Phase 2: Parts 3-11

This version reflects PC's recommendations, including changes staff does not support. Staff-supported PC recommendations are included within the staff version.

Except for mechanical equipment decibel limits, this version does not address PC's general recommendations and amendments.

		CITY COUNCIL MEETING
29		(2) distance is measured from lot line to lot line.
30 31	(E)	Electric vehicle charging stations may be located one level below ground and above.
32 33	(F)	Electric vehicle charging use is a permitted use on a site with a commercial or industrial base zoning district and:
34		(1) an existing service station use; or
35 36 37		(2) a discontinued service station use, if a subsequent use on the site did not include a restaurant (general) use, a restaurant (limited) use, or a residential use.
38 39	(G)	Subject to the requirements of Subsections (H), (I), and (J), electric vehicle charging use is a permitted or conditional use on a site zoned:
40		(1) General Commercial Services (CS);
41		(2) Commercial Liquor Sales (CS-1);
42		(3) Commercial Highway (CH);
43		(4) Industrial Park (IP);
44		(5) Major Industry (MI);
45		(6) Limited Industrial Services (LI); or
46		(7) Research and Development (R&D).
47	(H)	Electric vehicle charging use is a permitted use if:
48		(1) the site is:
49		(a) zoned with a base zoning district described in Subsection (G); and
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Commented [PL1]: Modified per PC amendment.

50 51			(b)	located at least 1,000 feet from another lot with electric charging use as its primary use;	vehicle
52			(c)	25,000 square feet or less; and	
53		(2)	the s	site front-faces or side-faces one of the following roadway	/s:
54			(a)	a core transit corridor;	
55			(b)	a future core transit corridor; or	
56			(c)	an urban roadway.	
57	(I)	Elect	tric vel	hicle charging use is a permitted use if the site:	
58		(1)	is zo	oned with a base zoning district described in Subsection (G); and
59		(2)	front	t-faces or side-faces one of the following roadways:	
60			(a)	a suburban roadway;	
61			(b)	a highway;	
62			(c)	a hill country roadway; or	
63			(d)	an internal circulation route.	
64	(J)	Elect	tric vel	hicle charging use is a conditional use if the site:	
65		(1)	is zo	oned with a base zoning district described in Subsection (G); and
66		(2)	front	t-faces or side-faces one of the following roadways:	
67			(a)	a core transit corridor;	
68			(b)	a future core transit corridor;	
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Commented [PL2]: Modified per PC amendment.

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69	(c) an urban roadway;
70	(d) any other roadway type adopted in Chapter 25-2 (Zoning); or
71	(3) is located within 1,000 feet of a highway cap or stitch.
72 73	PART 3. City Code Section 25-1-21 (<i>Definitions</i>) is amended to amend the definition of "Side Lot Line" to read:
74 75	(103) SIDE LOT LINE means a lot line intersecting the front lot line and extending a minimum distance of <u>25</u> [75] feet.
76	PART 4. [This part is no longer needed based on PC's amendment.]
77 78	PART 5. City Code Section 25-2-3 (<i>Residential Uses Described</i>) is amended to amend the description of "Small Lot Single-Family Residential Use" to read:
79	§ 25-2-3 RESIDENTIAL USES DESCRIBED.
80	(B) Residential use classifications are described as follows:
81 82	(13) SMALL LOT SINGLE-FAMILY RESIDENTIAL use is the use of a small lot for only one [detached] dwelling unit, other than a mobile home.
83 84 85	PART 6. The table in City Code Section 25-2-491 (<i>Permitted, Conditional, and Prohibited Uses</i>) is amended to add "Small Lot Single-Family Residential" as a permitted use in SF-1, SF-2, and SF-3 base zoning districts.
86 87	PART 7. City Code Section 25-2-779 (<i>Small Lot Single-Family Residential Use</i>) is repealed and replaced to read:
88	§ 25-2-779 SMALL LOT SINGLE-FAMILY RESIDENTIAL USE.
89	(A) This section applies to a small lot single-family residential use.
90 91	(B) This section supersedes the base zoning district regulations to the extent of conflict.
92	(C) Only one dwelling unit is permitted on a lot.

Commented [PL3]: Added per PC Amendment.

Commented [PL4]: PC recommended leaving current code for Measurements.

Staff recommended amending the requirements so that the flag pole would be considered when measuring a flag lot. See Part 4 in staff version.
For reference, current code:

- § 25-1-22 MEASUREMENTS.

 (A) Lot area is the net horizontal area within the lot lines,
- (A) Lot area is the net noticontal area within the tot lines, excluding the portion of the lot:

 (1) that provides street access, if the lot is a flag lot; or

 (2) that is located below 492.8 feet of elevation above sea level, if the lot is adjacent to Lake Austin.

 (B) Lot depth is the horizontal distance between the mid-point of the form telling and the midenite of the searched line.
- the front lot line and the midpoint of the rear lot line.

 (C) Except as otherwise provided in this title, lot width is measured at the front setback line and at a distance of 50 feet to the rear of the front setback line.
- (D) In determining required yards and setbacks for an irregularly shaped lot or a lot bounded by only three lot lines, the rear lot line

- (1) a line ten feet long;
 (2) parallel to the front lot line; and
 (3) at the most distant location from the front lot line.
- (E) A distance from a structure to a line or location is measured from the exterior face of the nearest wall or vertical support of the structure to the line or location. For a structure that does not have a wall or vertical support, the building official shall determine the point of measurement.

		CITT COUNCIL MEETING
(D)		subsection applies to small lot residential use on a property zoned single- y residence small lot (SF-4A) district or less restrictive.
	(1)	The minimum lot size is:
		(a) 3,600 square feet; or
		(b) for a corner lot, 4,500 square feet.
	(2)	A lot that fronts on a cul-de-sac must have:
		(a) a chord width of not less than 33 feet at the front lot line;
		(b) a width of not less than 40 feet at the front yard setback line; and
		(c) a width of not less than 40 feet at all points 50 feet or more behind the front lot line.
	(3)	The maximum height for a structure is 35 feet.
	(4)	The minimum front yard setback is 15 feet.
	(5)	The minimum street side yard setback is 10 feet.
	(6)	The minimum interior side yard setback is three and one-half feet, except:
		(a) an interior side yard setback is not required if the interior side yard is adjacent to property zoned SF-4A; and
		(b) the combined width of the interior side yards of a lot may not be less than seven feet.
	(7)	The minimum rear yard setback is five feet, excluding easements.
	(8)	The minimum setback between a rear access easement and a building or fence is 10 feet.
	(9)	The maximum building coverage is 55 percent.
	(10)	The maximum impervious cover is 65 percent.

116 (11) A small lot single-family residential use must comply with the requirements 117 of Section 25-4-232 (Small Lot Subdivisions). 118 (E) Subsections (F) – (L) apply to small lot single-family residential use on property zoned family residence (SF-3) district or more restrictive. 119 (F) Lot Standards. 120 121 A lot must be at least 1,500 square feet but less than 5,750 square feet. (1) 122 (2) Lot Width. 123 Except for a flag lot, a lot must be at least 15 feet wide. (a) Except for the portion of a flag lot that provides street access, a flag 124 (b) 125 lot must be at least 20 feet wide. 126 (3) A flag lot must comply with Section 25-4-177 (*Flag Lots*). (4) Except as provided in Subdivisions (5) and (6), the following setbacks apply. 127 128 (a) The minimum side-street setback: 129 on a Level 1 street is the greater of five feet from the property line or 10 feet from curb, or in the absence of curbs, from the edge of 130 the pavement; or 131 132 (ii) on a Level 2, Level 3, or Level 4 street is 10 feet from the property 133 line. (b) The minimum side setback is: 134 five feet; 135 (ii) zero feet if adjacent to the portion of a flag lot that provides street 136 137 access; or 138 (iii) zero feet for a side lot line that is shared with a lot containing a small lot single-family residential use. 139 140 (c) The minimum front setback is: 5/7/2024 12:35 PM Page 6 of 29

Commented [PL5]: PC Recommendation Staff Recommendation: 2,000 square feet.

Commented [PL6]: New text: PC amendment to reduce the minimum width of a lot that is not a flag lot

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141			(i)	10 feet; or	
142			(ii)	five feet if the lot is a flag lot;	
143 144			(iii)	zero feet if the lot is a flag lot and the front lot lin lot containing a small lot single-family residential	
145		(d)	The	minimum rear setback is:	
146			(i)	five feet; or	
147 148			(ii)	zero feet for a rear lot line that is shared with a lot small lot single-family residential use.	t containing a
149 150 151		lot t	hat is	imum setback is zero feet for any property line that is zoned family residence (SF-3) or more restrictive single-family residential use.	
152 153				or a side-street setback, when an attached dwelling line, the minimum setback for that property line is	
154		(7) Proj	ectio	ons into Required Yards.	
155 156 157 158		(a)	wi re	windowsill, belt course, cornice, flue, chimney, eandow, or cantilevered bay window may project two-quired yard. The two-foot limitation does not apply quired for a passive energy design.	o feet into a
159 160		(b)		one-story uncovered porch, stoop, or steps may proto a required yard.	oject three feet
161 162	(G)	_		limits do not apply to a property zoned family resi restrictive.	dence (SF-3)
163	(H)	Imperviou	s Co	ver.	
164 165				imum impervious cover is the maximum allowed i egulations.	n the base zoning
166 167				or a flag lot, the maximum front yard impervious costs and parking areas is 50 percent.	over for
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Commented [PL7]: New text recommended by PC: Creates zero setbacks when the lot shares a lot line with a lot containing a small lot single-family use.

Staff does not recommend zero setbacks based on an adjacent use.

Commented [PL8]: Subdivision (5) is new text recommended

Staff does not recommend zero setbacks based on an adjacent use. Original text for Subdivision (5) is now in Subdivision (6).

Commented [PL9]: New Text: PC Amendment Staff recommends following existing requirements in City Code Section 25-2-513 (Openess of Required Yards).

§ 25-2-513 OPENNESS OF REQUIRED YARDS.

- (A) Except as otherwise provided in this section, a required yard must be open and unobstructed from finished grade to the sky. This restriction does not apply to a yard or part of a yard that is not
- required by this article.

 (B) A window sill, belt course, cornice, flue, chimney, eave, box window, or cantilevered bay window may project two feet into a required yard. The two foot limitation does not apply to a feature
- required for a passive energy design. (C) Uncovered steps or a porch or stoop that is not more than three feet above ground level may project three feet into a required
- yard.
 (D) A parking area may be located in a required yard, unless
- prohibited by Article 10 (*Compatibility Standards*).
 (E) In a townhouse and condominium residence (SF-6) or more restrictive district, a pool, including a swimming pool, reflecting pool, or fountain, may be located in a required yard.
- (F) Landscaping may be located in a required yard.
 (G) This subsection applies to a building located in a multifamily
- residence medium density (MF-3) or more restrictive district. A covered porch that is open on three sides may project five feet into a required front yard, a street side yard, or both.
- (H) A ramp for a new or an existing single-family or duplex residential unit may be constructed in a required yard if:
- (1) a person with a disability requires access to a dwelling entrance that meets the requirements of the Residential Code, Section R320.6 (Visitable dwelling entrance);
- (2) the ramp:
- (a) is no wider than 48 inches, except that any portion of a landing for the ramp required for turns may be no wider than 60 inches:
- (b) may have a hand railing, but may not have a roof or walls; and
- (c) the building official determines that the ramp will not pose a threat to public health and safety; and (3) encroachment into the required yard:
- (a) is the minimum amount necessary to provide access for a person with a disability;
- (b) does not extend more than three feet into a side yard setback; and
- (c) is not located in a rear yard setback unless:

- (i) the dwelling is located on a corner lot;
 (ii) access is from an alley; or
 (iii) another requirement of this title prohibits location of the ramp in the front or side yard.

Commented [PL10]: New text: PC amendment. Staff Recommendation: IC 45 percent.

Commented [PL11]: PC recommended adding "driveways and parking areas" to the limitation. Staff does not recommend.

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- (I) Subchapter F (*Residential Design and Compatibility Standards*) does not apply to a property zoned family residence (SF-3) district or more restrictive except as provided in Subsection (J).
- (J) Gross Floor Area.

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- (1) This subsection applies to a property located within the area described in Subsection 1.2.1 of Subchapter F (*Residential Design and Compatibility Standards*).
- (2) GROSS FLOOR AREA means the total enclosed area of all floors in a building with a clear height of more than six feet, measured to the outside surface of the exterior walls, except as provided in this subsection.
- (3) The maximum floor-to-area ratio for the lot is the greater of 0.55 or 1,650 square feet.
- (4) The maximum unit size is 2,300 square feet.
- (K) Design standards.
 - (1) This subsection does not apply to a flag lot.
 - (2) The minimum number of street-facing entrances is one.
 - (3) Garage Placement
 - (c) In this subsection,
 - (i) BUILDING FACADE means the front-facing exterior wall or walls of the first floor of the residential structure closest to the primary street, and the term excludes the building facade of the portion of that structure designed or used as a parking structure. Projections from front-facing exterior walls, including but not limited to eaves, chimneys, porches, stoops, box or bay windows, and other similar features as determined by the building official, are not considered part of the building facade.
 - (ii) PARKING STRUCTURE means an attached or detached garage or carport.

Commented [PL12]: PC amendment: 1,650 square feet. Staff recommended: 1,450 square feet.

- (d) A parking structure may not be closer to the front lot line than the front-most exterior wall of the first floor of the building façade.
- (e) If a parking structure with an entrance that faces a front-yard abutting public right-of-way is less than 5 feet behind the building façade, the width of the parking structure may not exceed the width of the building façade as measured parallel to the front lot line.
- (L) Access Requirements for Driveways.

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- (1) For lot widths less than 20 feet, the site may only take vehicular access off an improved alley or from a side street.
- (2) For lot widths 20 feet or greater but less than 30 feet, the site may only take vehicular access off of an improved alley, from a side street, or through a joint-use driveway with adjoining lots.
- (3) For lot widths of 30 feet or greater, the site may take vehicular access off of an improved alley, through a joint-use driveway with adjoining lots, or by individual driveway.

PART 8. Subsection (B) of City Code Section 25-2-981 (*Applicability; Exceptions*) is amended to read:

§ 25-2-981 APPLICABILITY; EXCEPTIONS.

- (B) Division 2 (Requirements for a Site Plan) and Division 3 (Additional Site Plan Requirements in Hill Country Roadway Corridors) do not apply to:
 - (1) property zoned <u>Central Business District (CBD)</u> [<u>central business district</u>] or <u>Downtown Mixed Use District (DMU)</u> [<u>downtown mixed use district</u>];
 - (2) a lot containing one single-family residence;
 - (3) a lot containing one duplex residence, unless the residence exceeds 4,000 square feet of gross floor area or has more than six bedrooms;
 - (4) a two-<u>unit</u> [family] residential use;
 - (5) a secondary apartment special use;

Commented [PL13]: Modified text: Staff recommends changes to this subsection to account for the lowered minimum lot width recommended by PC.

		CITY COUNCIL MEETING
223 224	(6)	<u>a small lot single-family residential use on property zoned SF-1, SF-2, or SF-3;</u>
225 226	(7)	substantial restoration of a building within one year after the building is damaged;
227	(8)	restoration of a building designated as a historic landmark; or
228 229	<u>(9)</u>	interior or facade remodeling, if the front and side exterior walls of the building remain in the same location.
230	PART 9. C	City Code Section 25-2-1406 (Ordinance Requirements) is amended to read:
231	§ 25-2-140	6 ORDINANCE REQUIREMENTS.
232	An ord	dinance zoning or rezoning property as a NP combining district:
233 234	(1)	must prescribe the special uses described in Section 25-2-1403 (<i>Special Uses</i>) that are permitted in the district;
235 236 237	(2)	must describe the location of each residential infill special use, neighborhood urban center special use, or neighborhood mixed use building special use, if any;
238 239	(3)	may restrict the time of day during which a business in a neighborhood mixed use building special use may be open to the public;
240 241 242	(4)	may restrict a corner store special use, cottage special use, secondary apartment special use, or urban home special use, if any, to a designated portion of the district;
243 244 245	(5)	for a single-family residential use on an existing legal lot platted on or before May 27, 2024 or a secondary apartment special use on an existing legal lot:
246		(a) may reduce the required minimum lot area to 2,500 square feet;

Commented [PL14]: This is the effective date for this ordinance.

Staff recommends a delayed implementation date for HOME 2.

Under staff recommendation, this date would be August 15, 2024.

PC did not recommend the delayed implementation date.

(b)

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may reduce the required minimum lot width to 25 feet; [and]

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248 249			ith an area of 4,000 square feet o impervious coverage to 65 perce	•
250 251			s aggregated with other property ated to satisfy this subsection; and	
252 253 254 255	(6)	Section 25-2-160	quirements of Section 25-2-1602 33 (<i>Impervious Cover and Parkin</i> or Section 25-2-1604 (<i>Garage Pla</i> on of the district;	g Placement
256 257 258	(7)		t yard parking by including all or king area map described in Section and	
259 260	(8)		quirements of Section 25-2-8120 to the district or a designated por	
261 262 263	(9)		following requirements of Subch ty Standards) for the district or a	
264 265 266		gross floor	num floor-to-area ratio and maxing area prescribed by Subchapter Fally Standards);	
267 268		(b) the maxim setback pla	num linear feet of gables or dormo	ers protruding from the
269		(c) the height	of the side and rear setback plane	es; and
270		(d) the minimum	um front yard setback requirement	nt <u>; and[</u> -]
271 272	(10)		quirements of Section 25-2-1407 esignated portion of the district.	(Affordable Housing) to
273	PART 10.	City Code Section	25-4-177 (Flag Lots) is repealed	and replaced to read:
274	§ 25-4-177	FLAG LOTS.		
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275	(A)	In thi	s secti	on, SIN	NGLE-FAMILY RESIDENTIAL means:	
276		(1)	single	e-famil	y attached residential use;	
277		(2)	single	e-famil	y residential use; and	
278		(3)	small	l lot sin	gle-family residential use.	
279 280	(B)		g lot m	nay onl	y be approved in accordance with the requirement	ents of this
281 282 283		(1)	direc	tor dete	rovided in Subdivision (2), flag lot designs are permines that the subdivision conforms to the Firia, Plumbing Code and requirements for access	e Code, utility
284 285		(2)			mily, duplex, two-unit, or three-unit residential supplatted land,	subdivisions on
286 287			(a)		ential flag lot designs may be used where no mo ing units utilize a shared driveway; and	re than two
288 289 290			(b)	drive	ential flag lot designs with more than two units sway may be utilized if the lots conform to the Fin criteria, Plumbing Code, and requirements for	ire Code, utility
291	(C)	Minii	mum V	Vidth o	of a Flag Lot.	
292		(1)	Exce	pt as pi	rovided in Subdivision (2), the minimum width	of a flag lot is:
293			(a)	20 fee	et; or	
294			(b)	15 fee	et if:	
295 296 297				(i)	two or more contiguous lots share a common d sufficient area is available outside the drive on utility installation;	
298 299				(ii)	the applicant can demonstrate access through a route; or	n alternative
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300		(iii) a driveway is not proposed.
301		(2) The minimum width of a flag lot with up to three dwelling units is:
302		(a) 10 feet when:
303		(i) sufficient area is available for utility installation;
304		(ii) a driveway is not proposed; or
305		(b) five feet when:
306 307 308		(i) two or more contiguous lots share a common driveway or walkway and sufficient area is available for utility installation; or
309 310		(iii) the applicant can demonstrate access through an alternative route.
311 312	(D)	For residential subdivisions utilizing a flag lot design, all driveways within the subdivision must be located and designed in a manner that:
313		(1) provides adequate space for required utilities;
314		(2) complies with the Utilities Criteria Manual;
315		(3) complies with the Drainage Criteria Manual;
316		(4) complies with the Fire Code;
317		(5) complies with the Plumbing Code; and
318 319		(6) complies with applicable tree preservation requirements detailed in the Environmental Criteria Manual.
320 321	(E)	All addresses for residential lots utilizing a flag lot design must be displayed at their closest point of access to a public street for emergency responders.

Commented [PL15]: PC recommended narrower widths.
Staff recommends the original text:
(2)The minimum width of a flag lot with up to three dwelling units

is:

(a) 15 feet; or
(b) 10 feet if:
(i) two or more contiguous lots share a common driveway and sufficient area is available outside the drive on each lot for utility installation; or
(ii) the applicant can demonstrate access through an alternative route; or
(iii) a driveway is not proposed.

		OTT GOOTGE MEETING
	T 11.	Subsection (A) of City Code Section 25-4-232 (Small Lot Subdivisions) is o read:
§ 25-	-4-232	SMALL LOT SUBDIVISIONS.
(A)		section applies to a subdivision with small lots that are zoned SF-4A or less ictive.
		Article 10 (<i>Compatibility Standards</i>), Subchapter C of City Code Chapter 25-d and replaced to read:
		ARTICLE 10. COMPATIBILITY STANDARDS.
		Division 1. General Provisions.
§ 25-	-2-105	1 APPLICABILITY.
of th		ept as provided in Section 25-2-1052 (<i>Exceptions</i>) or another specific provision this article applies to a site that is:
	(1)	zoned multi-family residence moderate-high density (MF-4) or less restrictive; and
	(2)	located within 75 feet of a triggering property.
§ 25-	-2-105	2 EXCEPTIONS.
	This	article does not apply to:
	(1)	a structural alteration that does not increase the square footage, area, or height of a building;
	(2)	a site zoned Central Business District (CBD) or Downtown Mixed-Use (DMU); or
	(3)	a site that is used for:
		(a) duplex use;
		(b) single-family attached residential use;

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346		(c) single-family residential use;							
347		(d) two-unit residential use;							
348		(e) three-unit residential use;							
349		(f) adult care services use (limited or general); or							
350		(g) child care services use (limited or general).							
351	§ 25-	2-1053 TRIGGERING PROPERTY.							
352		A triggering property is a site:							
353		(1) with at least one dwelling unit but less than four dwelling units; and							
354		(2) zoned Urban Family Residence (SF-5) or more restrictive.							
355	§ 25-	2-1054 SITE-SPECIFIC AMENDMENTS.							
356 357 358	(A)	Except as provided in Subsection (B), council may grant site-specific amendments to height and compatibility buffers if council determines that an amendment is appropriate and will not harm the surrounding area. Commented [PL16]: Original Te specific amendments for height limits							
359	(B)	A site is not eligible for a site-specific amendment if the site is:	Updated Text: PC recommended that allowed for height and compatibility						
360		(1) zoned:							
361		(a) special purpose base zoning district;							
362		(b) density bonus (DB) combining district; or							
363		(2) subject to the university neighborhood overlay (UNO).							
364 365 366	(C)	A site-specific amendment to this article is considered a rezoning of property and is subject to the same requirements and procedures established for a rezoning application that changes the base district classification of a property.	Commented [PL17]: Consolidat the clarifying language added in Sub-						
367	(D)	A site-specific amendment may be initiated by:	Commented [PL18]: New: Clari PC's recommendation.						
368		(1) council;							

ext: Only allowed for sites.
t this amendment process be buffers.

ed two subsections because of section (D).

fying text that is consistent with

		CITI GOONGE WEETING
369		(2) Land Use Commission; or
370		(3) record owner.
371		Division 2. Development Standards.
372	§ 25-	2-1061 COMPATIBILITY HEIGHT LIMITS.
373	(A)	In this section, structure means a portion of a structure.
374 375	(B)	Any structure that is located 75 or more feet from any part of a triggering property shall comply with the height limits established by the site's zoning ordinance.
376 377	(C)	Except as provided by Subsection (D) or a site-specific amendment to this section, any structure that is located:
378 379		(1) at least 50 feet but less than 75 feet from any part of a triggering property may not exceed 60 feet; and
380 381		(2) less than 50 feet from any part of a triggering property may not exceed 40 feet.
382 383 384	(D)	Except as provided by a site-specific amendment to this section, this subsection applies to a site that is less than 75 feet wide when measured from the nearest property line of a triggering property.
385 386		(1) Any structure that is located at least 50 feet but less than 75 feet from any part of a triggering property may not exceed 60 feet.
387 388		(2) Any structure that is located at least 25 feet but less than 50 feet from any part of a triggering property may not exceed 40 feet.
389 390		(3) Any structure that is located less than 25 feet from any part of a triggering property may not exceed 35 feet.
391	§ 25-	2-1062 COMPATIBILITY BUFFERS AND SETBACKS.
392	(A)	This section does not apply to:

condominium residential use; or

Commented [PL19]: PC recommended an additional height provision for lots that are less than 75 feet wide.

Staff does not recommend this change.

(1)

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				MA CITY COUNCIL	Y 16, 2024 MEETING					
394		(2)	town	house residential use.						
395	(B)	Comp	patibili	patibility Buffers.						
396 397		(1)		Except as provided in Subdivision (2), a compatibility buffer is required along a site's property line that is shared with a triggering property.						
398		(2)	A co	mpatibility buffer is not required if:						
399			(a)	the site includes only 16 or fewer dwelling units; or						
400			(b)	the site is zoned:						
401				(i) neighborhood office (NO);						
402				(ii) limited office (LO); or						
403				(iii) neighborhood commercial (LR).						
404 405		(3)		ept as provided in Subdivision (5), the minimum width of a patibility buffer is 25 feet.						
406 407		(4)		mpatibility buffer must comply with Section 25-8-700 (Minimality Buffer).	um					
408		(5)	The r	minimum width of a compatibility buffer is 15 feet:						
409 410			(a)	when a site is less than 75 feet wide when measured from site property line that is shared with a triggering property;	e's					
411 412			(b)	for a site that only includes structures that are 40 feet or less and contain a residential use.	in height					
413	(C)	Setba	icks.							
414 415		(1)		subsection applies to a site's property line that is shared with a ering property.	ι					
416		(2)	The r	minimum rear setback is 10 feet if the site is zoned:						
417			(a)	neighborhood office (NO);						
		2024 12:35 C Amendme		Page 17 of 29 COA L Recommendation	.aw Department					

Commented [PL20]: New: PC recommendation.

Commented [PL21]: PC recommendation: Remove maximum height text.

Staff recommends including a height limit.
(b) the site's zoning ordinance establishes a maximum height of 40 feet or less and the site is zoned:
(i) neighborhood office (NO);
(ii) limited office (LO); or
(iii) neighborhood commercial (LR).

Commented [PL22]: New text recommended by PC. Staff does not recommend (5)(b), which would allow a 15-foot compatibility buffer for a structure that contains a residential use.

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		PC VERSION MAY 16, 202 CITY COUNCIL MEETING
418		(b) limited office (LO); or
419		(c) neighborhood commercial (LR).
420 421		(3) The minimum interior side-yard setback is five feet if the site is zoned neighborhood commercial (LR).
422	§ 25-	2-1063 SCREENING, NOISE, AND DESIGN REQUIREMENTS.
423 424	(A)	Exterior lighting must be hooded or shielded so that the light source is not visible from the site's property line that is shared with a triggering property.
425 426	(B)	Mechanical equipment may not produce sound in excess of 70 decibels measured at the site's property line that is shared with a triggering property.
427 428	(C)	A concrete slab used for a refuse receptacle may not be placed within 15 feet of triggering property.
429 430 431	(D)	Except for a multi-use trail, an on-site amenity that is available only to residents and occupants of the site and their guests may not be located within 25 feet of a triggering property.
432 433 434	(E)	Screening Requirements. Except when visible from or through a pedestrian or bicycle access point, the following objects may not be visible at the site's property line that is shared with a triggering property and shall be screened:

parking structure located on the site;

outdoor storage;

ground floor and rooftop mechanical equipment;

Rooftop mechanical equipment may be screened by a parapet.

refuse receptacles and collection areas; or

in Subsection (E).

Commented [PL24]: Added in lieu of the PC recommendation related to lowering the decibel limit.

Commented [PL25]: Added in lieu of the PC recommendation related to lowering the decibel limit.

access points.

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vehicle lights from vehicles that use or are parked on a parking lot or in a

common areas for amenities, including outdoor decks, patios, or pools.

The screening required in Subsection (E) may not impede pedestrian or bicycle

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5/7/2024 12:35 PM LDC Amendments – PC Recommendation Commented [PL23]: For mechanical equipment and during the hours of 10 pm to 10 am: PC adopted a general recommendation to consider prohibiting sound in excess of 45 decibel along the property line adjoining another property or 25 feet from the property line across a public right of way.

In lieu of changing the decibel limit, staff recommends the changes in Subsection (F)

PART 13. Subsection 1.3.3 in Subchapter F (<i>Resident Standards</i>) of City Code Chapter 25-2 is amended to resident control of the control of	
1.3.3.	
[This Subchapter does not apply to a] A use[s] listed in (Q)] of Section 1.2 may comply with this subchapter of manner prescribed by the director, to comply with] the Article 10 (Compatibility Standards).	r [if an applicant has agreed, in a
PART 14. City Code Section 25-2-1176 (Site Develop Marinas, and Other Lakefront Uses) is amended to add	
(E) A person constructing shoreline access, as that the 1172 (<i>Definitions</i>), shall screen the shoreline access with at least one dwelling unit but less than four Family Residence (SF-5) or more restrictive.	cess from the view of a property
(1) A person may comply with this subsection canopy as prescribed by rule and may supscreening methods prescribed by rule.	
(2) The owner must maintain the screening re	equired by this section.
PART 15. Subsection (F) of City Code Section 25-2-3 <i>Codes</i>) is amended to add a new combining district that	
(F) Combining districts and map codes are as follow	vs:
(22) <u>Equitable Transit-Oriented Development</u>	<u>ETOD</u>
(23) <u>density bonus ETOD</u> <u>DBETOD</u>	
PART 16. Division 6, Article 2, Subchapter A of City amended to add a new Section 25-2-182 to read:	Code Chapter 25-2 (Zoning) is
§ 25-2-182 EQUITABLE TRANSIT-ORIENTED E COMBINING DISTRICT PURPOSE AND BOUN	

	CITY COUNCIL MEET	INC					
(A)	The purpose of the Equitable Transit-Oriented Development (ETOD) combining district is to enhance transit-supportive uses, encourage more intentional and equitable land stewardship with increased bicycle, pedestrian, and transit connectivity, housing options and opportunities, public realm activation, and necessition opportunities near public transit.						
(B)	The boundaries of the ETOD district are identified in Exhibit "A" (<i>ETOD Boundaries</i>) and are incorporated into Chapter 25-2 as Appendix G.						
	RT 17. Division 6, Article 3, Subchapter C of City Code Chapter 25-2 (<i>Zoning</i>) is nded to add a new Section 25-2-653 to read:						
	-2-653 EQUITABLE TRANSIT-ORIENTED DEVELOPMENT (ETOD) MBINING DISTRICT REGULATIONS.						
(A)	This section applies to a property with ETOD zoning.						
(B)	This section governs over a conflicting provision of this title or other ordinance unless the conflicting provision is more restrictive.						
(C)	An ETOD combining district may not be combined any special purpose base districts or with any of the following zoning districts:						
	(1) Lake Austin residence (LA);						
	(2) rural residence (RR);						
	(3) single-family residence large lot (SF-1);						
	(4) single-family residence standard lot (SF-2);						
	(5) family residence (SF-3);						
	(6) single-family residence small lot (SF-4A);						
	(7) single-family residence condominium site (SF-4B);						
	(8) urban family residence (SF-5);						
	(9) townhouse and condominium residence (SF-6);						

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- (10) mobile home residence (MH);
- (11) planned development area (PDA);
- (12) East Sixth/Pecan Street Overlay (PS); or
- (13) University Neighborhood Overlay (UNO).
- (D) The uses included in Table (D) are prohibited uses on a property with ETOD zoning:

TABLE D. PROHIBITED USES

COMMERCIAL USES:

Agricultural Sale and Services

Building Maintenance Services

Campground

Carriage Stable

Convenience Storage

Drop-off Recycling Collection Facility

Electronic Prototype Assembly

Electronic Testing

Equipment Repair Services

Equipment Sales

Exterminating Services

Funeral Services

Marina

Recreational Equipment Maintenance & Storage

Recreational Equipment Sales

Research Assembly Services

Research Testing Services

Research Warehousing

Services

Scrap and Salvage

Service Station

Stables

Vehicle Storage

INDUSTRIAL USES:

Basic Industry

General Warehousing and

Distribution

Recycling Center

Resource Extraction

AGRICULTURAL USES:

Animal Production

Crop Production

Indoor Crop Production

(E) The uses included in Table (E) are conditional uses on a property with ETOD zoning if the use is permitted by the zoning that applies to the property.

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Commented [PL26]: Original text: Made automative sales, automotive rentals, automotive repair services, limited warehousing and distribution and horticulture prohibited uses.

Updated per PC Amendment:

Made automotive sales, automotive rentals, automotive repair services, limited warehousing and distribution and horticulture conditional uses.

Staff does not recommend making automotive sales, automotive rentals, or automotive repair services conditional uses.

TABLE E. CONDITIONAL USES

COMMERCIAL USES:

Alternative Financial Services

Automotive Sales

Automotive Rentals

Automotive Repair Services

Automotive Washing

Bail Bond Services

Commercial Blood Plasma Center

Commercial Off-Street Parking

Communications Services

Construction Sales and Services

Electric Vehicle Charging

Kennels

Monument Retail Sales

Off-Site Accessory Parking

Pawn Shop Services

Pedicab Storage and Dispatch

Special Use Historic

INDUSTRIAL USES:

Custom Manufacturing

Light Manufacturing

Limited Warehousing and

Distribution

AGRICULTURAL USES:

Horticulture

PART 18. City Code Section 25-2-181 (Density Bonus Combining District Purpose) is amended to add a new Subsection (C) to read:

§ 25-2-181 DENSITY BONUS COMBINING DISTRICT PURPOSE.

DBETOD Combining District allows residential uses, preserves certain existing residential and non-residential uses, modifies compatibility standards and site development regulations, and grants additional building height in exchange for income-restricted housing.

PART 19. Division 6, Article 3, Subchapter C of City Code Chapter 25-2 (Zoning) is amended to add a new Section 25-2-654 to read:

§ 25-2-654 DENSITY BONUS ETOD (DBETOD) COMBINING DISTRICT REGULATIONS.

- This section applies to a property with DBETOD zoning. (A)
- (B) This section governs over a conflicting provision of this title or other ordinance unless the conflicting provision is less restrictive.
- Pre-Requisites. (C)

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- (1) To utilize the regulations described in Subsection (G) and (H), the site's zoning must include DBETOD and applicant must comply with Subsections (E) and (F).
- (2) To preserve reserved dwelling units, an applicant must comply with Division 1 (*General Provisions*) and Section 4-18-32 (*Existing Multi-Family Structure*) in Article 2 (*Density Bonus and Incentive Programs*) of Chapter 4-18 before applying for a building permit or site plan that relies on the regulations described in Subsections (G) and (H).
- (D) Density bonus ETOD (DBETOD) combining district may only be combined with Equitable Transit-Oriented Development (ETOD) combining district.
- (E) Affordability Requirements Dwelling Units.

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- (1) Affordability Minimums Ownership Units. If an applicant develops dwelling units for sale, this subdivision applies.
 - (a) A development must provide a minimum of 12 percent of the residential units as affordable for ownership and occupancy by households earning 80 percent or less of the current Austin-Round Rock Metropolitan Statistical Area Median Family Income as determined by the director of the Housing Department.
 - (b) An applicant for a proposed owner-occupied housing development may elect to meet the affordability requirement without providing income-restricted units onsite by paying a fee in-lieu to the Housing Trust Fund. At a minimum, the fee-in-lieu shall be equivalent to 125 percent of the required percentage of the total residential units, including the mix of bedrooms required. The fee-in-lieu shall be set by separate ordinance. The amount of fee-in-lieu due is determined using the fee schedule ordinance in effect at site plan submittal.
- (2) Affordability Minimums Rental Units. If an applicant develops dwelling units for lease, this subdivision applies.
 - (a) A development must provide a minimum of 15 percent of the residential units as affordable for lease and occupancy by households earning 60 percent or less of the current Austin-Round Rock

Commented [PL27]: This text is modified from the original text. The modification aligns with PC's recommended changes to the preservation requirements for existing non-residential spaces.

Original Text:

To preserve reserved dwelling units and existing non-residential spaces, an applicant must comply with Article 2 (Density Bonus and Incentive Programs) of Chapter 4-18 before applying for a building permit or site plan that relies on the regulations described in Subsections (G) and (H).

Commented [PL28]: Added per PC recommendation.

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			CITY COUNCIL MEÉTING
			opolitan Statistical Area Median Family Income as determined e director of the Housing Department.
	(b)	reside earnii Metro	velopment must provide a minimum of 12 percent of the ential units as affordable for lease and occupancy by households ing 50 percent or less of the current Austin-Round Rock opolitan Statistical Area Median Family Income as determined e director of the Housing Department.
Exis	ting No	on-Resi	idential Spaces.
(1)	In thi	is subse	ection,
	(a)		ATIVE SPACE means a use described in Chapter 25-2 (<i>Zoning</i>) llows one or more of the following occupancies:
		(i)	art gallery;
		(ii)	art workshop;
		(iii)	performance venue; or
		(iv)	theater.
	(b)	EXIS	TING NON-RESIDENTIAL SPACE means a:
		(i)	adult care services use (general or limited) that has operated for a minimum of 12 continuous months
		(ii)	child care services use (general or limited) that has operated for a minimum of 12 continuous months;
		(iii)	cocktail lounge use that has operated for a minimum of 12 continuous months;
		(iv)	counseling services use that has operated for a minimum of 10 consecutive years with a gross floor area of 5,000 square feet or less;
		(v)	creative space use that has operated for a minimum of 12 continuous months;

 (F)

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576 577 578				(vi)	food sales use that has operated for a minimum of 12 continuous months with a gross floor area of 40,000 square feet or less;
579 580 581				(vii)	medical office use that has operated for a minimum of 10 consecutive years with a gross floor area of 5,000 square feet or less;
582 583				(viii)	personal improvement services use that has operated for a minimum of 12 continuous months; or
584 585 586				(ix)	small format use that has operated for a minimum of five continuous years with a gross floor area of 10,000 square feet or less.
587 588			(c)		LL FORMAT USE means a use described in Chapter 25-2 ng) that allows one or more of the following occupancies:
589				(i)	custom manufacturing;
590				(ii)	general retail sales;
591				(iii)	personal services;
592				(iv)	pet services;
593				(v)	restaurant (general or limited); or
594				(vi)	veterinary services.
595		(2)	If a si	te incl	udes an existing non-residential space, an applicant must:
596 597 598			(a)	inform	de current non-residential space operators with notice and mation about the proposed development on a form approved by rector of the Economic Development Department; and
599 600			(b)	_	a non-residential space operator the option to lease a non- ential space following the completion of redevelopment.
601	(G)	Deve	lopmei		dards and Mixed Use.

Commented [PL29]: PC recommended this text instead of the original text.

Staff recommends including the original text that would preserve existing non-residential uses within the DBETOD. Original text: (2) If a site includes an existing non-residential space, the proposed development must replace each existing non-residential space with a space that is comparable in size for a period of 10 years. (3) This subsection establishes an existing non-residential space subject to Division 2 (Redevelopment Requirements), Article 2 of City Code Chapter 4-18. (4) A non-conforming use is not discontinued if the non-conforming use qualifies as an existing non-residential space and is required to be replaced under this subsection.

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		PC VERSI MAY 16, CITY COUNCIL MEE
602	(1)	The following uses are permitted on a property with DBETOD zoning:
603		(a) uses permitted by the zoning that applies to the property;
604		(b) uses not prohibited by ETOD combining district; and
605		(c) residential uses.
506	(2)	A development must comply with Article 2 (Site Development

- Standards) and Article 3 (Building Design Standards) in Subchapter E (Design Standards and Mixed Use) except when those provisions conflict with this section.
- Except as modified by this section, a site with a residential base zoning (3) district shall follow development standards applicable to the site's residential base zoning district and the residential use.
- Mix of Uses.

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- This subdivision does not apply to a property with a residential base (a) zoning district.
- In this subdivision, PRINCIPAL STREET has the same meaning as principal street in and is applied consistent with Article 5 (Definitions) of Subchapter E.
- (c) Pedestrian-Oriented Commercial Spaces. When a site abuts a principal street, 75 percent of the building frontage along the principal street must contain one or more commercial uses and must comply with the dimensional requirements found in Section 4.3.3.C in Subchapter E (Design Standards and Mixed Use).
- Limitation on Mix of Uses.
 - The maximum number of floors that can include non-(i) residential uses is two.
 - A cocktail lounge or performance venue may only be located on the first or second story of the building.

Commented [PL30]: Modified language to follow PC

Cocktail lounges and performance venues are not allowed above a residential use or on or above the third floor.

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629 630			(ii		A residential u	•	t be located	l below a c	ocktail lounge
631 632					-site amenity is coccupant, or th			provided s	olely for use
633 634					rdinance zoning quirements in S			OBETOD n	nay modify
635 636 637		(5)		by a	may exceed the maximum of 60 t.				
638		(6)	A site is	not	required to co	omply with	the base zo	ning distric	et's:
639			(a) m	inin	num site area re	equirement	s (if applica	ble);	
640			(b) m	axin	num floor area	ratio;			
641			(c) m	axin	num building c	overage			
642			(d) m	axin	num number of	stories;			
643			(e) m	inim	num street side	yard setbac	ck and inter	ior yard se	tback; and
644 645 646 647			w: bu	ay is uildi	num front yard sees than 60 feengs three or modiline of the street	eet in width, ore stories in	, the minim n height sha	um front ya ll be 30 fee	rd setback for t from the
648 649		(7)			(<i>Minor Modific</i>) in Subchapter				
650	(H)	Con	npatibility	Req	uirements.				
651 652		(1)			s not required to n Subchapter C		ith Article 1	0 (Compat	ibility
653		(2)	In this su	ubse	ction,				
654			(a) TF	RIG	GERING PROI	PERTY mea	ans a site:		
		2024 12:35		mandati	ion	Page 27 of 29			COA Law Department

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655 656		(i)	with at least one dwelling unit but less than four dwelling units; and		
557 558		(ii)	is zoned Urban Family Residence (SF-5) or more restrictive; and		
559		(b) STR	UCTURE includes a portion of a structure.		
560 561	(3)	•	ure that is located less than 50 feet from any part of a triggering any not exceed 90 feet.		
662 663	(4)	Compatibility Buffer. A compatibility buffer is required along a site's property line that is shared with a triggering property.			
564		(a) The	minimum width of a compatibility buffer is 25 feet.		
565 566			ompatibility buffer must comply with Section 25-8-700 nimum Requirements for a Compatibility Buffer).		
567 568 569	(5)		ghting must be hooded or shielded so that the light source is not m the site's property line that is shared with a triggering		
570 571 572	(6)		al equipment may not produce sound in excess of 70 decibels at the site's property line that is shared with a triggering		

- (7) A concrete slab used for a refuse receptacle may not be placed within 15 feet of triggering property.
- (8) Except for a multi-use trail, an on-site amenity that is available only to residents and occupants of the site and their guests may not be located within 25 feet of a triggering property.
- (9) Screening Requirements. Except when visible from or through a pedestrian or bicycle access point, the following objects may not be visible at the site's property line that is shared with a triggering property and shall be screened:
 - (a) vehicle lights from vehicles that use or are parked on a parking lot or

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683			in a parking structure lo	ocated on the site;		
684	(b) ground floor and rooftop mechanical equipment;					
685		(c) outdoor storage;				
686		(d)	refuse receptacles and c	collection areas; or	:	
687 688		(e) common areas for amenities, including outdoor decks, patios, or pools.				
689 690	(10) The screening required in Subdivision (9) may not impede pedestrian or bicycle access points.					
691	(11) Rooftop mechanical and equipment may be screened by a parapet.					
692 693	PART 20. [Unnecessary because PC did not recommend a delayed implementation date.]					
694 695 696	PART 21. A fee-in-lieu collected under Subsection (E) of Section 25-2-654 (<i>Density Bonus ETOD (DBETOD) Combining District Regulations</i>) is to be utilized within the ETOD boundaries found in Appendix G of Chapter 25-2 (<i>Zoning</i>).					
697	PART 22. T	his or	dinance takes effect on _		, 2024.	
698	PASSED AND APPROVED					
699 700 701 702 703			, 2024	\$ \$ \$	Kirk Watson Mayor	
704 705 706	APPROVE	D:		ATTEST:		
707 708			Anne L. Morgan City Attorney		Myrna Rios City Clerk	
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Commented [PL31]: Added in lieu of PC recommendation related to modifying the decibel limit.

Commented [PL32]: Added in lieu of the PC recommendation related to modifying decibel limit.

Commented [PL33]: Added per PC recommendation. (In the coming days, this text will be added to a Version 2 of the Staff Version.)

LDC Amendments – PC Recommendation