#### **ORDINANCE NO.**

#### AN ORDINANCE AMENDING CITY CODE CHAPTER 25-6 ESTABLISHING A STREET IMPACT FEE PROGRAM.

### **BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF AUSTIN: PART 1. FINDINGS**

The City Council makes the following findings in support of this ordinance:

- (1) Texas Local Government Code Chapter 395 ("Chapter 395") authorizes the City to offset the impacts of new development on the City's roadway network by imposing street impact fees by service area within city limits.
- (2) The City has adopted land use assumptions by service area that project anticipated residential and employment growth from new development within each delineated service area over a ten-year period, in accordance with the methodology prescribed by Chapter 395.
- (3) The City has prepared and adopted a roadway capacity plan that identifies capital improvements necessary to serve new development within each service area over a ten-year period, in accordance with the methodology prescribed by Chapter 395.
- (4) The City has prepared and adopted a Transportation Plan that addresses all transportation needs within the City and that contains strategies for reducing the need for new capital improvements for the roadway system in the future by shifting demand to other modes of transportation.
- (5) The Transportation Plan contains strategies for funding transportation needs.
- (6) Street impact fees for a new development are calculated according to the trip generation rate and trip length for the new development.
- (7) Street impact fees for a new development are calculated according to the standardized trip generation rate and trip length within the service area for the new development.
- (8) Overall vehicular demand for roadway improvements generated by a new development can be reduced from that projected in the roadway capacity plan

by employing transportation demand management strategies recognized by the professional transportation engineering and planning fields. (9) It is appropriate to reduce street impact fees for applied measures that result in reduction in overall vehicular demand for a new development. The strategies for reduction in overall vehicular demand from a new (10)development include the following: internal trip capture resulting from mixed land uses within a new (a) development; (b) proximity of a development to existing and planned transit facilities that facilitate use of transit as an alternative to vehicular transportation; and reduction in the number of parking spaces and other parking (c) management techniques within a new development that discourage demand for vehicular travel to and from such new development. The amount of the reduction of vehicular demand from such strategies can be (11)quantified based on transportation studies in other communities. (12) The City has a transportation criteria manual that provides methodology for the reduction in vehicular demand for a new development. (13) It is anticipated that the manual shall be updated in advance of the collection of any street impact fee for a new development. (14) It is appropriate to apply the reduction in overall vehicular demand from a new development, as calculated in accordance with the methodology prescribed in the manual, against street impact fees otherwise due. (15) The maximum assessable street impact fee for a new development, reduced by any applicable strategies for lessening overall vehicular demand, is a reasonable measure for quantifying the demand for roadway improvements created by the new development for purposes of determining rough proportionality.

40

41 42

43

44

45 46

47

48 49

50

51 52

53

54 55

56

57

58 59

60

61 62

63

64 65

66

67 68

69

70

71 72

73

74

75

76

- (16) Chapter 395 provides for reduction or waiver of street impact fees for certain affordable housing units.
- (17) It is appropriate to waive street impact fees for such affordable housing units that qualify under the provisions of Chapter 395.

**PART 2.** City Code Chapter 25-6 (*Transportation*) is amended to add a new Article 9 to read as follows:

### ARTICLE 9. STREET IMPACT FEES.

Division 1. General Provisions.

### § 25-6-657 APPLICABILITY.

This article applies to development within the corporate boundaries of the City.

### § 25-6-658 DEFINITIONS.

(A) In this article:

- (1) ASSESSMENT means amount of the maximum street impact fee per service unit imposed on new development.
- (2) CAPITAL IMPROVEMENT means a roadway facility with a life expectancy of at least three years, to be owned and operated by or on behalf of the City including a newly constructed roadway facility or the expansion of an existing roadway facility necessary to new development.
- (3) DEVELOPMENT UNIT is a measure of each land use used to determine number of service units. The development unit is identified in the Land-Use, Vehicle-Mile Equivalency Table.
- (4) FINAL PLAT APPROVAL means when the plat has been released by the City for filing with the County. This term applies to both original plats and replats.
- (5) LAND USE ASSUMPTIONS mean a description of the service areas and the Page 3 of 14

116	projections of population and employment growth and associated changes in
117	land uses, densities, and intensities adopted by the City.
1181	
1	
8	

119	(6)	LAND USE, VEHICLE-MILE EQUIVALENCY TABLE or LUVMET
120	(0)	means the table set forth in the street impact fee study that provides the
121		standardized measure of use of roadway facilities attributable to a new
122		development, in terms of vehicle miles per development unit.
12312	3	development, in terms of veniere innes per development unit.
1231	(7)	INSIDE LOOP SERVICE AREAS means those service areas located within
125	(')	the highway boundaries of SH 71, US 183 and SL 360.
12612	6	
127	(8)	MAXIMUM STREET IMPACT FEE means the street impact fee that is
128		established for each service area. The maximum assessable street impact fee
129		shall be established and reflected in the street impact fee study.
1301	0	
131	(9)	NEW DEVELOPMENT means a project which requires either the approval
132		of a plat or the issuance of a building permit.
1331	3	
134	(10)	OFFSET means the amount of the reduction of a street impact fee to reflect
135		the value of any construction of or contributions to a system facility, or
136		dedications of an offsite system facility, and which are identified on or eligible
137		for inclusion in the roadway capacity plan.
1381	8	
139	(11)	OUTSIDE LOOP SERVICE AREAS means those service areas located
140		outside the highway boundaries of SH 71, US 183 and SL 360.
14114	1	
142	(12)	RECOUP means to reimburse the City for capital improvements which the
143		City has previously installed or caused to be installed.
14414	4	
145	(13)	ROADWAY CAPACITY PLAN or RCP means the capital improvements or
146		roadway facility expansions and associated costs for each service area that are
147		necessitated by and which are attributable to new development within the
148		service area, for up to ten years.
14914	9	
150	(14)	ROADWAY FACILITY means an improvement or appurtenance to a street.
15115	1	
152	(15)	SERVICE AREA means the geographic area within the City's corporate limits
153		and within the geographic area street impact fees for capital improvements
154		will be collected for new development.
1551	5	-
156	(16)	SERVICE UNIT means one vehicle mile of travel in the afternoon peak hour
157		of traffic.
1581	8	
		Page 5 of 14

159 160	(17) SITE RELATED FACILTY means a site improvement, as defined in Section 25-6-1 ( <i>Definitions</i> ).
16116 162 163 164 165	(18) STREET IMPACT FEE means a fee, charge, or assessment for roadway facilities imposed on new development by the City to recoup all or part of the costs of capital improvements or facility expansion necessitated by and attributable to such new development.
16616 167 168 169 170	(19) STREET IMPACT FEE STUDY means the study that includes the land use assumptions, designation of street impact fee services areas, roadway capacity plan, the vehicle-mile equivalency table, and the computation of maximum street impact fees per service unit for each service area.
17117 172 173	<ul> <li>(20) SYSTEM FACILITY means a system improvement, as defined in Section 25- 6-1 (<i>Definitions</i>).</li> </ul>
17417 <b>175</b>	<sup>4</sup> § 25-6-659 ADOPTIONS BY SEPARATE ORDINANCE.
17617 177	6 The street impact fee study shall be adopted by separate ordinance.
17817	
179 180	§ 25-6-660 ACCOUNTS.
181 182	(A) The city manager shall establish accounting controls to ensure compliance with Section 395.024 of the Texas Local Government Code.
18318 184 185 18618	(B) The city manager shall establish separate interest-bearing accounts for street impact fees collected for each street impact fee service area.
18010 187 188 189 19019	(C) Funds may be disbursed as reasonably necessary to carry out the purposes of this article within a reasonable period, but not to exceed 10 years from the date the street impact fee is deposited into the account.
191 192 193	(D) The city manager will keep financial records for street impact fees showing the source and disbursement of all street impact fees collected in or expended from each service area.
19419 195	(E) The street impact fees collected may be used to:
19619 197 198	<ul> <li>(1) finance, pay for, or recoup the costs of any roadway facility identified in the roadway capacity plan for the service area;</li> </ul>
	Page 6 of 14

1991	
200	(2) pay for the contract services of an independent qualified engineer or
201	financial consultant; or
20220	
203	(3) pay the principal sum and interest and other finance costs on bonds, notes,
204	or other obligations issued by or on behalf of the City to finance such capital
205	improvements.
20620	
207	(F) After ten years have passed from the date of payment of a street impact fee, the
208	record owner of the property or governmental entity that paid the original street
209	impact fee may apply for a proportional refund of any street impact fees that have
210	not been expended within the service area within such period. Street impact fees
211	shall be considered expended on a first in, first out basis. The application for a
212	refund must be submitted to the City within 60 days after the expiration of the ten-
213	year period. The refund shall include interest calculated from the date of collection
214	to the date of refund at the statutory rate as set forth in Texas Finance Code Section
215	302.002, or its successor statute.
21621	
217	Division 2. Fee Established.
2182	§ 25-6-661 ASSESSMENT AND COLLECTION OF IMPACT FEES
219	AUTHORIZED.
<b>220</b>	
22122	21
22122 222	The city manager shall collect the street impact fee on new development in
22122 222 223	The city manager shall collect the street impact fee on new development in accordance with this article and Chapter 395 of the Texas Local Government Code.
22122 222 223 22422	The city manager shall collect the street impact fee on new development in accordance with this article and Chapter 395 of the Texas Local Government Code.
22122 222 223 22422 <b>225</b>	The city manager shall collect the street impact fee on new development in accordance with this article and Chapter 395 of the Texas Local Government Code. <b>§ 25-6-662 ASSESSMENT OF STREET IMPACT FEES.</b>
22122 222 223 22422 <b>225</b> 22622	The city manager shall collect the street impact fee on new development in accordance with this article and Chapter 395 of the Texas Local Government Code. <b>§ 25-6-662 ASSESSMENT OF STREET IMPACT FEES.</b>
22122 222 223 22422 <b>225</b> 22622 227	<ul> <li>The city manager shall collect the street impact fee on new development in accordance with this article and Chapter 395 of the Texas Local Government Code.</li> <li>§ 25-6-662 ASSESSMENT OF STREET IMPACT FEES.</li> <li>(A) Assessment of the street impact fee for any new development shall occur:</li> </ul>
22122 222 223 22422 <b>225</b> 22622 227 22822	<ul> <li>The city manager shall collect the street impact fee on new development in accordance with this article and Chapter 395 of the Texas Local Government Code.</li> <li>§ 25-6-662 ASSESSMENT OF STREET IMPACT FEES.</li> <li>(A) Assessment of the street impact fee for any new development shall occur:</li> </ul>
22122 222 223 22422 <b>225</b> 22622 227	<ul> <li>The city manager shall collect the street impact fee on new development in accordance with this article and Chapter 395 of the Texas Local Government Code.</li> <li>§ 25-6-662 ASSESSMENT OF STREET IMPACT FEES.</li> <li>(A) Assessment of the street impact fee for any new development shall occur:</li> <li>(1) on December 18, 2020, if the final plat approval occurred before December</li> </ul>
22122 222 223 22422 <b>225</b> 22622 227 22822	<ul> <li>The city manager shall collect the street impact fee on new development in accordance with this article and Chapter 395 of the Texas Local Government Code.</li> <li>§ 25-6-662 ASSESSMENT OF STREET IMPACT FEES.</li> <li>(A) Assessment of the street impact fee for any new development shall occur:</li> </ul>
22122 222 223 22422 <b>225</b> 22622 227 22822 229	<ul> <li>The city manager shall collect the street impact fee on new development in accordance with this article and Chapter 395 of the Texas Local Government Code.</li> <li>§ 25-6-662 ASSESSMENT OF STREET IMPACT FEES.</li> <li>(A) Assessment of the street impact fee for any new development shall occur:</li> <li>(1) on December 18, 2020, if the final plat approval occurred before December</li> </ul>
22122 222 223 22422 <b>225</b> 22622 227 22822 229 230	<ul> <li>The city manager shall collect the street impact fee on new development in accordance with this article and Chapter 395 of the Texas Local Government Code.</li> <li>§ 25-6-662 ASSESSMENT OF STREET IMPACT FEES.</li> <li>(A) Assessment of the street impact fee for any new development shall occur:</li> <li>(1) on December 18, 2020, if the final plat approval occurred before December</li> </ul>
22122 222 223 22422 <b>225</b> 22622 227 22822 229 230 231	<ul> <li>The city manager shall collect the street impact fee on new development in accordance with this article and Chapter 395 of the Texas Local Government Code.</li> <li><b>§ 25-6-662 ASSESSMENT OF STREET IMPACT FEES.</b></li> <li>(A) Assessment of the street impact fee for any new development shall occur:</li> <li>(1) on December 18, 2020, if the final plat approval occurred before December 18, 2020;</li> </ul>
22122 222 223 22422 <b>225</b> 22622 227 22822 229 230 231 232	<ul> <li>The city manager shall collect the street impact fee on new development in accordance with this article and Chapter 395 of the Texas Local Government Code.</li> <li>§ 25-6-662 ASSESSMENT OF STREET IMPACT FEES.</li> <li>(A) Assessment of the street impact fee for any new development shall occur:</li> <li>(1) on December 18, 2020, if the final plat approval occurred before December 18, 2020;</li> <li>(2) at the time of final plat approval if the development has not received plat approval; or</li> </ul>
22122 222 223 22422 <b>225</b> 22622 227 22822 229 230 231 232 233	<ul> <li>The city manager shall collect the street impact fee on new development in accordance with this article and Chapter 395 of the Texas Local Government Code.</li> <li>§ 25-6-662 ASSESSMENT OF STREET IMPACT FEES.</li> <li>(A) Assessment of the street impact fee for any new development shall occur:</li> <li>(1) on December 18, 2020, if the final plat approval occurred before December 18, 2020;</li> <li>(2) at the time of final plat approval if the development has not received plat approval; or</li> </ul>
22122 222 223 22422 225 22622 227 22822 229 230 231 232 233 2342	<ul> <li>The city manager shall collect the street impact fee on new development in accordance with this article and Chapter 395 of the Texas Local Government Code.</li> <li>§ 25-6-662 ASSESSMENT OF STREET IMPACT FEES.</li> <li>(A) Assessment of the street impact fee for any new development shall occur: <ul> <li>(1) on December 18, 2020 , if the final plat approval occurred before December 18, 2020;</li> <li>(2) at the time of final plat approval if the development has not received plat approval; or</li> </ul> </li> </ul>
22122 222 223 22422 225 22622 227 22822 229 230 231 232 233 23423 23423	<ul> <li>The city manager shall collect the street impact fee on new development in accordance with this article and Chapter 395 of the Texas Local Government Code.</li> <li><b>§ 25-6-662 ASSESSMENT OF STREET IMPACT FEES.</b></li> <li>(A) Assessment of the street impact fee for any new development shall occur:</li> <li>(1) on December 18, 2020, if the final plat approval occurred before December 18, 2020;</li> <li>(2) at the time of final plat approval if the development has not received plat approval; or</li> <li>(3) at the time an application is submitted for a building permit for development</li> </ul>
22122 222 223 22422 225 22622 227 22822 229 230 231 232 233 23423 23423 235 236	<ul> <li>The city manager shall collect the street impact fee on new development in accordance with this article and Chapter 395 of the Texas Local Government Code.</li> <li><b>§ 25-6-662 ASSESSMENT OF STREET IMPACT FEES.</b></li> <li>(A) Assessment of the street impact fee for any new development shall occur:</li> <li>(1) on December 18, 2020, if the final plat approval occurred before December 18, 2020;</li> <li>(2) at the time of final plat approval if the development has not received plat approval; or</li> <li>(3) at the time an application is submitted for a building permit for development that is exempted from platting under Section 25-4-2 (<i>Exemption from Platting Requirements</i>).</li> </ul>
22122 222 223 22422 225 22622 227 22822 229 230 231 232 233 23423 23423 235 236 237	<ul> <li>The city manager shall collect the street impact fee on new development in accordance with this article and Chapter 395 of the Texas Local Government Code.</li> <li><b>§ 25-6-662 ASSESSMENT OF STREET IMPACT FEES.</b></li> <li>(A) Assessment of the street impact fee for any new development shall occur:</li> <li>(1) on December 18, 2020, if the final plat approval occurred before December 18, 2020;</li> <li>(2) at the time of final plat approval if the development has not received plat approval; or</li> <li>(3) at the time an application is submitted for a building permit for development that is exempted from platting under Section 25-4-2 (<i>Exemption from Platting Requirements</i>).</li> </ul>
22122 222 223 22422 225 22622 227 22822 229 230 231 232 233 23423 23423 235 236 237	<ul> <li>The city manager shall collect the street impact fee on new development in accordance with this article and Chapter 395 of the Texas Local Government Code.</li> <li><b>§ 25-6-662 ASSESSMENT OF STREET IMPACT FEES.</b></li> <li>(A) Assessment of the street impact fee for any new development shall occur:</li> <li>(1) on December 18, 2020, if the final plat approval occurred before December 18, 2020;</li> <li>(2) at the time of final plat approval if the development has not received plat approval; or</li> <li>(3) at the time an application is submitted for a building permit for development that is exempted from platting under Section 25-4-2 (<i>Exemption from Platting Requirements</i>).</li> </ul>

(B) For a development that has been assessed a street impact fee under Section 25-6-662(A)(1), the street impact fee shall be reassessed if the owner submits a new application for plat approval.

(C) An application for an amended plat shall not be subject to reassessment for an

(D) All assessments of street impact fees shall be the amount of the maximum street

impact fee per service unit as set forth in adopted street impact fee study in effect.

impact fee.

- (E) The amount of the maximum street impact fee for a new development, less any applicable percentage reduction in fees attributable to internal recapture, transit proximity, or parking management techniques under Section 25-6-667 (*Mobility Related Reductions*), may be considered by the director's designated engineer as an appropriate measure of the new development's demand for roadway system facilities under Section 25-6-23 (*Proportionality of Required Infrastructure*). The amount of street impact fees assessed may be used in evaluating any claim by an applicant that the infrastructure improvements required in conjunction with approval of the development application are not roughly proportionate to the proposed development. To the extent that the street impact fee collected from a new development is less than the maximum impact fee per service unit, except for reductions under Section 25-6-667 (*Mobility Related Reductions*), such difference hereby is declared to be founded on policies unrelated to measurement of the impacts of the new development on the City's roadway system.

# § 25-6-663 AMOUNT OF FEE: COLLECTION RATE.

- (A) The amount of the street impact fee to be assessed for each service unit and the amount of the street impact fee to be collected for each service unit shall be set by separate ordinance. The street impact fee to be collected may be increased by ordinance prior to the next scheduled street impact fee update without amending the street impact fee study, provided that the impact fee to be collected does not exceed the street impact fee that was assessed.
- (B) Street impact fees shall be collected
  - at the time of the issuance of a building permit.

277 283	(C) The city manager may enter into an agreement with a developer for a different time and manner of payment of street impact fees.
28428	
285	§ 25-6-664 COMPUTATION OF IMPACT FEES TO BE COLLECTED.
28628	
287	(A) The City shall compute the amount of street impact fees to be paid and collected
288	for new development in the following manner:
28929	
290 291	(1) Determine the number of development units for each land use category using the LUVMET then in effect.
291	
292	(2) Multiply the number of development units for each land use category in the
294	new development by the service unit for each corresponding land use
295	category in the LUVMET to determine the number of service units
296	attributable to the new development.
2972	-
298	(3) Multiply the number of service units for the new development by the street
299	impact fee per service unit to be collected for the applicable service area and
300	applicable land use.
30130	
302	(B) If an agreement as described in City Code Section 25-6-669 (Offsets Against Street
303	Impact Fees) providing for offsets exists, the amount of the offsets shall be
304	deducted from the street impact fees as calculated above.
30530	
306	(C) If the applicant proposes to increase the number of service units for a development
307 308	that has already paid a street impact fee, the additional street impact fees collected for such new service units shall be determined by using the LUVMET.
30931	
310	(D) Any additional street impact fees shall be measured by the increase in the number
311	of service units proposed from the number of service units from the preceding land
312	use within the last five years.
3133	
314	(E) If a building permit application is for a speculative building, the amount of the
315	street impact fee shall be calculated assuming that the entire building will be used
316	as either "General Office", "Light Industrial", or "Shopping Center" as shown in
317	the LUVMET. When a subsequent application for a building permit is submitted,
318	an additional street impact fee shall be calculated if the proposed use results in an
319	increase of service units.
	Page 9 of 14
	1 age 7 01 17

# Division 3. Determination of Service Units.

## § 25-6-665 ALTERNATIVE CALCULATION OF SERVICE UNITS.

If an equivalent land use is not found in the LUVMET for the proposed development, an applicant may submit an alternative service unit computation, based upon a trip generation study as defined by the Institute of Transportation Engineers. The director may use the alternative service unit computation to calculate the street impact fee.

Division 4. Reductions and Offsets.

### § 25-6-666 REDUCTION ON COLLECTION OF STREET IMPACT FEES.

(A) The City may reduce the amount of street impact fees assessed if the new development qualifies for and the applicant requests a reduction under Sections 25-6-667 (Mobility Related Reductions) or 25-6-668 (Affordability Related Reductions). The burden of qualifying for a reduction is on the applicant.

(B) New development that qualifies for the maximum reduction under each provision may reduce the amount of street impact fees due up to one hundred percent.

# **§ 25-6-667 MOBILTY RELATED REDUCTIONS.**

(A) For new developments with an accepted transportation analysis demonstrating that the internal capture will reduce the number of trips from the trip counts calculated from the adopted LUVMET, the amount of street impact fees shall be reduced according to the following table:

Trip Capture	Street Impact Fee Reduction
5% - 9%	5%
10% - 14%	10%
15% - 19%	15%
20% or greater	20%

(B) The amount of street impact fees may be reduced by up to the maximums shown in the table below for any new development that utilizes an accepted transportation demand management plan per the Transportation Criteria Manual.

356

TDM Category	Service Area DT	Service Areas F,	All other Service Areas
	OR UNO District	I, J, L, parts of K	
Transit	20%	10%	5%
Proximity			
Parking	20%	10%	5%

357

358 359

361

362

363 364367

365

366 367370

368

369 370373

371

372

373 374377

375

376 377380

378

379

380

381

383

384

385

386

# § 25-6-668 AFFORDABILITY RELATED REDUCTIONS.

- 360363 (A) An applicant who complies with the requirements of this section may request a 100 percent reduction of the street impact fee for all service units that meet the requirements in Subsection (B).
  - (B) To be eligible for a reduction under this section, affordable housing must be a housing unit located within the corporate limits of the City that is:
    - approved for local, state, or federal funding for affordable housing as (1)verified by the director of the Housing and Planning Department; or
    - certified by the director of the Housing and Planning Department under (2)another affordable housing program of City Code that meets the requirements of this section.
    - (C) To retain a reduction under this section, a unit of affordable housing must comply with the requirements of this subsection.
      - (1)A rental unit must be available for occupancy for a period of not less than 40 years by an occupant whose gross household income does not exceed 60 percent of the median family income for the Austin Metropolitan Statistical Area.
- 3823\$5 (2)An owner-occupied unit must be available for occupancy for a period of not less than 99 years by an occupant whose gross household income does not exceed 80 percent of the median family income for the Austin Metropolitan Statistical Area.

388	(3) An affordability period prescribed by this subsection begins on the date that
389 2002(	an affordable unit is available for occupancy.
39039 391	(D) An applicant who requests a reduction under this section must submit an
391 392	application to the director of the Housing and Planning Department demonstrating
392 393	compliance.
393 39439	
395	(E) If the director of the Housing and Planning Department certifies that a proposed
396	development meets the requirements of this division, the accountable official is
397	authorized to process a development application.
39840	
399	(F) Before the director of the Housing and Planning Department may certify that a
400	proposed development meets the requirements of this section, the applicant shall
401	execute:
40240	
403	(1) an agreement to preserve the minimum affordability period and related
404	requirements imposed by this division; and
40540	
406	(2) a document for recording in the real property records that provides notice of
407	or preserves the minimum affordability requirements imposed by this
408	division.
4094	
410	(3) The form of the documents described in this section must be approved by the
411	city attorney.
4124	
413	(H) If an applicant who receives a reduction under this section does not comply with
414	Subsection (B), defaults on its obligations under documents executed under
415	Subsection (C), or does not perform in accordance with the conditions for receipt
416	of the reduction, the City may initiate legal proceedings to recover the street impact
417	fees that would have applied to the housing unit and damages.
41842	
419	(I) A reduction under this section may not be assigned or transferred by the applicant to
420	another property.
42142	§ 25-6-669 OFFSETS AGAINST STREET IMPACT FEES.
<b>422</b> 4234	
42342	(A) The City may offset the improvements or funding for construction of any system
424 425	facility included on the roadway capacity plan that is required or agreed to by the
425	City under this section and administrative guidelines.
4274	
· / /	

428	(1) The roadway facility shall be associated with the plat or other detailed plan
429	of development for the property that is to be served by the roadway facility.
4304	
431	(2) No offset shall be given for the dedication, funding, or construction of site-
432	related facilities.
4334	
434	(3) No offset shall be given for a roadway facility which is not identified within
435	the roadway capacity plan unless the system facility qualifies for inclusion
436	on the roadway capacity plan and is incorporated within an allocation
437	agreement with the City under Subsection (D).
43844	
439	(4) The value of any offset for a system facility shall be reduced by the City's
440	cost participation in the construction or funding of such facility.
44144 442	(5) If the amount of the offsets for a new development exceeds the total amount
442	of street impact fees due for the development, the remaining amount of the
444	offsets may not be transferred or assigned to other new developments for
445	which street impact fees are due, nor is the City responsible for reimbursing
446	the property owner for such remaining amount, unless an allocation
447	agreement under Subsection (D) expressly so provides.
4484	
449	(B) No offsets shall be granted for the on-site dedication of rights-of-way or easements
450	required by this chapter. On-site dedication of rights-of-way or easements for
451	roadway system facilities may be considered in determining the development's
452	share of roadway infrastructure improvement costs under Section 25-6-23
453	(Proportionality of Required Infrastructure).
4544	
455	(C) Construction of capital improvements must be completed and accepted by the City
456	in order to qualify as an offset with the following limitations:
45746	
458	(1) Construction completed and accepted before December 18, 2020, will only
459	qualify as an offset until December 18, 2030.
46046	
461 462	(2) Construction that begins after December 18, 2020, will qualify as an offset for ten years from the date the improvement is completed and accepted by
462 463	the City unless the applicant is granted an extension.
465 46446	
465	(D) Before street impact fees can be reduced by offsets authorized under this section,
466	the owner of the property shall enter into an agreement with the City determining
467	the allocation of the offsets. Unless the allocation agreement specifies otherwise,
468	an offset associated with a plat shall be applied when the first building permit is
	Page 13 of 14
	-

submitted and to each subsequent building permit application to reduce street impact fees due until the amount associated with the offset is exhausted.

- (E) Master planned projects, including subdivisions containing multiple phases, whether approved before or after the effective date of the street impact fee regulations, may apply for offsets against street impact fees for the entire project based upon improvements or funds toward construction of system facilities. For projects where development has already occurred, the amount of any offset shall be reduced by the value attributable to any service units for which a building permit has been issued prior to one year from the effective date of this article. Offsets shall be spent within the same service area using a methodology approved by the City and incorporated within an agreement under Subsection (D).
- (F) For new development that consists of multiple phases, the City may require that total offsets be proportionally allocated among phases within the new development.

### § 25-6-670 APPEAL.

- (A) The property owner or applicant for a new development may appeal the following administrative decisions to the Land Use Commission:
  - (1) The applicability of a street impact fee to the development;
  - (2) The amount of the street impact fee due;
  - (3) The availability of, the amount of, or the expiration of an offset;
  - (4) The application of an offset against a street impact fee due;
  - (5) The amount of a refund due, if any; or
  - (6) The availability of a reduction against the collection of street impact fees.
- (B) Before a public hearing is scheduled for Land Use Commission consideration, the property owner or applicant must meet with the director to discuss and attempt to resolve the issues raised by an appeal of an administrative decision.
- (C) The property owner or applicant may appeal a Land Use Commission action on an administrative decision to Council.

DACCED AND ABBOARD	Л		
PASSED AND APPROVE	D	8	
		\$ \$ \$	
	, 2020	§	~
			Steve Adler Mayor
			i i i i i j o i
APPROVED:		ATTEST:	
Anne L. M	[organ	ATTEST.	Jannette S. Goodall
City Attor			City Clerk
	Pa	ge 15 of 14	
	Pag	ge 15 of 14	