

ORDINANCE NO.

AN ORDINANCE AMENDING CITY CODE CHAPTER 25-2 REGARDING DENSITY BONUS REGULATIONS IN THE DOWNTOWN DENSITY BONUS PROGRAM AND THE RAINEY STREET SUBDISTRICT.

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

PART 1. Section 25-2-586 (*Downtown Density Bonus Program*) of the City Code is amended to read as follows:

(A) **Definitions.** In this section:

(1) BONUS AREA means the greater of:

- (a) The gross floor area that exceeds the maximum allowable floor-to-area ratio allowed with the site's primary entitlements; or
- (b) The gross floor area contained within the portion of a structure that exceeds the maximum height allowed under the site's primary entitlements.

(2) COMMUNITY BENEFIT is a public amenity that exceeds the gatekeeper requirements of the Downtown Density Bonus Program and that is provided by an applicant in order to obtain bonus area.

(3) CULTURAL USES are uses that are eligible to participate in the City of Austin Core Cultural Funding Program.

(4) DAY CARE SERVICES is the provision of one or more of the three day care services defined in Section 25-2-6 (*Civic Uses Described*) of the City Code.

(5) ~~(2)~~ DEVELOPMENT BONUS FEE means the dollar amount an applicant pays to the City per square foot of bonus area.

(6) ~~(3)~~ DIRECTOR means director of the Planning and Development Review Department.

(7) ~~(4)~~ DWELLING UNIT means a single unit providing complete, independent living facilities for one or more persons, including

permanent provisions for living, sleeping, eating, cooking and sanitation.

(8) FAMILY-FRIENDLY ELIGIBLE BEDROOM is any bedroom over one bedroom within a dwelling unit that provides on-site affordable housing that complies with all of the affordability requirements of Subsection (G) of this section.

(9) ~~(5)~~ GREAT STREETS STREETSCAPE STANDARDS means design standards for streets within the boundaries of the Great Streets Master Plan.

(10) LIVE MUSIC USE is the performance of live music at least four days a week in an indoor public or private facility of at least 2,500 square feet that is open to the general public and readily equipped with sound, staging, lighting and safety accoutrements to accommodate professional and semi-professional live music needs on a daily basis.

(11) ~~(6)~~ MIXED-USE PROJECT means a project that has 25 percent or more of its floor area in a use different from a predominant use.

(12) ~~(7)~~ NON-RESIDENTIAL PROJECT means a project for which the predominant use is not listed in Section 25-2-3 (*Residential Uses Described*), and which has less than 25 percent of its floor area devoted to uses described in Section 25-2-3 (*Residential Uses Described*).

(13) ~~(8)~~ PRIMARY ENTITLEMENT means the height and floor-to-area ratio entitlement that a site derives from its current zoning. That entitlement may be derived from the base zoning or from a previous modification to the base zoning.

(14) PUBLICLY ACCESSIBLE ON-SITE PLAZA is a publicly-accessible area provided by an applicant as a community benefit that complies with the Downtown Public Plaza Standards adopted by administrative rule.

(15) ~~(9)~~ RESIDENTIAL PROJECT means a project for which the predominant use is within one or more of the classifications described in Section 25-2-3 (*Residential Uses Described*).

1 (16) [~~(10)~~] URBAN DESIGN GUIDELINES means guidelines for public
2 streetscapes, plazas, open space and buildings in a dense area, adopted
3 by City Council.
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5 **(B) Downtown Density Bonus Maps and Table.**

6 (1) The downtown district boundaries are shown on the Downtown
7 Districts Map (Figure 1). Properties in the downtown district that are
8 eligible for density bonuses under this section are shown on the
9 Eligibility, Floor-to-Area Ratio and Height Maps (Figure 2).

10 (2) The amount of floor-to-area ratio or height that may be achieved by a
11 downtown density bonus for a site is limited by the maximum height
12 or Floor-to-Area Ratio identified on Figure 2.

13 (3) The maximum heights and maximum floor-to-area ratios on Figure 2
14 do not modify a site's primary entitlement. If the maximum height or
15 maximum floor-to-area ratio allowed under a primary entitlement
16 exceeds the height or floor-to-area ratio on Figure 2, the bonus area is
17 calculated by using the site's primary entitlement that does not exceed
18 the maximums shown on Figure 2.

19 (4)[3] The development bonus fee may vary by use and downtown district.
20 The applicable development bonus fee within each of the nine districts
21 is established by ordinance.

22 **(C) Program Requirements.**

23 (1) Gatekeeper Requirements.

24 (a) To receive bonus area, the director must determine that the
25 project substantially complies with the Urban Design
26 Guidelines.
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28 (i) The applicant must submit to the director a schematic
29 level site plan, building elevations, and other drawings,
30 simulations or other documents necessary to fully
31 describe the urban design character of the project and
32 relationship of the project to its surroundings.

33 (ii) The Design Commission shall evaluate and make
34 recommendations regarding whether the project complies
35 with the Urban Design Guidelines and the director shall
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1 consider comments and recommendations of the Design
2 Commission.

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4 (b) The applicant shall execute a restrictive covenant committing to
5 provide streetscape improvements along all public street
6 frontages, consistent with the Great Streets Standards.

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8 (c) The applicant shall execute a restrictive covenant committing to
9 achieve a minimum two star rating under the Austin Energy
10 Green Building program using the ratings in effect at the time
11 the project is registered with the Austin Energy Green Building
12 program ~~[ratings application is submitted for the project]~~. The
13 applicant shall also provide the director with a copy of the
14 project's signed Austin Energy Green Building Letter of Intent
15 before the director may approve bonus area for a site.

16
17 (2) After the director determines the applicant meets the gatekeeper
18 requirements, the applicant shall provide sufficient written
19 information so that the director can determine:

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21 (a) the site's primary entitlement;

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23 (b) the amount of bonus area that the applicant is requesting; ~~and,~~

24
25 (c) the total dollar amount the applicant will pay if the applicant
26 chooses to obtain the entire bonus area exclusively by paying a
27 development bonus fee[-], and the amount of the fee to be
28 dedicated to each community benefit; and,

29
30 (d) the community benefits the applicant proposes to provide to
31 obtain bonus area if the bonus area will not be obtained
32 exclusively by paying a development bonus fee.

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34 (D) **Changes in Design of Proposed Building.** If the design of a building
35 changes after a bonus is granted under this section, the director shall review
36 the new design for substantial compliance with the Urban Design Guidelines
37 prior to building permit approval. A building permit for a final design will
38 not be approved until the design substantially complies ~~[compliance]~~ with
39 the gatekeeper requirements and the restrictive covenants are amended to
40 reflect new or revised community benefits.

1 (E) **Community Benefits.** A person may achieve ~~[density bonuses]~~ bonus area
2 by providing community benefits outlined in this subsection ~~[section]~~. If the
3 applicant chooses to achieve 100 percent of the desired bonus area by
4 providing community benefits described in (E)(1) – (11), the director may
5 approve the bonus area administratively.
6

7 (1) Affordable Housing Community Benefits.
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9 (a) Affordable Housing Community Benefit. An applicant may use
10 one or more of the following.
11

12 (i) On-site affordable housing. A project may achieve bonus
13 area by providing on-site affordable housing within the
14 project. The amount of bonus area that may be achieved
15 for each one square foot of dwelling unit space that is
16 devoted to on-site affordable housing is established by
17 ordinance.
18

19 (ii) Family-friendly housing. A project providing on-site
20 affordable housing may achieve additional bonus area by
21 providing one or more family-friendly eligible bedrooms.
22 The amount of bonus area that may be achieved for each
23 family-friendly eligible bedroom is established by
24 ordinance.
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26 (iii)~~(ii)~~ Development bonus fee for affordable housing. The
27 project may achieve bonus area by paying a development
28 bonus fee at the dollar per square foot amount set by
29 ordinance. The fee will be paid into the Affordable
30 Housing Trust Fund.
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32 (b) Affordable housing community benefit percentages.
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34 (i) A project must achieve at least 50 percent of the desired
35 bonus area by providing affordable housing community
36 benefits ~~[on-site affordable housing, paying a~~
37 ~~development bonus fee, or a combination of the two].~~
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39 ~~[(ii)] [If an applicant chooses to achieve 100 percent of the~~
40 ~~desired bonus area exclusively by providing affordable~~
41 ~~housing community benefits, the approval for the bonus~~
~~area can be granted administratively by the director.]~~

(ii)[iii] For any portion of the desired bonus area not achieved by providing affordable housing benefits, the applicant shall achieve bonus area by providing one or more of the [other] community benefits described in (E)(2) – (12) below.

(2) Rainey Street Subdistrict Historic Preservation Community Benefit.

(a) A project may achieve bonus area for each historically significant building that is:

(i) rehabilitated; and

(ii) preserved on site, relocated to a site within the Rainey Street Subdistrict, or relocated to a location within the city limits as determined appropriate by the Historic Landmark Commission.

(b) The amount of bonus area that may be achieved for on-site improvements for Rainey Street Subdistrict historic preservation is established by ordinance.

(c) Buildings eligible for this community benefit include those buildings within the Rainey Street National Historic Register District that the City's historic preservation officer has determined contribute to the historic character of the Rainey Street National Historic Register District.

(d) Requirements:

(i) Development using this community benefit option shall maintain the architectural integrity of the building as determined by the Historic Landmark Commission (HLC) whether or not the building is zoned H-Historic or HD-Local Historic District.

(ii) The HLC must review and approve modifications to a building before the City may grant a density bonus.

(iii) Development may use this option only in cases where a substantial percentage of the external walls and internal structure remain intact at project completion.

- 1 (iv) An applicant must provide a description of the
2 rehabilitation that describes the existing conditions of the
3 building and the proposed work. The applicant must
4 submit photographs showing the major character-
5 defining features of the building prior to the start of
6 work.
- 7 (v) Before the director may issue any type of certificate of
8 occupancy, an applicant must submit documentation
9 verifying that the work has been completed as proposed.
10 The documentation must be submitted in a format similar
11 to the Description of Rehabilitation portion of the United
12 States Department of the Interior National Park Service
13 Historic Preservation Certification Application.
- 14 (vi) An applicant who cannot complete restoration as
15 proposed must pay into the Historic Preservation Fund
16 the applicable development bonus fee for the bonus area
17 initially granted for this community benefit. The
18 applicant's payment will be based on the development
19 bonus fee in effect at the time the applicant pays the fee.

20 (3) Day Care Services Community Benefit.

- 21 (a) A project may achieve bonus area by providing day care
22 services within the project. The amount of bonus area that may
23 be achieved for each square foot of day care services that are
24 provided is established by ordinance.
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- 26 (b) Requirements:
- 27 (i) The applicant must execute a restrictive covenant that
28 requires compliance with all relevant requirements of this
29 section and that ensures continuation of operations and
30 maintenance of the facility with the specified community
31 benefit use for a period of at least 10 years, which is the
32 life of the agreement.
- 33 (ii) City of Austin must approve of the operator and the lease
34 terms, which shall be for no less than ten years.
- 35 (iii) The facility must comply with applicable state and local
36 codes.

- 1 (iv) The facility must be open during normal business hours
2 at least five days each week and fifty weeks each
3 calendar year.
- 4 (v) The facility must be maintained and kept in a good state
5 of repair throughout the life of the agreement.
- 6 (vi) If the day care services use is non-operational for more
7 than 180 consecutive days, the owner must pay into the
8 Affordable Housing Trust Fund the applicable
9 development bonus fee for the bonus area initially
10 granted for this community benefit. The payment will be
11 a pro-rated amount based on the time left in the term of
12 the agreement and based on the development bonus fee in
13 effect when the owner pays.

14 (4) Cultural Uses Community Benefit.

- 15 (a) A project may achieve bonus area by providing on-site cultural
16 uses within the project. The amount of bonus area that may be
17 achieved for each square foot of cultural uses provided is
18 established by ordinance.

19 (b) Requirements:

- 20 (i) The applicant must execute a restrictive covenant that
21 requires compliance with all requirements of this section
22 and that ensures continuation of operations and
23 maintenance of the facility with the specified community
24 benefit use for a period of at least 10 years, which is the
25 life of the agreement.
- 26 (ii) City of Austin must approve of the operator and the lease
27 terms, which shall be for no less than ten years.
- 28 (iii) Use must meet the definition of cultural uses and the
29 space must be leased to a 501(c) organization.
- 30 (iv) If the required use is non-operational for more than 180
31 consecutive days, the owner must pay into the Affordable
32 Housing Trust Fund the applicable development bonus
33 fee for the bonus area initially granted for this
34 community benefit. The payment will be a pro-rated
35 amount based on the time left in the term of the
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agreement and based on the development bonus fee in effect when the owner pays.

(5) Live Music Community Benefit.

(a) A project may achieve bonus area by providing an on-site live music use. The amount of bonus area that may be achieved for each square foot of live music use is established by ordinance.

(b) Requirements:

(i) The applicant must ensure continuation of operations and maintenance of the facility with the specified community benefit use for a period of at least 10 years, which is the life of the agreement.

(ii) City of Austin must approve of the operator and the lease terms, which shall be for no less than ten years.

(iii) The operator of the facility must maintain proper permitting and documentation to play amplified music in said space.

(iv) The space must meet the City of Austin's sound-proofing specifications.

(v) If the required use is non-operational for more than 180 consecutive days, the owner must pay into the Affordable Housing Trust Fund the applicable development bonus fee for the bonus area initially granted for this community benefit. The payment will be a pro-rated amount based on the time left in the term of the agreement and based on the development bonus fee in effect when the owner pays.

(6) On-Site Improvements for Historic Preservation Community Benefit.

(a) A project may achieve bonus area by providing on-site improvements for historic preservation. The amount of bonus area that may be achieved for on-site improvements for historic preservation is established by ordinance.

(b) Buildings Eligible for On-Site Improvements for Historic Preservation Community Benefit include:

- 1 (i) Buildings designated as City landmarks, Recorded Texas
2 Historic Landmarks, State Antiquities Landmarks, or
3 listed on the National Register of Historic Places;
4 (ii) Contributing properties within National Register or Local
5 Historic Districts;
6 (iii) Buildings determined by the City's Historic Preservation
7 Officer to be historically significant; or
8 (iv) Buildings determined eligible for listing on the National
9 Register of Historic Places by the State Historic
10 Preservation Officer.

11 (c) Requirements:

- 12 (i) Development using this community benefit option for on-
13 site improvements shall maintain the architectural
14 integrity of the building, as determined by the Historic
15 Landmark Commission (HLC) whether or not the
16 building is zoned H-Historic or HD-Local Historic
17 District.
18 (ii) The HLC must review and approve modifications to a
19 building before the City may grant a density bonus.
20 (iii) A project may be granted bonus area for on-site
21 improvements for historic preservation only in cases
22 where a substantial percentage of the external walls and
23 internal structure remain intact at project completion.
24 (iv) Applicant must provide a description of rehabilitation
25 that describes the existing condition of the building and
26 the proposed work. The applicant must submit
27 photographs showing the major character-defining
28 features of the building prior to the start of work.
29 (v) Before the director may issue any type of Certificate of
30 Occupancy, an applicant must submit documents
31 verifying that the work has been completed as proposed.
32 The documents must be submitted in a format similar to
33 the Description of Rehabilitation portion of the United
34 States Department of the Interior National Park Service
35 Historic Preservation Certification Application.

1 (vi) If restoration cannot be completed as proposed, the
2 owner must pay into the Historic Preservation Fund the
3 applicable development bonus fee for the bonus area
4 initially granted for this community benefit. The owner's
5 payment will be based on the development bonus fee in
6 effect at the time the owner pays the fee.

7 (7) Development Bonus Fee for Off-Site Historic Preservation
8 Community Benefit.

9 (a) The project may achieve bonus area by paying a development
10 bonus fee at the dollar per square foot amount set by ordinance
11 based on the district in which the proposed development is
12 located. The fee will be paid into the Historic Preservation
13 Fund.

14 (b) Requirements:

15 (i) The City of Austin will administer the Historic
16 Preservation Fund.

17 (ii) This option cannot be used if developer is proposing to
18 demolish all or a substantial percentage of a building the
19 Historic Preservation Officer deems historically
20 significant.

21 (8) Green Building Community Benefit.

22 (a) An applicant may achieve bonus area by constructing a project
23 to green building standards that exceed the Gatekeeper
24 requirements. The amount of bonus area that may be achieved
25 for constructing a project to green building standards is
26 established by ordinance.

27 (b) Requirements:

28 (i) The applicant shall execute a restrictive covenant
29 committing to achieve a specified rating under the Austin
30 Energy Green Building (AEGB) program using the
31 ratings in effect at the time the ratings application is
32 submitted for the project or Leadership in Energy &
33 Environmental Design (LEED) program using the most
34 recently launched version of the LEED for New
35 Construction rating at the time of the project's
36 registration.

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- (ii) The applicant shall also provide the director with a copy of the project's signed Austin Energy Green Building Letter of Intent for projects seeking AEGB rating or a copy of the completed LEED registration for projects seeking LEED rating before the director may approve bonus area for a site.
- (iii) An applicant must submit an AEGB or LEED checklist indicating the measures the project intends to complete to meet the applicable green building requirement before the director may approve bonus area for a site.
- (iv) A project seeking an AEGB rating will be subject to at least one inspection during construction and an inspection at substantial completion. A project seeking LEED certification must submit the LEED design review results and an updated LEED checklist or scorecard indicating the project will be able to obtain LEED certification by substantial completion.
- (v) If the specified AEGB rating or LEED certification is not achieved within nine months from time of occupancy, an owner must pay into the Affordable Housing Trust Fund the applicable development bonus fee for the bonus area initially granted for this community benefit. The owner's payment will be based on the development bonus fee in effect when the owner pays.

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(9) Publicly Accessible On-Site Plaza Community Benefit.

- (a) A project may achieve bonus area by providing a publicly accessible on-site plaza. The amount of bonus area that may be achieved by providing a publicly accessible on-site plaza is established by ordinance.
- (b) Requirements:
- (i) Eligible plazas must conform to the Downtown Public Plaza Standards adopted by administrative rule.
- (ii) If the required plaza is non-operational for more than 180 consecutive days, the owner must pay into the Downtown

Open Space Fund the applicable development bonus fee for the bonus area initially granted for this community benefit. The payment will be based on the development bonus fee in effect when the owner pays.

(10) Off-Site Open Space Development Bonus Fee Community Benefit.

(a) The project may achieve bonus area by paying a development bonus fee for off-site open space at the dollar per square foot amount set by ordinance based on the district in which the proposed development is located. The fee will be paid into the Downtown Open Space Fund.

(b) Requirements:

(i) City will administer the Downtown Open Space Fund.

(ii) The development bonus fee option is only available for open space beyond what is already required by City Code.

(iii) The applicant must deposit a nonrefundable cash payment with the City.

(11) Green Roof Community Benefit.

(a) A project may achieve bonus area by providing green roofs. The amount of bonus area that may be achieved for the construction of green roofs is established by ordinance.

(b) Requirements:

(i) Green Roofs must be built to the Vegetated (“Green”) Roof Performance Standards in Appendix W of the Environmental Criteria Manual. The percent of vegetated roof cover is calculated as a portion of total roof area excluding mechanical equipment, photovoltaic panels, swimming pools, and skylights.

(ii) If the green roof fails to meet the Vegetated (“Green”) Roof Performance Standards for more than 180 consecutive days, the owner must pay into the Downtown Open Space Fund the applicable development bonus fee for the bonus area initially granted for this community

benefit. The payment will be based on the development bonus fee in effect when the owner pays.

(iii) Green roof areas used to achieve bonus area through the Green Roof Community Benefit may not be used to achieve bonus area through the Publicly Accessible On-Site Plaza Community Benefit.

(12) [(2)] [~~Other Community Benefits.~~] Other Community Benefits.

- (a) An applicant may offer to provide other community benefits not described in (E)(1) – (11). The applicant must provide sufficient information about the other community benefits for the director to determine whether the other community benefits serve a public and municipal purpose considering the criteria listed below.
- (b) The director will consider the following to make a determination:
- (i) if members of the general public will be able to enjoy the proposed other community benefit without paying for its access, use or enjoyment;
 - (ii) if the proposed other community benefit will connect to and be accessible from public right-of-way or other publicly-accessible space;
 - (iii) if the proposed other community benefit will provide a public amenity that is particularly lacking in the proposed location;
 - (iv) if the proposed other community benefit will impose a significant burden on public resources for maintenance, management, policing, or other reasons; and,
 - (v) any other information provided by the applicant that shows the other community benefit serves a public and municipal purpose and furthers the City's comprehensive planning goals.
- (c) If a proposed other community benefit provides a partial benefit to a project, it will not be disqualified; the director will allocate

only the cost of the public portion of the benefit to the other community benefits.

(d) [(3)] If the director determines that the proposed benefit qualifies as a community benefit, the director shall:

(i) [(a)] quantify the monetary cost for the proposed other community benefit by using standard industry sources as well as locally based data on development costs to quantify the monetary cost, without mark-up, for the proposed other community benefit; and,

(ii) [(b)] determine the cost to be applied towards achieving the desired bonus area.

(e) [(4)] The amount determined by the director may be applied to achieve bonus area on the same basis as the development bonus fee applicable to the type and location of the project.

(f) [(5)] The director's recommendation concerning the proposed other community benefit and the monetary value that is applied to achieve the bonus area shall be presented to the planning commission for recommendation and the city council for approval.

(g) [(6)] If the applicant proposes to achieve bonus area by providing other community benefits, the value of the ~~[affordable housing benefits plus the value of the]~~ public portion of the proposed other community benefits must be equal to or greater than the total dollar amount the applicant would pay if the payment were based on the applicable development bonus fee required to earn that requested bonus area ~~[dollar amount that the director calculates in Section 25-2-586(C)(2)(c)]~~.

(F) **Community Benefit Calculations** ~~[Development Bonus Fee]~~ **for Mixed-Use Projects.** Mixed-use projects shall provide community benefits ~~[pay development bonus fees]~~ in proportion to the amount of floor area in the project that is devoted to different use categories.

(G) **Affordability Requirements.** For purposes of this section, a unit is affordable for purchase or rental if, in addition to the other requirements of this section, the household is required to spend no more than 30 percent of its gross monthly income on mortgage or rental payments for the unit.

1 (1) Affordability requirements for owner-occupied units.

2 (a) On-site for sale affordable housing units shall be reserved, sold
3 and transferred to an income eligible buyer subject to a resale
4 restricted, shared equity agreement ~~[as affordable through a~~
5 ~~City approved affordable housing land trust or other shared~~
6 ~~equity model]~~ approved by the director of Neighborhood
7 Housing and Community Development, for not less than 99
8 years from the date a certificate of occupancy is issued.

9 (b) The units shall be made available for ownership and occupancy
10 by households earning no more than 120 percent of the Annual
11 Median Family Income for the City of Austin Metropolitan
12 Statistical Area as determined by the director of Neighborhood
13 Housing and Community Development.

14 (2) Affordability requirements for rental units.

15 (a) On-site rental affordability housing units shall be reserved as
16 affordable for a minimum of 40 years following the issuance of
17 the certificate of occupancy.

18 (b) The units shall be made available for rental by households
19 earning no more than 80 percent of the annual median family
20 income for the City of Austin metropolitan statistical area as
21 determined by the director of Neighborhood Housing and
22 Community Development.

23 (c) An applicant may not deny a prospective tenant affordable
24 rental housing based solely on the prospective tenant's
25 participation in the Housing Choice Voucher Program or in any
26 other housing voucher program that provides rental assistance.

27 (3) Rules. The Neighborhood Housing and Community Development
28 Office will conduct compliance and monitoring of the affordability
29 requirements of this ordinance. The director of Neighborhood
30 Housing and Community Development shall establish compliance and
31 monitoring rules and criteria for implementing the affordability
32 requirements of this ordinance.

33 (H) **Applicant's obligation.** Before the director may issue any type of
34 Certificate of Occupancy, an applicant must fulfill all obligations including
35 but not limited to the payment of all fees and execution of restrictive
36 covenants in order to ensure that the applicant provides all required

community benefits. All approvals must be obtained and evidence of the approvals must be provided to the director prior to site plan submittal.

(I) **Director's approval.** Once an applicant meets the requirements of the downtown density bonus program, the director will issue a written notice of approval that indicates the project's allowable floor-to-area ratio and height.

(J) **Appeal.**

(1) An applicant may appeal to the city council the director's determination that the gatekeeper requirements have not been met.

(2) An applicant must appeal the determination within 30 days from the date of the director's denial.

(3) An appeal is subject to the procedures set forth in Section 25-2-282 (*Land Use Commission Public Hearing and Recommendation*) and Section 25-2-283 (*City Council Zoning Hearing and Action*) of the City Code.

PART 2. Subsection (C) of Section 25-2-739 (*Rainey Street Subdistrict Regulations*) of the City Code is repealed and replaced with language that reads as follows:

(C) This subsection applies to property in the Rainey Street Subdistrict zoned central business district (CBD) after April 17, 2005.

(1) For a building located on Red River Street from Cesar Chavez Street to Driskill Street or River Street from I-35 to River Street's western terminus, the development must have sidewalks not less than ten feet wide along the street frontage.

(2) A use with a drive-in service is prohibited.

(3) Except as provided in Subsection (C)(4) below, for a residential or mixed-use building the maximum building height is forty (40) feet.

(4) An applicant may exceed the forty foot height limit and achieve a floor-to-area ratio of 8:1 if at least five percent of the square footage of dwelling units developed within that floor-to-area ratio of 8:1 is available to house persons whose household income is eighty percent or below the median family income in the Austin statistical metropolitan area, as determined by the director of the Neighborhood Housing and Community Development Office.

- 1 (a) In meeting the five percent requirement, mixed-use projects
2 shall provide on-site affordable housing in proportion to the
3 amount of floor area in the project that is devoted to residential
4 uses.
- 5 (b) The affordability period for housing units shall be forty years
6 for rental housing and ninety-nine years for on-site for sale
7 housing. The affordability period begins on the date a
8 certificate of occupancy is issued.
- 9 (c) On-site affordable housing units offered for sale shall be
10 reserved, sold, and transferred to an income eligible buyer
11 subject to a resale restricted, shared equity agreement approved
12 by the director of Neighborhood Housing and Community
13 Development.
- 14 (d) An applicant may not deny a prospective tenant affordable
15 rental housing based solely on the prospective tenant's
16 participation in the Housing Choice Voucher Program or in any
17 other housing voucher program that provides rental assistance.
- 18 (5) Development in the Rainey Street Subdistrict may participate in the
19 Downtown Density Bonus Program as provided below.
- 20 (a) In order to achieve bonus area exceeding the floor-to-area ratio
21 of 8:1 in the Rainey Street Subdistrict, development must
22 comply with the requirements of Section 25-2-586 (*Downtown*
23 *Density Bonus Program*) of the City Code. The requirements
24 of the Downtown Density Bonus Program apply only to that
25 portion of development that exceeds a floor-to-area ratio of 8:1.
- 26 (b) The maximum height and maximum floor-to-area ratio that
27 development in the Rainey Street Subdistrict may achieve by
28 participating in the Downtown Density Bonus Program are
29 shown on Figure 2 of Section 25-2-586 (*Downtown Density*
30 *Bonus Program*) of the City Code.
- 31 (c) The Neighborhood Housing and Community Development
32 Office will conduct compliance and monitoring of the
33 affordability requirements of this ordinance. The director of
34 Neighborhood Housing and Community Development shall
35 establish compliance and monitoring rules and criteria for
36 implementing the affordability requirements of this ordinance.

PART 3. Existing Figure 2 of Section 25-2-586 (*Downtown Density Bonus Program*) of the City Code is repealed in its entirety and replaced with the new Figure 2 attached to this ordinance.

PART 4. One hundred fifty square feet of bonus area shall be granted for each family friendly eligible bedroom provided within a unit as described in 25-2-586(E)(1).

PART 5. 25,000 square feet of bonus area shall be granted for each historically significant building restored and preserved through the Rainey Street Subdistrict Historic Preservation community benefit described in 25-2-586(E)(2).

PART 6. Two square feet of bonus area shall be granted for each one square foot of space for day care services provided as described in 25-2-586(E)(3).

PART 7. Two square feet of bonus area shall be granted for each one square foot of space for cultural uses or live music uses provided as described in 25-2-586(E)(4) and 25-2-586(E)(5), respectively.

PART 8. Five square feet of bonus area shall be granted for each one square foot of an historic building preserved according to the on-site historic preservation requirements defined in 25-2-586(E)(6).

PART 9. One square foot of bonus area shall be granted for each district-specific development bonus fee for off-site historic preservation as described in 25-2-586(E)(7).

PART 10. Bonus area equal to 20% of the site's primary entitlement shall be granted for 3-star Austin Energy Green Building (AEGB) rating or LEED for New Construction Gold rating as defined in 25-2-586(E)(8).

PART 11. Five square feet of bonus area shall be granted for each one square foot of eligible plaza space as defined in 25-2-586(E)(9).

PART 12. One square foot of bonus area shall be granted for each district-specific development bonus fee for off-site open space as defined in 25-2-586(E)(10).

PART 13. The Downtown Open Space Fund is established and shall be available both for capital improvements and operations and maintenance purposes of parkland only in the Downtown Area. The fund will supplement, not supplant, the Parks and Recreation Department budget.

PART 14. Bonus area shown in the chart below shall be granted for each one square foot of green roof provided as defined in 25-2-586(E)(11).

Percent Vegetated Roof Cover	Bonus Area Granted	Bonus Area Granted for Publicly Accessible Green Roofs	Bonus Area Granted for Green Roofs meeting the Downtown Public Plaza Standards
30-49%	2 bonus square feet	2 additional bonus square feet	2 additional bonus square feet
50% or greater	3 bonus square feet		

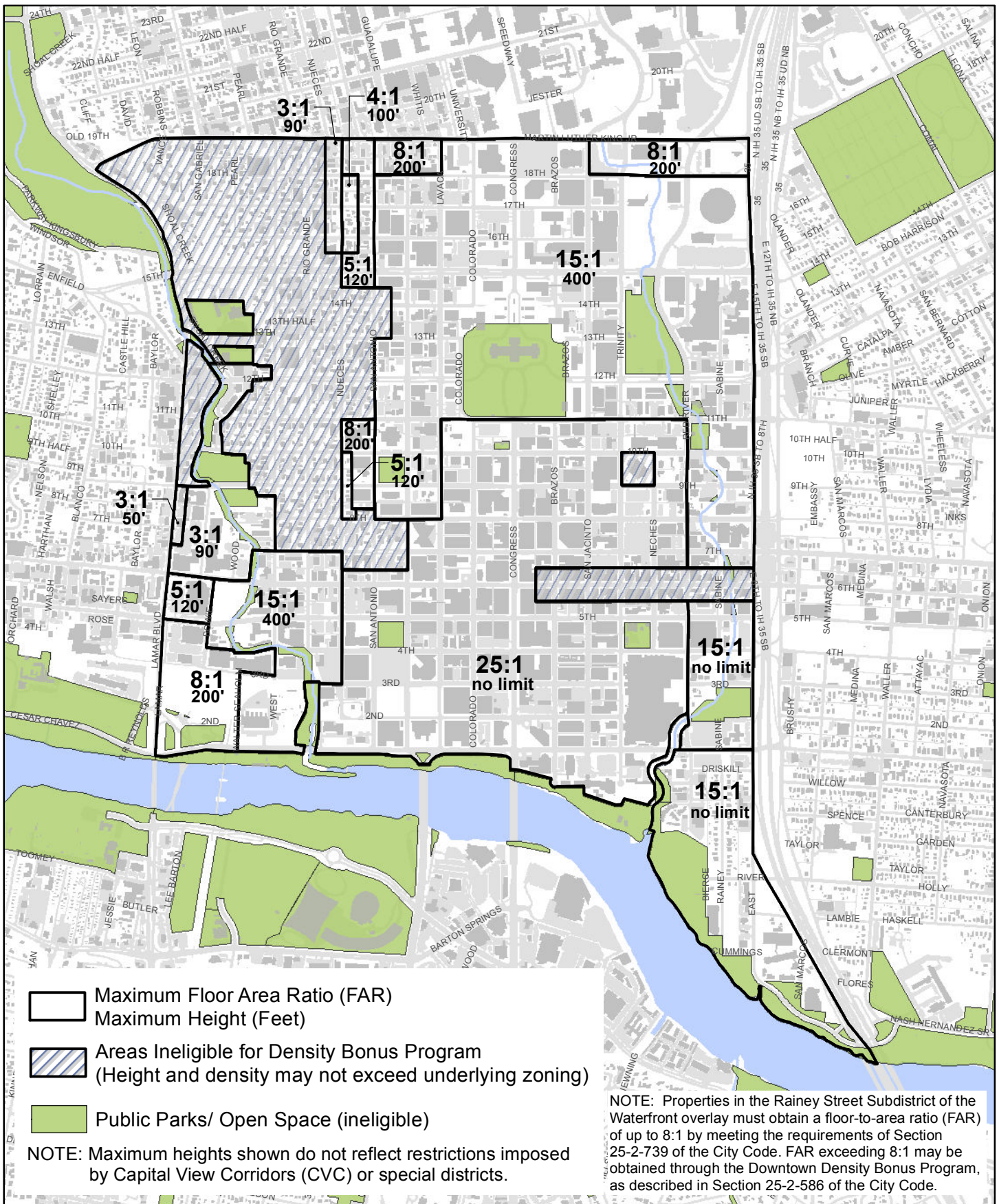
PART 15. The city manager shall evaluate and, if necessary, adjust the development bonus fee, the menu of community benefits, the on-site affordable housing bonus area and the allocation of money generated by the fee at least every three years. The city manager shall determine the new fees, the menu of community benefits, the bonus area, and the allocation of monies and submit those changes to the city council for approval.

PART 16. This ordinance takes effect on _____, 2014.

PASSED AND APPROVED

_____, 2014 §
 §
 § Lee Leffingwell
 Mayor

APPROVED: _____ **ATTEST:** _____
 Karen M. Kennard Jannette S. Goodall
 City Attorney City Clerk

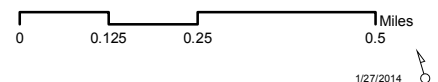


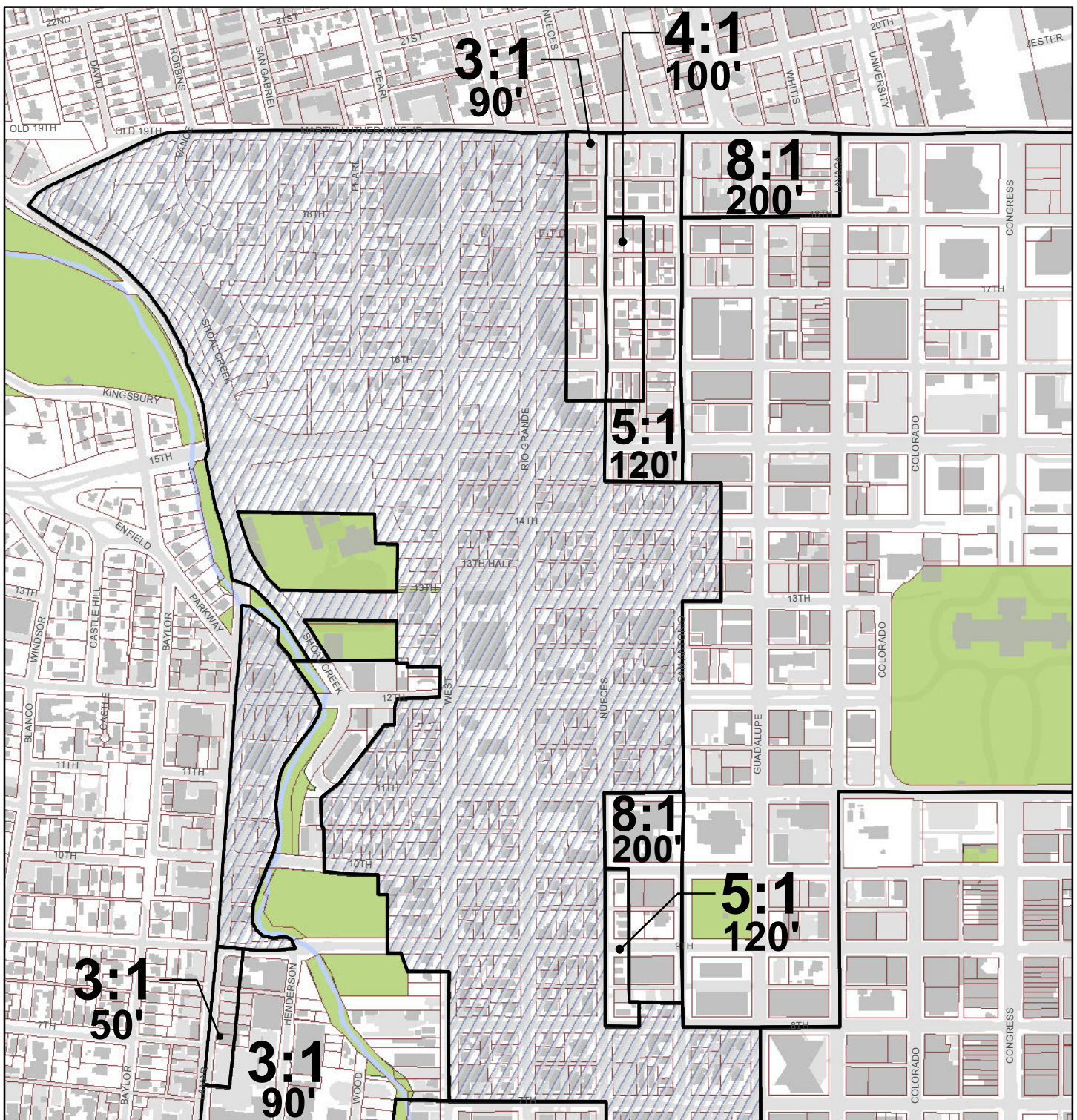
Downtown Density Bonus Program - Eligibility, Floor Area Ratio (FAR) and Height Map
Figure 2: Page 1



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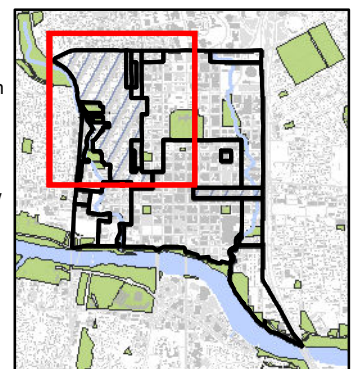
Downtown Density Bonus Program - Eligibility, Floor Area Ratio (FAR) and Height Map
Figure 2: Page 2

- Maximum Floor Area Ratio (FAR)
- Maximum Height (Feet)
- Areas Ineligible for Density Bonus Program (Height and density may not exceed underlying zoning)
- Public Parks/ Open Space (ineligible)
- TCAD Parcels

NOTE: Properties in the Rainey Street Subdistrict of the Waterfront overlay must obtain a floor-to-area ratio (FAR) of up to 8:1 by meeting the requirements of Section 25-2-739 of the City Code. FAR exceeding 8:1 may be obtained through the Downtown Density Bonus Program, as described in Section 25-2-586 of the City Code.

NOTE: Maximum heights shown do not reflect restrictions imposed by Capital View Corridors (CVC) or special districts.

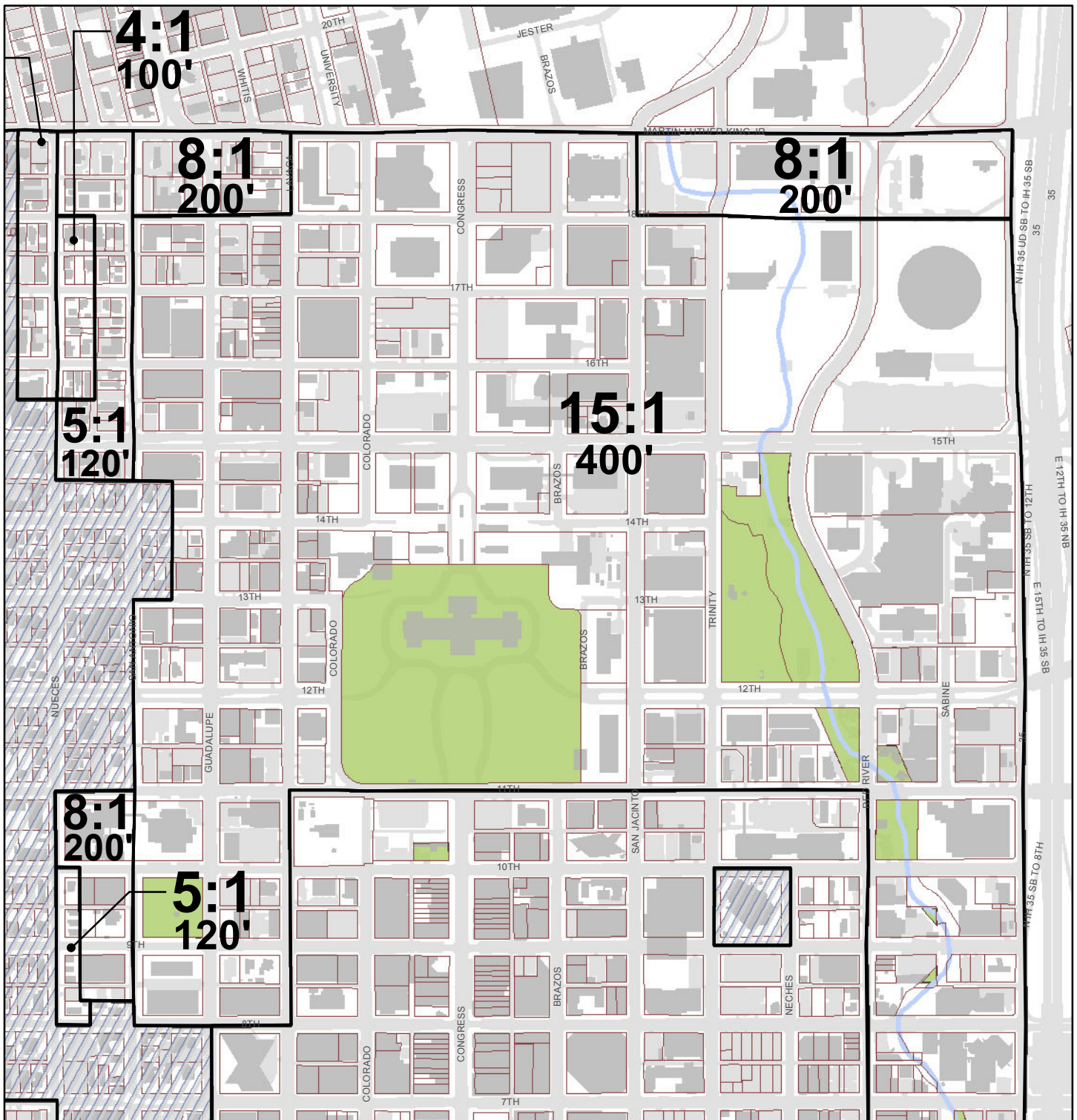
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




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12/7/2014



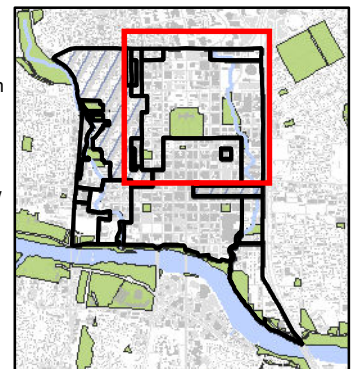
Downtown Density Bonus Program - Eligibility, Floor Area Ratio (FAR) and Height Map
Figure 2: Page 3

-  Maximum Floor Area Ratio (FAR)
-  Maximum Height (Feet)
-  Areas Ineligible for Density Bonus Program (Height and density may not exceed underlying zoning)
-  Public Parks/ Open Space (ineligible)
-  TCAD Parcels

NOTE: Properties in the Rainey Street Subdistrict of the Waterfront overlay must obtain a floor-to-area ratio (FAR) of up to 8:1 by meeting the requirements of Section 25-2-739 of the City Code. FAR exceeding 8:1 may be obtained through the Downtown Density Bonus Program, as described in Section 25-2-586 of the City Code.

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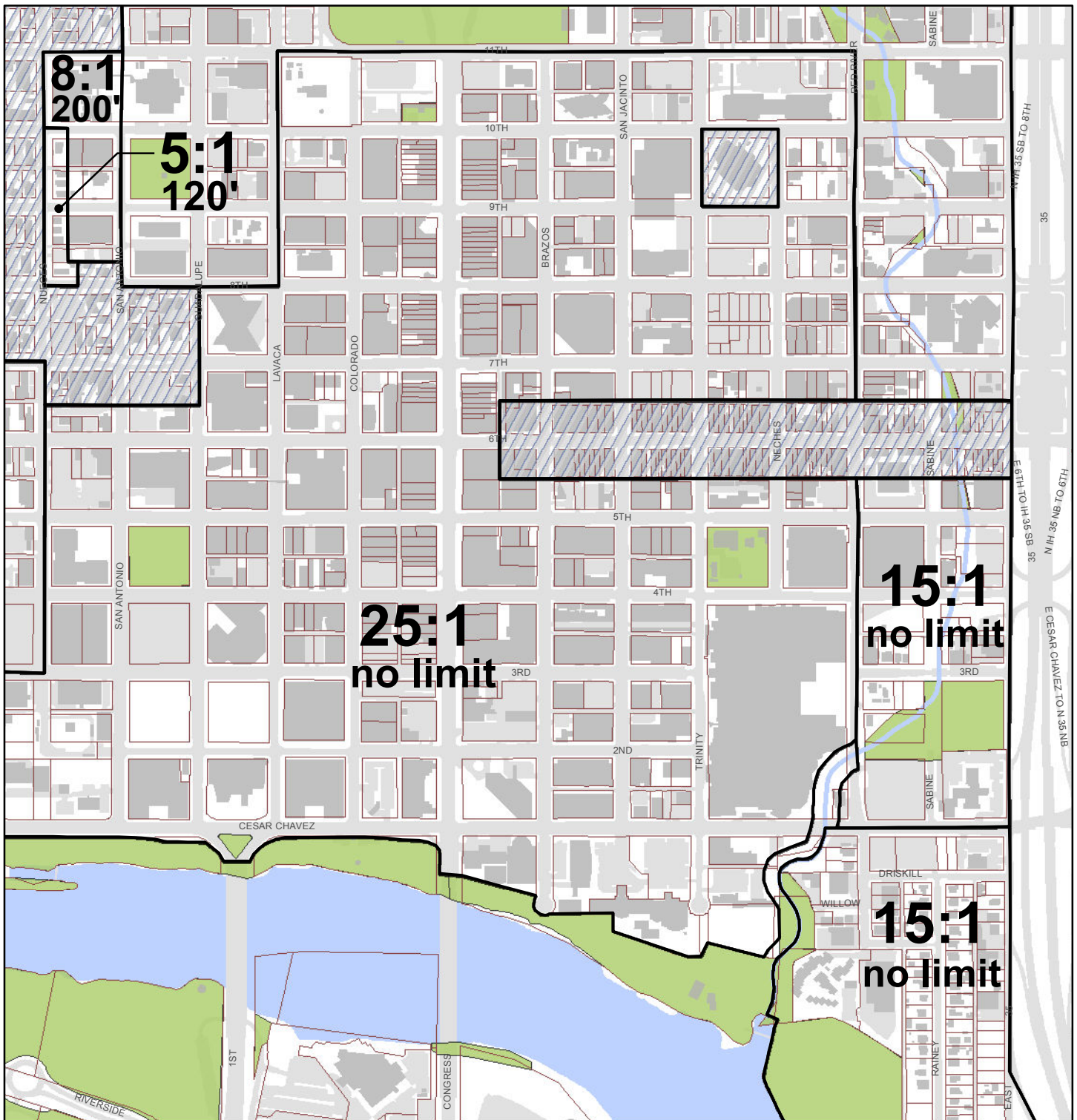
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



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12/27/2014



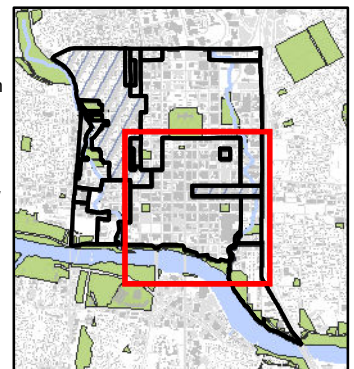
Downtown Density Bonus Program - Eligibility, Floor Area Ratio (FAR) and Height Map
Figure 2: Page 4

-  Maximum Floor Area Ratio (FAR)
Maximum Height (Feet)
-  Areas Ineligible for Density Bonus Program
(Height and density may not exceed underlying zoning)
-  Public Parks/ Open Space (ineligible)
-  TCAD Parcels

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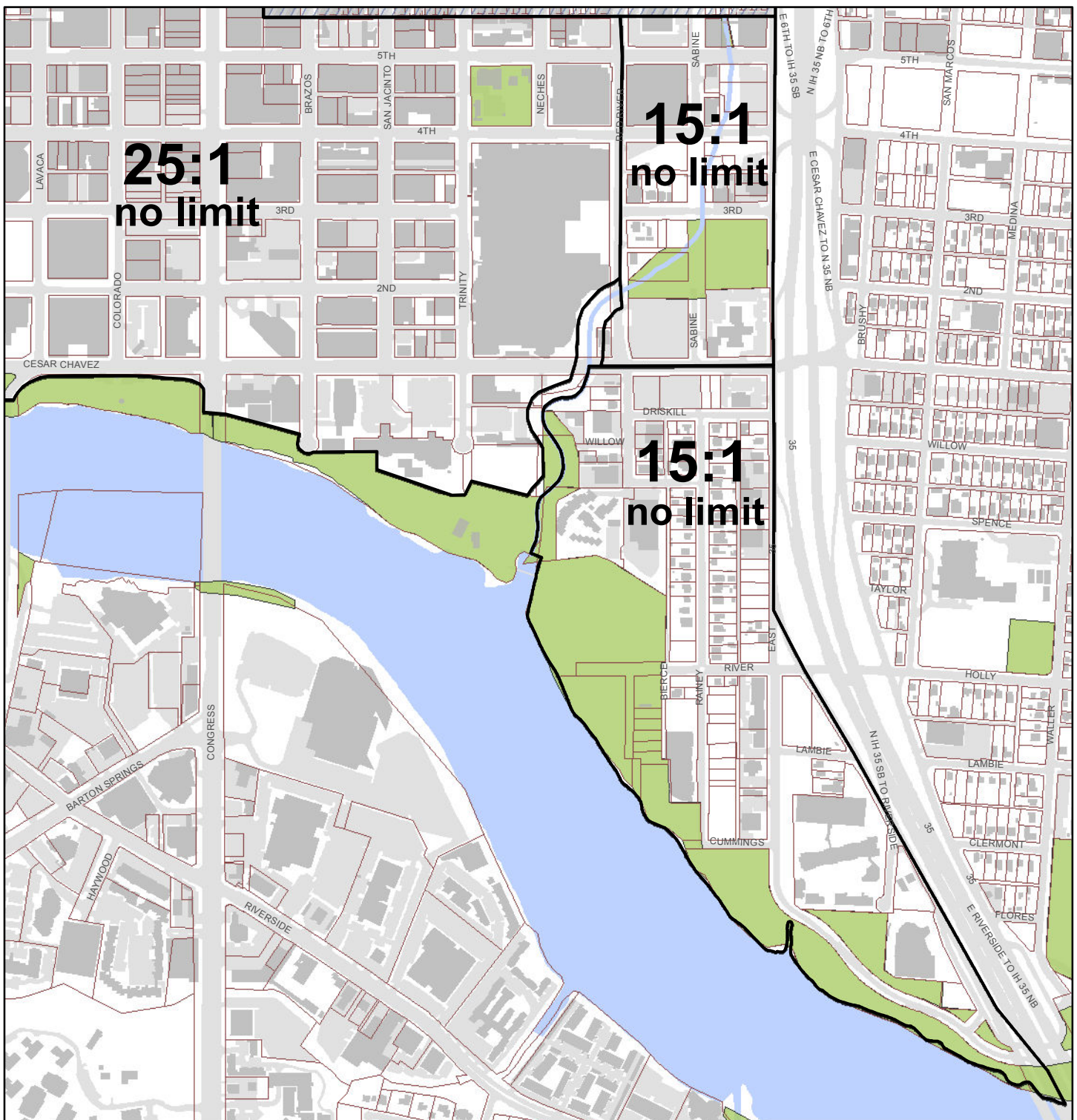
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




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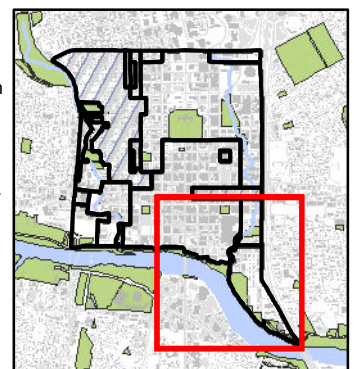
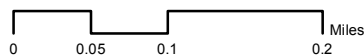


Downtown Density Bonus Program - Eligibility, Floor Area Ratio (FAR) and Height Map
Figure 2: Page 5

-  Maximum Floor Area Ratio (FAR)
-  Maximum Height (Feet)
-  Areas Ineligible for Density Bonus Program (Height and density may not exceed underlying zoning)
-  Public Parks/ Open Space (ineligible)
-  TCAD Parcels

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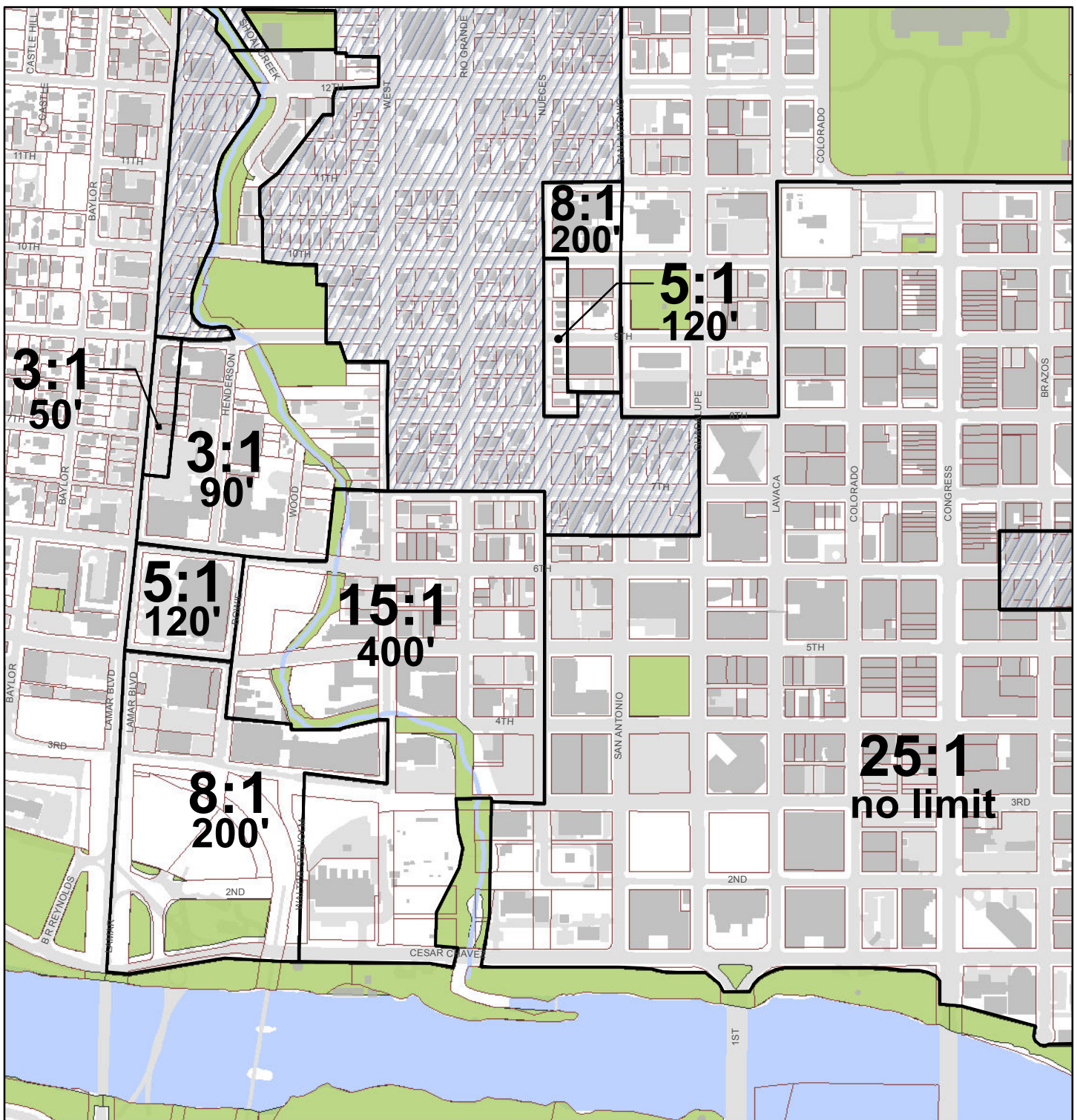
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




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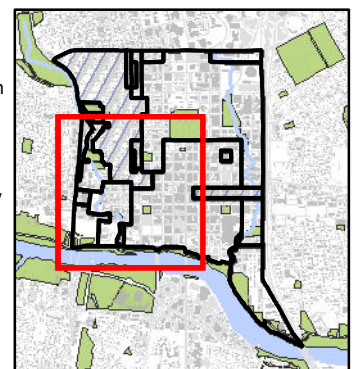
Downtown Density Bonus Program - Eligibility, Floor Area Ratio (FAR) and Height Map
Figure 2: Page 6

-  Maximum Floor Area Ratio (FAR)
-  Maximum Height (Feet)
-  Areas Ineligible for Density Bonus Program (Height and density may not exceed underlying zoning)
-  Public Parks/ Open Space (ineligible)
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