

AGENDA ITEM NO.: 60 AGENDA DATE: Thu 08/26/2004

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<u>SUBJECT:</u> Approve third reading of an ordinance amending Chapter 25-2 of the City Code to create the University Neighborhood Overlay (UNO) District generally located between Lamar Blvd. on the west and Guadalupe St. on the east and between 29th St. on the north and MLK Jr. Blvd. on the south.

AMOUNT & SOURCE OF FUNDING: There is no fiscal impact associated with this code amendment.

FISCAL NOTE: There is no unanticipated fiscal impact. A fiscal note is not required.

REQUESTING DIRECTOR'S

DEPARTMENT: AUTHORIZATION: Ricardo Soliz

FOR MORE INFORMATION CONTACT: Mark Walters, Planner Senior, 974-7695

PRIOR COUNCIL ACTION: The City Council approved the University Neighborhood Overlay District on first reading on June 10, 2004.

BOARD AND COMMISSION ACTION: Recommended by the Planning Commission.

BACKGROUND: The University Neighborhood Overlay (UNO) proposed code amendment would allow increased residential density and promote mixed-use development in the area west of the University of Texas, commonly known as West Campus. This recommendation was generated through a consensus-based planning process by the City of Austin, residents, property owners, and institutions in the neighborhoods surrounding the University of Texas. Also involved in the process was a group called the Central Austin Neighborhood Planning Advisory Committee (CANPAC). The proposed UNO code amendment would be an incentive-based zoning overlay that would provide for development bonuses if the developer of a project chooses to follow the provisions of the overlay. A project would receive approval if it meets all of the provisions of the proposed UNO code amendment as well as all other applicable land development regulations. If the developer does not choose to take advantage of the UNO, the base zoning district site development regulations would apply.

The provisions of the overlay include architectural and design standards and improvements to the streetscape. A multi-family residential use that utilizes the development bonuses in the UNO District must also set aside at least 10 percent of the dwelling units on the site to households whose gross income is less than 80 percent of the median income in Austin and at least an additional 10 percent of the dwelling units on the site to households whose gross income is less than 50 percent of the median income. The affordability period will be not less than 15 years from the date a certificate of occupancy is issued, or not less than 20 years from the date a certificate of occupancy is issued if the applicant has received S.M.A.R.T. HousingTM fee waivers.

An applicant may choose at the site plan submittal stage to pay a "fee in lieu" to the University Neighborhood Overlay Housing Trust Fund to assist with the development of units serving households at or below 50% Median Family Income within the UNO Overlay District. The Austin Housing Finance Corporation shall be the administrator of the fund.

RCA Serial#: 5971 Date: 08/26/04 Original: Yes
Published: Fri 07/23/2004
Disposition: Postponed~THU 08/26/2004
Adjusted version published:

Proposed Changes for the University Neighborhood Overlay

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1	25-2-753 Local Uses Doscribed	Not included at first reading.	Add the following uses: Art Gallery Art Workshop Businose and Trede School Consumer Convenionce Services Franctal Services Food Preparation Indoor Sports and Recreation Printing and Publishing Services	Add the following uses: Add the following uses: At Workshop Businese and Trodo School Consumer Convenience Services Finandal Services Food Preparation Indoor Sports and Recreation Printing and Publishing Services	Those uses were added in light of ; the olacusalons stemming from the House of Tutors zoning case.
2	25-2-754 Use Regulations	(6) A parking space must be leased separately from a dwelling unit.	Remove this provision	(6) A parking space must be leased soperately from a dwetting unit.	Matter is a private contractual spreement between landford and senant.
3	New Section	Not included at first reading.	The minimum lot area is 2,500 square foot.	The minimum let aree is 2,500 square feet.	Included based on discussions with stakeholders after Council first reading.

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4	25-2-758 (A) Setbacks	A) The minimum front yard setback and the minimum and the minimum side yard setback are 3-1/2 feet, except: (1) the minimum setbacks are 10 feet along Martin Luther King, Jr. Blvd, between Rio Grande Street and San Gebriel Street; and (2) there are no minimum setbacks: (a) along Guodolupo Street between Martin I uther King, Jr. Blvd. And 20th Street; and (b) along 24 th Street between Guadalupe Street and Rio Grande Street.	(A) There are no minimum front yard or street side yard setbacks except (1) the minimum setbacks ero 10 feet along Martin Luther King, Jr. Blvd, between Rio Grande Street and San Gabriel Street; and (2) the minimum front yard selback is two feet along Graham Place, West 24 % Street, San Pedro Street, West 21 % Street, and Hume Place.	(A) There are no minimum front yard or street side yard setbacks except: (1) the minimum setbacks are 10 foot along Martin Luther King, Jr. Blvd, batween Ris Grande Street and Sen Gabriel Street; and (2) the minimum front yard setback is two feet along Graham Place, West 24 ½ Street, San Pedro Street. West 21 st Street, and Hume Place.	This change is based on ongoing discussions with the stakeholder group and shift following Council first reading of the ordinance.
	(Section revised-see Comments)	Not included at first reading.	(E) A building must be at least 12 feet from the front face of the curb of the adjacent street, except: (1) along Guadalupe Street between Marth Luther King, Jr. Blvd. And 28th Street; and (2) along 24 th Street between Guadalupe Street and Rio Grando Street.	(E) A building must be at least 12 feet from the front face of the curb of the adjacent street, except: (1) along Guedalupe Street between Martin Luther King, Jr. Bivd. And 28th Street; and (2) along 24th Street between Guadalupe Street and Rio Grande Street.	
5	25-2-757 Building Stopbacks and Building Envelope Restriction	First building stepbacks should begin at 57 feet	First building stepbecks shou'd begin at 69 feet	First building stepbacks should begin at 60 feet	This change reflects would changes made in the design guidefines included in the Control Austin Combined Neighborhood Plan.

Reserve	San Tally (1988) 2 Stan Figure	Panana seriak na	eppin senes	Carry Councilla Communication Councilla Counci	i gaman aya
6	25-2-758 (Al(2)(a) Street Wall Areas Adjacent to Occupant Spaco	Street wa'l area extends to a height of 57 feet	Street wall area extends to a height of 60 feet	Street wall area extends to a height of ୪୦ feet	This change reflects changes made in the design guidolines.
7	25-2-759 Streetscape Improvements	(A) A site owner shall install a sidewalk not less than five feet wide along each street frontage adjacent to the site. The director of the Transportation, Planning, and Sustainability Department may require that the sidewalk be up to 12 feet wide. The director shall determine an appropriate sidewalk width after considering right-of-way width and other factors affecting the site.	A site owner shall install a sidewelk not less than 12 feet wide along each street frontage adjacent to the site. A site owner shall install a sidewelk not less than tive feet wide along West 24½ Street, San Pedro Street, West 21½ Street, or Hume Place. A site owner shall plant and melatala trees along an adjacent street right-of-way. (1) Trees must be spaced to create a nearly configuous canopy when the trees reach maturity. (2) A tree must be in scale with the adjacent building. (3) A tree planted in a sidewalk area must have a tree grating	A site owner shall install a sidewalk not loss than 12 feet wide along each street frontage acjectant to the site. A site owner shall install a sidewalk not loss than five feet wide along West 24% Street, San Pedro Street, West 21st Street, or Hume Place. A site owner shall plant and maintain trees along an adjacent street right-of-way. (1) Trees must be spaced to create a nearly contiguous canopy when the trees reach malurity. (2) A tree must be in scale with the adjacent building. (3) A tree planted in a sidowalk area must have a tree grating	
8	25-2-759 (C)(4) Streetscapo (mprovements	A light must be shie'dec to prevent it from shining upward	Remove this provision	Remove this provision	Will be included in the rules to implement the ordinance and not in the ordinance itself.

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9	(25-2-762 (B)(2)(3) Certain Regulations inapplicable or Superceded	(B) Impervious cover limitations of this subchapter are supersedno by this subsection. Maximum impervious cover is: (2) 90 percent in the outer west campus subdistrict; and (3)85 percent in the Dobio subdistrict	(B) Impervious cover limitations of this subcapiter are superseded by this subsection. Maximum impervious cover is: (2) The greater of 90 percent or the percentage permitted in the base zoning district in the outer west campus subdistrict; and (3) the greater of 85 percent or the percentage permitted in the base zoning district in the Dobin subdistrict.	(B) Impervious cover limitations of this subsaction. Maximum imporvious cover is: (2) The greater of 90 percent or the percentage permitted in the base zoning district in the outer west campus subdistrict; and (3) The greater of 85 percent or the percentage permitted in the base zoning district. The Dobie subdistrict.	Gives greater flexibility to property owners
10	25-2-762 (C)(2)(3) Cortain Regulations inapplicable or Superceded	(C) For a multi-family residential use: (2) minimum site area requirements of this subchapter for each dwelling unit do not apply; and (3) the infiltrium open space for each dwelling unit is 100 square feet.	(C) For a multi-family residential use, minimum site area and open space requirements of this subchapter do not apply.	(C) For a multi-family residential use, minimum site area and open space requirements of this subchapter do not apply.	This section was revised based on ongoing discussions with stakeholder group and staff following Council first reading of the ordinance.

A Bec	Carpent No.	as atta Secondos de Oscora pradenta Oscora, en Tackil Docker	(A) A multi-family residential use established after [offective date	(A) A multi-family residential use established after [offcetive	
11	Affordable Housing	Not included at first reading.	of ordinance) must, for a perice of not less than 15 years from the date a chrifticate of occupancy to issued, sot acide at least: (1) 10 percent of the dwelling units on the site to house persons whose household income is less than 80 percent of the median income in the Austin statist cel metropolitian area, as determined by the director of the Austin Neighborthood Housing and Community Development Department; and (2) 10 percent of the dwelling units on the site to house persons whose household income is less than 50 percent of the median income in the Austin statist cal metropolitian area, as determined by the director of the Austin Neighborhood Housing and Community Development Department. (B) The University Neighborhood District Housing Trust Fund Is established. A person may pay a fee into the University Neighborhood District Housing Trust Fund Instead of complying with Subsection (A) (1) A person who does not comply with Peregrapha (A)(1) and (A)(2) shall pay a fee of \$0.30 for each square foot of gross air conditioned floor area in the multi-family residential use development.	date of ordinance) must, for a period of not less than 15 years from the date a certificate of occupancy is issued, set aside at east: (1) 10 percent of the dwelling units on the site to house persons whose household income is less than 80 percent of the median income in the Austin statistical materpolitian area, as determined by the director of the Austin Neighborhood Housing and Community Development Department; and (2) 10 percent of the dwelling units on the site to house persons whose household income in the Austin statistical metropolitan area, as determined by the director of the Austin Neighborhood Housing and Community Development Department. (B) The University Neighborhood District Housing Trust Fund is established. A person may pay a fee into the University Neighborhood District Housing Trust Fund instead of complying with Subsection (A)(2) (1) A person who compiles only with Peragraph (A)(1) shall pay a fee of \$0.20 for each square foot of gross at conditioned floor area in the mura-family residential use development.	This section was revised based on ongoing discussions with stakeholder group and staff following Council first reading of the ordinance. These recommondations also reflect the request by the Planning Commission to develop recommendations to increase the amount of alfordable housing in the University Neighborhood Overlay district.

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11 continued	Affordable Housing continued	Not included at first reading.	(C) The director of the Austin Neighborhood Housing and Community Development Department may allocate meney from the University Neighborhood District Housing Trust Fund for housing development in the university neighborhood overlay district that provides at least 10 percent of its dwelling units to persons whose household income is less than 50 percent of the median income in the Austin statistical metropolitan area, as determined by the director of the Austin Neighborhood Housing and Community Development Department, for a period of not less than 15 years from the date a certificate of occupancy is issued.	(C) The director of the Austin Neighborhood Housing and Community Development Department may allocate money from the University Neighborhood District Housing Trust Fund for housing development in the university neighborhood everlay district that provides at least 10 percent of its dwelling units to persons whose household income is less than 50 percent of the median income in the Austin statistical micropolitan area, as determined by the director of the Austin Neighborhood Housing and Community Development Department, for a period of not less than 15 years from the date a cortificate of occupancy is issued.	
12	25-6-601(A) Parking Requirements for University Nelghborhood Overlay District	(A) Except as otherwise provided in this section, the minimum off-street parking requirement in the university neighborhood overlay district is 60 percent of that prescribed by Appendix A (Tables Of Off-Street Parking And Londing Requirements).	The minimum off-street parking requirement is 80 percent of that prescribed by Appendix A (Tables Of Off-Street Parking And Loading Requirements).	(A) Excopt as otherwise provided in this section, the minimum off-street parking requirement in the university neighborhood evenlay district is 60 percent of that prescribed by Appendix A (Tables Of Off-Street Parking And Loading Requirements).	This section was ravised based on ongoing d'scussions with abbieholder group and staff following Council first reading of the ordinance. After presenting to the University of Texas Student Government, staff became aware of student body concerns that required parking not be recuced above and beyond what is currently allowed.

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13	25-6-601(C) Parking Requirements for University Neighborhood Overlay District	(C) For a multi-family residential use, the mislimum off-street parking requirement is 40 percent of that prescribed by Appendix A (Tables Of Off-Street Parking And Leading Requirements) if the multi-family residential use participates in a car sharing program that complies with the program requirements prosed by administrative ruin, as determined by the director of the Transportation, Planning, and Sustainability Department.	Staff does not support this provision. Remove this provision	(C) For a multi-family residential use, the minimum off-street parking requirement is 40 percent of that prescribed by Appendix A (Tables Of Off-Street Parking And Leading Requirements) if the multi-family residential use participates in a car sharing program that complies with the program requirements proscribed by administrative rule, as determined by the director of the Transportation, Planning, and Sustainability (Jupartment)	Staff objection to this recommendation centered on How would such a program be monitored/administered Ponstization if a dove/opment wont into non-compliance with this provision Remediation of non-compliance Zoning is the inappropriate mechanism to implement this program.
14	25-6-801 (B)(2) Parking Requirements for University Neighborhood Overlay District	(2) 3,500 square feet of gross I our area, and the use is located in the cuter west campus subclistrict off-street parking is not required.	For a commercial use. (1) the minimum off-street purking requirement is \$2.80 percent of that prescribed by Appandix A (Tables Of Off-Street Parking And Leading Requirements); or (2) If the use occupies less than 6,000 square leet of gress ficer area, off-street parking is not required.	For a commercial use: (1) the minimum off-street parking requirement is 60 percent of that prescribed by Appendix A (Tables Of Off-Street Parking And Loeding Requirements); or (2) If the use occupies less than 6,000 square feet of gross floor area, off-street parking is not required.	Thene standards reflect existing standards in the Central Business District.

ORDINANCE	NO.	

AN ORDINANCE AMENDING TITLE 25 OF THE CITY CODE TO ADD A NEW UNIVERSITY NEIGHBORHOOD OVERLAY ZONING DISTRICT.

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

PART 1. Section 25-2-32	?(F	of the City Code	is	amended	to read:
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I AIXI I. DCC	on 23-2-32(1) of the city code is afficit	ded to read.	•		
(F) Com	bining districts and map codes are as fo	llows:	:		
(1)	historic landmark	H			
(2)	conditional overlay	CO			
(3)	neighborhood conservation	NC			
(4)	planned development area	PDA			
(5)	waterfront overlay	WO			
. (6)	mixed use			MU	
(7:)	Capitol view corridor	CVC			
(8)	Capitol dominance	CD			
(9)	Congress Avenue	CA			
	East Sixth / Pecan Street	PS			
(11)	downtown parks		DP		
(12)	downtown creeks		DC		
(13)	convention center		CC		
(14)	central urban redevelopment	CURE			
(15)	East Austin			E	Α
(16)	·		NP		
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(17)	university	neighborhood overlay	UNO UNO
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PART 2. Chapter 25-2 of the City Code is amended to add a new Section 25-2-178 to read:

§ 25-2-178 UNIVERSITY NEIGHBORHOOD OVERLAY (UNO) DISTRICT PURPOSE AND BOUNDARIES.

- (A) The purpose of the university neighborhood overlay (UNO) district is to promote high density redevelopment in the area generally west of the University of Texas campus, provide a mechanism for the creation of a densely populated but livable and pedestrian friendly environment, and protect the character of the predominantly single-family residential neighborhoods adjacent to the district.
- (B) The UNO district consists of the following subdistricts:
 - (1) inner west campus subdistrict;
 - (2) outer west campus subdistrict;
 - (3) Guadalupe subdistrict; and
 - (4) Dobie subdistrict.
- (C) The boundaries of the UNO district and each subdistrict are identified in Appendix C (University Neighborhood Overlay District Boundaries, Subdistrict Boundaries, And Height Limits) of this chapter.
- PART 3. Chapter 25-2, Subchapter C, Article 3 of the City Code is amended to add a new Division 9 to read:

Division 9. University Neighborhood Overlay District Requirements.

§ 25-2-751 APPLICABILITY.

This division applies to property in the university neighborhood overlay (UNO) district if the property owner files a site plan and an election for the property to be governed by this division.

§ 25-2-752 CONFLICT OF LAW.

For property governed by this division, this division supersedes the other provisions of this title to the extent of conflict.

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- (A) In this division, a local use is a use that serves the public by providing goods or services in a manner readily accessible by pedestrians or the occupants of the structure in which the uses are located. Local uses include:
 - (1) administrative and business offices;
 - (2) art and craft studio;
 - (3) art gallery;
 - (4) art workshop;
 - (5) business and trade school;
 - (6) consumer convenience services;
 - (7) consumer repair services;
 - (8) counseling services;
 - (9) custom manufacturing;
 - (10) day care services (commercial, general, or limited);
 - (11) financial services;
 - (12) food preparation;
 - (13) food sales;
 - (14) general retail sales (convenience or general);
 - (15) guidance services;
 - (16) indoor sports and recreation;
- (17) medical offices (under 5,000 square feet);
 - (18) personal improvement services;
 - (19) personal services;
 - (20) pet services;
 - (21) printing and publishing services;

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floor area of the local uses must be located at street level and accessible from a pedestrian path. In determining these percentages, a nonresidential use that is accessory to the principal residential use or located in a historic landmark is excluded from the gross floor area of the local uses.

- (2) Up to 100 percent of the gross floor area of a structure may be used for local uses if the structure is a historic landmark or the structure contains less than 10,000 square feet of gross floor area and is the only structure on the site.
- (E) This subsection applies to commercial off-street parking.
 - (1) Commercial off-street parking on a surface lot is prohibited.
 - (2) Commercial off-street parking in a structure is:
 - (a) permitted in any base zoning district in the Guadalupe, Dobie, or inner west campus subdistrict; and
 - (b) prohibited in the outer west campus subdistrict.
 - (3) The street level portion of a commercial off-street parking structure that is accessible from a pedestrian path must contain local uses for a depth of at least 18-1/2 feet. This requirement does not apply to a portion of the structure used for an entrance or exit.
- (F) A cocktail lounge is a conditional use if it is accessory to a hotel-motel use with at least 50 rooms.

§ 25-2-755 MINIMUM LOT AREA.

The minimum lot area is 2,500 square feet.

§ 25-2-756 HEIGHT.

Maximum heights for structures are prescribed by Appendix C (University Neighborhood Overlay District Boundaries, Subdistrict Boundaries, And Height Limits).

§ 25-2-757 SETBACKS.

- (A) There are no minimum front yard or street side yard setbacks, except:
 - (1) the minimum setbacks are 10 feet along Martin Luther King, Jr. Blvd. between Rio Grande Street and San Gabriel Street; and

- (2) the minimum front yard setback is two feet along Graham Place, West 24½ Street, San Pedro Street, West 21st Street, and Hume Place.
- (B) The maximum front yard setback and the maximum street side yard setback are 10 feet, except:
 - (1) the maximum setbacks are 15 feet along 24th Street or along Martin Luther King, Jr. Blvd. between Rio Grande Street and San Gabriel Street;
 - (2) the maximum setbacks are 45 feet for a public plaza or private common open space;
 - (3) there are no maximum setbacks for a pedestrian entry court or an outdoor cafe; and
 - (4) the director of the Watershed Protection and Development Review
 Department may modify a maximum setback if the director determines
 that the modification is required to protect a historic structure or a tree
 designated as significant by the city arborist.
- (C) There is no minimum or maximum interior side yard setback.
- (D) There is no minimum or maximum rear yard setback.
- (E) A building must be at least 12 feet from the front face of the curb of the adjacent street.

§ 25-2-758 BUILDING STEPBACKS AND BUILDING ENVELOPE RESTRICTION.

- (A) Except as provided in Subsection (B):
 - (1) if an exterior wall of a building is adjacent to a street other than an alley, at a height of 60 feet, the upper portion of the wall must be set back from the lower portion of the wall by a distance of at least 12 feet; and
 - (2) if the north side of a building is adjacent to a street other than an alley and is greater than 60 feet in height, the upper portion of the north side of the building must be set back within a building envelope that is formed by a plane that extends from the top of the lower portion of the north side exterior wall toward the building at an angle of 62 degrees above horizontal.

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- (2) A tree must be in scale with the adjacent building.
- (3) A tree planted in a sidewalk area must have a tree grating.
- (D) A site owner shall install and maintain pedestrian-scale lighting along an adjacent street right-of-way.
- (E) The director of the Transportation, Planning, and Sustainability Department shall adopt rules prescribing the requirements for tree planting and maintenance and the installation and maintenance of pedestrian-scale lighting.
- (F) The director of the Transportation, Planning, and Sustainability Department may require fiscal security to ensure compliance with this section.

§ 25-2-761 PLACEMENT OF EQUIPMENT AND TRASH RECEPTACLES.

Utility equipment, mechanical equipment, and large trash receptacles:

- (1) are prohibited in the area between a building and a street; and
- (2) must not be visible from a street.

§ 25-2-762 SITE ACCESS.

- (A) Vehicular access from a site to a public street is limited to two curb cuts.
- (B) Vehicular access to a site from 20th Street, 21st Street, 22nd Street, 23rd Street, 25th Street, 26th Street, 27th Street, or 28th Street between Guadalupe Street and Pearl Street is prohibited if the site has frontage on another street or alley.
- (C) A site with access to an alley must use the alley or a parking structure for service and delivery access.
- (D) A site that does not have access to an alley must provide a service and delivery area that is at least 30 feet deep, measured from the front setback line or side setback line, as applicable.
- (E) The director of the Watershed Protection and Development Review
 Department may waive or modify a requirement of this section if the director determines that the waiver or modification is necessary for adequate traffic circulation or public safety.

§ 25-2-763 CERTAIN REGULATIONS INAPPLICABLE OR SUPERSEDED.

(A) The following provisions of this subchapter do not apply:

- (2) maximum building coverage percentages:
- (3) Article 9 (Landscaping); and
- (4) Article 10 (Compatibility Standards), if the property is at least 75 feet from the boundary of the university neighborhood overlay district.
- (B) Impervious cover limitations of this subchapter are superseded by this subsection. Maximum impervious cover is:
 - (1) 100 percent in the inner west campus and Guadalupe subdistricts;
 - (2) the greater of 90 percent or the percentage permitted in the base zoning district in the outer west campus subdistrict; and
 - (3) the greater of 85 percent or the percentage permitted in the base zoning district in the Dobie subdistrict.
- (C) For a multi-family residential use, minimum site area and open space requirements of this subchapter do not apply.
- (A) A site plan must substantially comply with the design guidelines prescribed by administrative rule. An applicant shall file with the site plan a building elevation drawing that demonstrates substantial compliance with the design
- (B) The director of the Transportation, Planning, and Sustainability Department shall determine whether a site plan substantially complies with the design
- (C) The director of the Transportation, Planning, and Sustainability Department may waive a provision of the design guidelines if the director determines that the provision is unreasonable or impractical as applied to the site plan and that, with the waiver, the site plan will still substantially comply with the design guidelines. A waiver under this subsection must be the minimum departure from the provision necessary to avoid an unreasonable or impractical result.
- (D) An interested party may appeal to the land use commission:
 - (1) a determination by the director of the Transportation, Planning, and Sustainability Department that a site plan substantially complies with the design guidelines; or

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COA Law Department Responsible Att'y:

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(2) a decision by the director of the Transportation, Planning, and Sustainability Department granting or denying a waiver under Subsection (C).

§ 25-2-765 AFFORDABLE HOUSING.

- (A) A multi-family residential use established after [effective date of ordinance] must, for a period of not less than 15 years from the date a certificate of occupancy is issued, set aside at least:
 - (1) 10 percent of the dwelling units on the site to house persons whose household income is less than 80 percent of the median income in the Austin statistical metropolitan area, as determined by the director of the Austin Neighborhood Housing and Community Development Department; and
 - (2) except as provided in Subsection (B), 10 percent of the dwelling units on the site to house persons whose household income is less than 50 percent of the median income in the Austin statistical metropolitan area, as determined by the director of the Austin Neighborhood Housing and Community Development Department.
- (B) The University Neighborhood District Housing Trust Fund is established. Instead of complying with Paragraph (A)(2), a person may pay into the fund a fee of \$0.20 for each square foot of gross air conditioned floor area in the multi-family residential use development.
- (C) The director of the Austin Neighborhood Housing and Community
 Development Department may allocate money from the University
 Neighborhood District Housing Trust Fund for housing development in the
 university neighborhood overlay district that provides at least 10 percent of its
 dwelling units to persons whose household income is less than 50 percent of
 the median income in the Austin statistical metropolitan area, as determined by
 the director of the Austin Neighborhood Housing and Community
 Development Department, for a period of not less than 15 years from the date
 a certificate of occupancy is issued.
- **PART 4.** Section 25-6-478(B) of the City Code is amended to read:
 - (B) This section does not apply:
 - (1) to property in a central business (CDB) district or downtown mixed use (DMU) district;

- (2) to commercial, industrial, or civic use in a traditional neighborhood (TN) district;
- (3) to a corner store special use; neighborhood mixed use building special use; commercial, industrial, or civic use portion of a neighborhood urban center special use; or commercial or civic use portion of a residential infill special use;
- (4) to property in the university neighborhood overlay (UNO) district; or
- (5) [(4)] if the off-street parking requirement has been modified under Section 25-6-473 (Modification Of Parking Requirement) or Section 25-6-476 (Parking For Mixed-Use Developments).

PART 5. Chapter 25-6, Article 7 of the City Code is amended to add a new Division 6 to read:

Division 6. Special Provisions For The University Neighborhood Overlay District.

§ 25-6-601 PARKING REQUIREMENTS FOR UNIVERSITY NEIGHBORHOOD OVERLAY DISTRICT.

- (A) Except as otherwise provided in this section, the minimum off-street parking requirement in the university neighborhood overlay district is 60 percent of that prescribed by Appendix A (Tables Of Off-Street Parking And Loading Requirements).
- (B) Off-street parking is not required for a commercial use if the use occupies less than 6,000 square feet of gross floor area.
- (C) For a multi-family residential use, the minimum off-street parking requirement is 40 percent of that prescribed by Appendix A (Tables Of Off-Street Parking And Loading Requirements) if the multi-family residential use participates in a car sharing program that complies with the program requirements prescribed by administrative rule, as determined by the director of the Transportation, Planning, and Sustainability Department.
- **PART 6.** Chapter 25-2 of the City Code is amended to add a new Appendix C to read:

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UNIVERSITY NEIGHBORHOOD OVERLAY DISTRICT BOUNDARIES, SUBDISTRICT BOUNDARIES, AND HEIGHT LIMITS

University Neighborhood Overlay District Boundaries

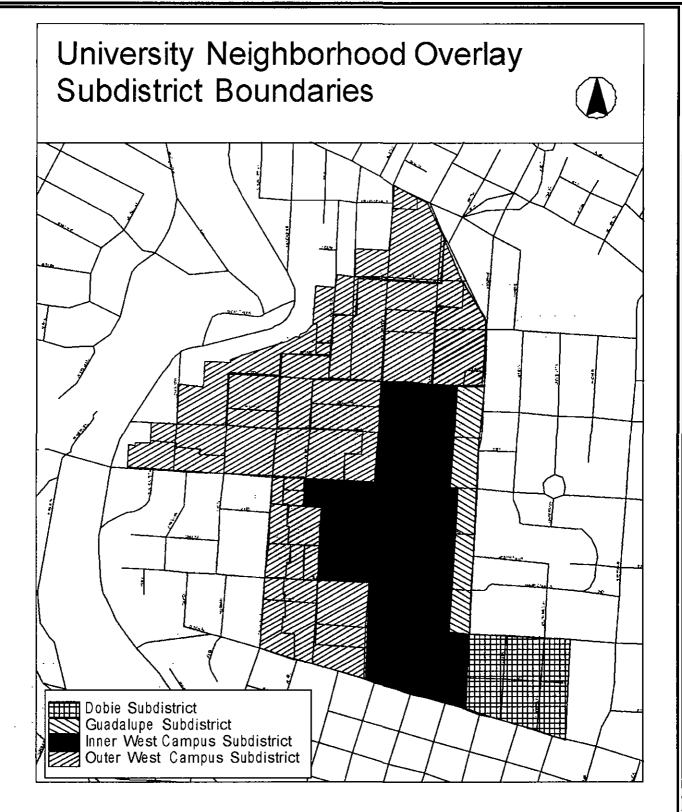
The university neighborhood overlay district is indicated on the subdistrict boundaries map and includes the area bounded:

- (1) on the north by a line along West 29th Street from Rio Grande Street to Guadalupe Street:
- (2) on the east by a line along Guadalupe Street from West 29.th Street to West 21st Street; West 21st Street from Guadalupe Street to the eastern ally of University Avenue; the eastern alley of University Avenue from West 21st Street to West MLK Jr. Boulevard:
- (3) on the south by a line along West MLK Jr. Boulevard from the eastern alley of University Avenue to San Gabriel Street, and
- (4) on the west by a line along San Gabriel Street to West 24th Street; west along West 24th Street to the western lot line of lot One of the Resubdivision of a Portion of Outlot Forty-Three; north along the western lot line of lot One of the Resubdivision of a Portion of Outlot Forty-Three to the alley between Lamar Boulevard and Longview Street; north along the alley to West 25th Street; east along West 25th Street to Longview Street; north along Longview Street to the northern lot line of lot Fifteen, Block Five of the Subdivision of Outlots Forty-Three, Forty-Four, Forty-Five and Fifty-Five; east along the northern lot line of lot Fifteen, Block Five of the Subdivision of Outlots Forty-Three, Forty-Four, Forty-Five and Fifty-Five to the alley between Longview Street and Leon Street; north along the ally to the northern lot line of lot Twenty-Three, Block Four of the Subdivision of Outlots Forty-Three, Forty-Four, Forty-Five and Fifty-Five; east along the northern lot line of lot Twenty-Three, Block Four of the Subdivision of Outlots Forty-Three, Forty-Four, Forty-Five and Fifty-Five to the northern lot lines of lots Twenty-Nine, Thirty, Thirty-One, Thirty-Two, and Three of the Harwood Subdivision; along the northern lot lines of lots Twenty-Nine, Thirty, Thirty-One, Thirty-Two, and Three of the Harwood Subdivision to San Gabriel Street; north along San Gabriel Street to the northern lot line of the Graham Subdivision of Outlots Fifty-Nine, Sixty, Sixty-Four,

and the North Half of Fifty-Two; along the northern lot line of the Graham Subdivision of Outlots Fifty-Nine, Sixty, Sixty-Four, and the North Half of Fifty-Two to a point 160' east of San Pedro Street of the southern lot line of lot One of the Gortons Addition; from this point north to a point 160' east of San Pedro Street on the northern lot line of lot Four of the Gortons Addition; east along the northern lot line of lot Four of the Gortons Addition to San Pedro Street; north along San Pedro Street to West 28th Street; west along 28th Street to Salado Street; north along Salado Street to an alley on the northern lot line of Outlot 67, Division D of the Graham Subdivision; east along the alley to Rio Grande Street; north along Rio Grande Street to West 29th Street.

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COA Law Department Responsible Att'y:

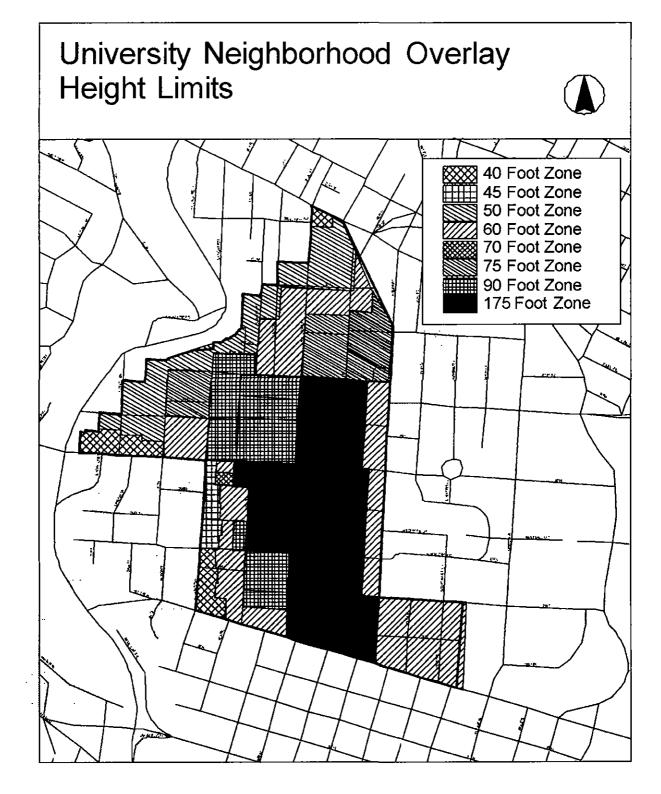


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			Wil M ayor
APPROVED:	David Allan Smith	ATTEST: _	Shirley A. Brown
	City Attorney		City Clerk
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