				Planning Commission Recommendation			
1				ORDINANCE NO.			
2 3 4	AN ORDINANCE AMENDING CITY CODE CHAPTERS 25-2, 25-5, 25-7, AND 25-8 RELATING TO ENVIRONMENTAL, DRAINAGE, LANDSCAPE, AND SITE PLAN REQUIREMENTS.						
5	BE IT OR	DAIN	ED BY T	HE CITY COUNCIL OF THE CITY OF AUSTIN:			
6 7	PART 1. S amended to		ion (F) of	City Code Section 25-2-1007 (Parking Lots) is			
8	(F)	A la	ndscaped	area that is required by this section:			
9 10 11		(1)	•	nsist of non-contiguous portions, and may be in the form res commonly referred to as medians, peninsulas, and			
12 13 14 15		(2)	the distr accomm	evenly distributed throughout a parking lot, except that ribution and location of landscaped area may nodate existing trees or other natural features if the total uirement is satisfied; [and]			
16 17		(3)		ant toward compliance with Section 25-2-1003(A) al Requirements); and			
18 19 20		(<u>4)</u>		nsider an edge-of-pavement treatment that allows d flow of stormwater runoff across the landscape area			
21 22				erimeter landscape areas that are not required to drain to stormwater control measure;			
23 24 25			g	npervious areas on which the land use or activity may enerate highly contaminated runoff, as prescribed by the nvironmental Criteria Manual; and			
26			<u>(c)</u> si	tes located within the Edwards Aquifer recharge zone.			
27 28	PART 2. C read:	City Co	de Sectio	n 25-2-1008 (Irrigation Requirements) is amended to			

29	§ 25-2-1008 IRRIGATION REQUIREMENTS.
30 31	[(A) An area equal to at least 50% of the total required landscaped area on a project must:
32 33	(1) be undisturbed natural area(s) or undisturbed existing trees with no potable irrigation; or
34 35 36	(2) be irrigated by stormwater runoff conveyed from impervious surfaces on the site using one or more of the following methods:
37	(a) overland flow;
38	(b) storm drains;
39	(c) downspouts;
40	(d) rainwater harvesting;
41	(e) retention-irrigation; or
42	(f) other methods of conveyance as prescribed by rule.
43 44 45	(B) The drainage area used to irrigate under Subsection (A) must be calculated to provide sufficient water for the landscaped area, as prescribed by rule.
46 47 48	(C) Unless the landscaped area under Subsection (A) is being designed as a water quality control under Section 25-8-211, the drainage area used to irrigate the landscaped area:
49 50 51	(1) may not include impervious areas on which the land use or activities may generate highly contaminated runoff, as prescribed by rule; and
52 53 54	(2) may not include impervious areas used for parking or driving of vehicles if located within the Edwards Aquifer Recharge Zone as defined in Section 25-8-2.]
55 56	(A)[(D)] No permanent irrigation is required for all or a portion of a required landscaped area that consists of:
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57	(1)	undisturbed natural area; or
58	(2)	undisturbed existing trees;
59 60 61		[In addition to irrigation meeting the requirements of ection (A), supplemental] Supplemental irrigation using tion methods described in Subsection (C)[(F)] is required:
62 63	(1)	for the first two growing seasons for all or a portion of a newly planted required landscaped area without permanent irrigation;
64 65	(2)	permanently for all newly planted trees in a required landscape area; and
66 67	(3)	as prescribed by rule for all newly planted required landscaping located in medians, islands, or peninsulas.
68 69	<u>(C)[(F)]</u> be pr	Irrigation required under <u>Subsection (B)</u> [subsection (E)] may ovided only by one or more of the methods described below:
70	(1)	an automatic irrigation system;
71	(2)	a hose attachment, if:
72 73		(a) the hose attachment is within 100 feet of the landscaped area or plant; and
74 75		(b) there is not a road or parking pavement between the hose attachment and the landscaped area or plan; or
76 77 78	(3)	a temporary, above ground automatic irrigation system, if the system complies with the water conservation requirements in the Environmental Criteria Manual.
79	<u>(D)[(G)]</u>	An irrigation method must:
80 81	(1)	provide a moisture level adequate to sustain growth of the plant materials on a permanent basis;
82 83 84	(2)	unless fiscal security is provided to the City for the installation of the system, be operational at the time of the final landscape inspection; and
85	(3)	be maintained and kept operational. Page 3 of 49

86	<u>(E)[(H)]</u>	A site plan must show:
87 88 89	(1)	the drainage area(s) used to irrigate under Subsection $(\underline{B})[(\underline{A})]$, including notation of the land uses on impervious areas within the drainage area(s);
90	(2)	the nature and location of an irrigation system; and
91 92	(3)	that there is no disturbance to the critical root zone of an existing tree.
93 94 95	-	The director may grant an administrative variance to the rements in this <u>section</u> [Section]. An applicant for a variance demonstrate that:
96 97 98 99	(1)	strict compliance with this <u>section</u> [Section] is infeasible due to unique site conditions including but not limited to topography, size, shape, and location of existing features such as trees or previous development; and
100 101	(2)	the proposed irrigation plan is the minimal departure from the requirements of this <u>section</u> [Section].
102 103		ion (B) of City Code Section 25-2-1179 (<i>Environmental</i> ealed. The remaining subsections are renumbered accordingly.
104 105		ion (A) of City Code Section 25-7-32 (<i>Director Authorized to Hazard Zone Analysis</i>) is amended to read:
106 107 108 109	owne	director may require the owner of real property to provide, at the er's expense and as a condition for development application oval, an analysis to establish the erosion hazard zone if the osed development is:
110 111	(1)	within 100 feet of the centerline of a waterway with a drainage area of 64 acres or greater; or
112 113 114 115	(2)	within <u>400</u> [100] feet of the ordinary high water mark of the Colorado River downstream from Longhorn Dam, as defined by Code of Federal Regulations Title 33, Section 328.3 (<i>Definitions</i>); or

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116 117	 (3) located where significant erosion is present <u>as determined by</u> <u>the director</u>. 			
118 119	PART 5. The definition of DIRECTOR in City Code Section 25-8-1 (<i>Definitions</i>) is amended to read:			
120 121 122	 DIRECTOR, when used without a qualifier, means the director of the <u>Watershed Protection</u> [Planning and Development Review] Department, or the director's designee. 			
123 124	PART 6. Subsections (A), (B), and (C) of City Code Section 25-8-2 (<i>Descriptions of Regulated Areas</i>) are amended to read:			
125 126 127 128 129 130	(A) This section describes the watersheds, aquifers, and <u>other</u> water <u>quality protection</u> zones that are regulated by this subchapter. A map of these areas is maintained by the Watershed Protection Department and <u>made</u> available for <u>reference online and</u> [inspection] at the offices of the <u>Development Services</u> [Planning and Development Review] Department.			
131 132	(B) The director [of the Watershed Protection Department] shall determine the boundaries of the areas described in Subsection (D).			
133 134 135 136 137 138	(C) The director [of the Watershed Protection Department] may require an applicant to verify the boundary of an area described in Subsection (D). For property within 1,500 feet of an Edwards Aquifer recharge zone boundary, the director [of the Watershed Protection Department] may require that an applicant provide a certified report from a geologist or hydrologist verifying the boundary location.			
139 140	PART 7. City Code Section 25-8-25 (<i>Redevelopment Exception in Urban and Suburban Watersheds</i>) is amended to read:			
141 142	§ 25-8-25 REDEVELOPMENT EXCEPTION IN URBAN AND SUBURBAN WATERSHEDS.			
143 144	(A) This section applies to property located in an urban or suburban watershed that has existing development if:			
145 146	(1) <u>any development constructed without a permit after January 1,</u> <u>1992, will be removed from the site and the area restored to</u>			
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147 148		pre-development conditions; [no unpermitted development occurred on the site after January 1, 1992,] and
149 150 151 152	(2)	<u>the applicant files a site plan application or concurrent</u> <u>subdivision and site plan applications and elects</u> [the property owner files a site plan application and an election for the property] to be governed by this section.
153 154 155	prop	requirements of this subchapter do not apply to the subdivision of erty if at the time of redevelopment under this section subdivision site plan applications are filed concurrently.]
156 157	<u>(B)</u> [(C)] rede	The requirements of this subchapter do not apply to the velopment of the property if the redevelopment:
158 159	(1)	does not increase the existing amount of impervious cover <u>on</u> <u>the site;</u>
160 161 162 163 164	<u>(2)</u>	removes existing impervious cover from within 50 feet of a classified waterway, 50 feet from the shoreline of a lake, or 100 feet from the ordinary high water mark of the Colorado River; and revegetates the area as prescribed by the Environmental Criteria Manual;
165 166 167	<u>(3)[</u> (2)] provides the level of water quality treatment prescribed by current regulations for the redeveloped area or an equivalent area on the site;
168 169 170	[(3)	does not generate more than 2,000 vehicle trips a day above the estimated traffic level based on the most recent authorized use on the property;
171 172	(4)	is consistent with the neighborhood plan adopted by council, if any;]
173 174 175 176	<u>(4)[</u> (5)] does not increase non-compliance, if any, with Article 7, Division 1 (<i>Critical Water Quality Zone Restrictions</i>), Section 25-8-281 (<i>Critical Environmental Features</i>), or Section 25-8- 282 (<i>Wetland Protection</i>);
177 178	<u>(5)</u>	complies with Article 3 (Environmental Resource Inventory; Pollutant Attenuation Plan) and all construction phase
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179 180 181	environmental standards in effect at the time of construction, including Article 5 (<i>Erosion and Sedimentation Control;</i> <i>Overland Flow</i>); and
182 183 184	 (6) does not place redevelopment within the Erosion Hazard Zone, unless protective works are provided as prescribed in the Drainage Criteria Manual.
185 186 187 188 189	[(D) The redevelopment must comply with Section 25-8-121 (<i>Environmental Resource Inventory Requirement</i>) and all construction phase environmental requirements in effect at the time of construction, including Chapter 25-8, Article 5 (<i>Erosion and</i> <i>Sedimentation Control; Overland Flow</i>).]
190 191	PART 8. Subsections (C) and (E) of City Code Section 25-8-26 (<i>Redevelopment Exception in the Barton Springs Zone</i>) are amended to read:
192	(C) In this section:
193 194 195 196 197	 <u>STANDARD POND</u> [SEDIMENTATION /FILTRATION POND] means water quality controls that comply with Section 25-8-213 (<i>Water Quality Control Standards</i>) or are approved under Section 25-8-151 (<i>Innovative Management Practices</i>); and
198 199 200 201	 SOS POND means water quality controls that comply with all requirements of Section 25-8-213 (<i>Water Quality Control Standards</i>) and the pollutant removal requirements of Section 25-8-514(A) (<i>Pollution Prevention Required</i>).
202 203 204	(E) The requirements of this subchapter do not apply to the redevelopment of property if the redevelopment meets all of the following conditions:
205 206	(1) The redevelopment may not increase the existing amount of impervious cover on the site.
207 208 209 210 211	(2) The redevelopment may not increase non-compliance, if any, with Article 7, Division 1 (<i>Critical Water Quality Zone</i> <i>Restrictions</i>), Section 25-8-281 (<i>Critical Environmental</i> <i>Features</i>), Section 25-8-282 (<i>Wetland Protection</i>), or Section 25-8-482 (<i>Water Quality Transition Zone</i>).
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212 213 214 215 216 217	(3)	The redevelopment must comply with Section 25-8-121 (<i>Environmental Resource Inventory Requirement</i>) and all construction phase environmental requirements in effect at the time of construction, including Chapter 25-8, Article 5 (<i>Erosion</i> <i>and Sedimentation Control; Overland Flow</i>) and Section 25-8- 234 (<i>Fiscal Security in the Barton Springs Zone</i>).
218 219 220	(4)	The water quality controls on the redevelopment site must provide a level of water quality treatment that is equal to or greater than that which was previously provided.
221 222 223 224	(5)	For a commercial or multifamily redevelopment, the owner or operator must obtain a permit under Section 25-8-233 (<i>Barton</i> <i>Springs Zone Operating Permit</i>) for both <u>standard</u> [sedimentation/filtration] ponds and SOS ponds.
225 226	(6)	For a site with more than 40 percent net site area impervious cover, the redevelopment must have:
227 228		(a) <u>standard</u> [sedimentation/filtration] ponds for the entire site; or
229 230 231		(b) SOS ponds for a portion of the site, and <u>standard</u> [sedimentation/filtration] ponds for the remainder of the redeveloped site.
232 233	(7)	For a site with 40 percent or less net site area impervious cover, the redevelopment must have SOS ponds for the entire site.
234 235 236	(8)	The property owner must mitigate the effects of the redevelopment, if required by and in accordance with Subsection (H).
237 238 239	(9)	Redevelopment may not be located within the Erosion Hazard Zone, unless protective works are provided as prescribed in the Drainage Criteria Manual.
240 241		le Section 25-8-27 (<i>Redevelopment Exception in the Water Water Supply Suburban Watersheds</i>) is amended to read:
242 243	-	ELOPMENT EXCEPTION IN THE WATER SUPPLY ATER SUPPLY SUBURBAN WATERSHEDS.

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244 245 246 247	(A)	This section applies to property located in a water supply rural or water supply suburban watershed that has existing commercial development or existing residential development with greater than two dwelling units per lot if:		
248 249 250 251		 any development constructed without a permit after January 1, <u>1992, will be removed from the site and the area restored to</u> <u>pre-development conditions;</u> [no unpermitted development <u>occurred on the site after January 1, 1992,</u>] and 		
252 253 254 255		(2) <u>the applicant files a site plan application or concurrent</u> <u>subdivision and site plan applications and elects</u> [the property owner files a site plan application and an election for the property] to be governed by this section.		
256 257 258 259	(B)	In this section, <u>STANDARD</u> [<u>SEDIMENTATION/ FILTRATION</u>] POND means water quality controls that comply with Section 25-8- 213 (<i>Water Quality Control Standards</i>) or are approved under Section 25-8-151 (<i>Innovative Management Practices</i>).		
260 261 262	[(C)	The requirements of this subchapter do not apply to the subdivision of property if at the time of redevelopment under this section subdivision and site plan applications are filed concurrently.]		
263 264 265	<u>(C)</u> [(])] The requirements of this subchapter do not apply to the redevelopment of property if the redevelopment meets all of the following conditions:		
266 267		(1) The redevelopment may not increase the existing amount of impervious cover on the site.		
268 269 270 271 272 273		(2) The redevelopment may not increase non-compliance, if any, with Article 7, Division 1 (<i>Critical Water Quality Zone Restrictions</i>), Section 25-8-281 (<i>Critical Environmental Features</i>), Section 25-8-282 (<i>Wetland Protection</i>), Section 25-8-422 (<i>Water Quality Transition Zone</i>), or Section 25-8-452 (<i>Water Quality Transition Zone</i>).		
274 275 276 277		(3) The redevelopment must remove any existing impervious cover from within 50 feet of the centerline of a classified waterway or 50 feet from the shoreline of a lake, unless necessary for allowable shoreline access, boat dock, or shoreline Page 9 of 49		

278	modification, and revegetate the area as prescribed in the
279	Environmental Criteria Manual.
280	(4)[(3)] The redevelopment must comply with <u>Article 3</u>
281	(Environmental Resource Inventory; Pollutant Attenuation
282	Plan) [Section 25-8-121 (Environmental Resource Inventory
283	Requirement) and all construction phase environmental
284	requirements in effect at the time of construction, including
285	Chapter 25-8, Article 5 (Erosion and Sedimentation Control;
286	Overland Flow).
287	(5)[(4)] The water quality controls for the redeveloped areas or an
288	equivalent area on the site must provide a level of water quality
289	treatment that is equal to or greater than that which was
290	previously provided. At a minimum, the site must provide
291	standard [sedimentation/filtration] ponds for the redeveloped
292	area or an equivalent area on the site.
293	(6)[(5)] The <u>applicant</u> [property owner] must mitigate the effects
294	of the redevelopment, if required by and in accordance with
295	Subsection $(D)[(G)]$.
296	(7)[(6)] Redevelopment may not be located within the Erosion
297	Hazard Zone, unless protective works are provided as
298	prescribed in the Drainage Criteria Manual.
299	[(E) City Council approval of a redevelopment in accordance with
300	Subsection (F) is required if the redevelopment:
301	(1) includes more than 25 additional dwelling units;
302	(2) is located outside the City's zoning jurisdiction;
303	(3) is proposed on property with an existing industrial use;
304	(4) is inconsistent with a neighborhood plan; or
305	(5) will generate more than 2,000 vehicle trips a day above the
306	estimated traffic level based on the most recent authorized use
307	on the property.
308	(F) City Council shall consider the following factors in determining
309	whether to approve a proposed redevelopment:
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310	(1)	benefits of the redevelopment to the community;
311 312 313	(2)—	whether the proposed mitigation or manner of development offsets the potential environmental impact of the redevelopment;
314 315	(3)	the effects of off-site infrastructure requirements of the redevelopment; and
316	(4)	compatibility with the City's comprehensive plan.]
317 <u>(</u> 318	<u>D)[(G)]</u> purch	Redevelopment of property under this section requires the ase or restriction of mitigation land.
319 320 321 322 323	(1)	The combined impervious cover of the mitigation land and the portion of the redevelopment treated by sedimentation/filtration ponds may not exceed 20 percent of gross site area if in a water supply rural watershed or 40 percent of gross site area if in a water supply suburban watershed.
324	(2)	The mitigation requirement may be satisfied by:
325 326		(a) paying into the Water Supply Mitigation Fund a nonrefundable amount established by ordinance;
327 328 329 330 331		 (b) transferring to the City in accordance with Paragraph (3) mitigation land approved by the director [of the Watershed Protection Department] within a water supply rural or water supply suburban watershed, either inside or outside the City's jurisdiction;
332 333 334 335 336		 (c) placing restrictions in accordance with Paragraph (3) on mitigation land approved by the director [of the Watershed Protection Department] within a water supply rural or water supply suburban watershed, either inside or outside the City's jurisdiction; or
337 338 339		 (d) a combination of the mitigation methods described in Subparagraphs (a) - (c), if approved by the director [of the Watershed Protection Department].
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340	(3)	<u>An a</u>	oplicant [A person] redeveloping under this section shall
341		pay a	ll costs of restricting the mitigation land or transferring the
342			ation land to the City, including the costs of:
572		mus	ation fund to the City, meruding the costs of.
343		(a)	an environmental site assessment without any
344			recommendations for further clean-up, certified to the
345			City not earlier than the 120th day before the closing date
346			transferring land to the City;
347		(b)	a category 1(a) land title survey, certified to the City and
348			the title company not earlier than the 120th day before
349			the closing date transferring land to the City;
350		(c)	a title commitment with copies of all Schedule B and C
350 351		(C)	-
551			documents, and an owner's title policy;
352		(d)	a fee simple deed, or, for a restriction, a restrictive
353			covenant approved as to form by the City Attorney;
254			
354		(e)	taxes prorated to the closing date;
355		(f)	recording fees; and
0.5.4			
356		(g)	charges or fees collected by the title company.
357	(H) The V	Waters	hed Protection Department shall adopt rules to identify
358			director approval under this section to ensure that the
359			itigation, manner of development, and water quality
360			set the potential environmental impact of the
361		velopm	
0.40			
362	PART 10. Section	n 25-8-	42 (Administrative Variances) is amended to read:
363	§ 25-8-42 ADMI	NISTR	ATIVE VARIANCES.
364	(A) A vai	riance	under this section may not vary the requirements of Article
365	, ,		<i>Ir Springs Initiative</i>) [and may not be granted for
366			at of a property if any portion of the property abuts or is
367		-	feet of the shoreline of Lake Austin, measured
368		ontally	
		5	-

369 370	(B)			[of the Watershed Protection Department] may grant a m a requirement of:
371		<u>(1)</u>	Subse	ection 25-8-213(C) (Water Quality Control Standards);
372 373		<u>(2)</u> [(1		Section 25-8-261 (<i>Critical Water Quality Zone lopment</i>), only if:
374 375 376 377 378 379			(a)	necessary to protect public health and safety, or if <u>the</u> <u>type of development requiring the variance directly</u> <u>contributes to [it would provide</u>] a significant, demonstrable environmental benefit, as determined by a functional assessment of floodplain health as prescribed by the Environmental Criteria Manual <u>;</u> [,]
380 381 382			(b)	necessary to allow an athletic field in existence on October 28, 2013, to be maintained, improved, or replaced; $[,]$
383 384 385			(c)	necessary to allow an athletic field to be located in an area not otherwise allowed under <u>Subsection</u> [Section] 25-8-261(B)(5); [, or]
386 387 388			(d)	necessary to allow a hard surfaced trail to be located in an area not otherwise allowed under <u>Subsection</u> [Section] 25-8-261(B)(3);
389 390 391			<u>(e)</u>	necessary to allow the specified green stormwater infrastructure to be located in an area not otherwise allowed under Subsection 25-8-261(H); or
392 393 394 395 396 397			<u>(f)</u>	except in the Barton Springs Zone, necessary to allow a private driveway or private street to cross a critical water quality zone if the crossing is necessary to provide primary access to the right-of-way or the crossing is required to comply with public health and safety requirements.
398 399 400		<u>(3)</u> [(2	Devel	Section 25-8-261 (<i>Critical Water Quality Zone</i> <i>lopment</i>), for development within an urban watershed, f the proposed development:
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401 402		(a)	is located not less than 25 feet from the centerline of a waterway:[,]
403 404 405		(b)	is located outside the erosion hazard zone, unless protective works are provided as prescribed in the Drainage Criteria Manual;[,]
406 407 408 409		(c)	does not increase non-compliance, if any, with Article 7, Division 1 (<i>Critical Water Quality Zone Restrictions</i>), Section 25-8-281 (<i>Critical Environmental Features</i>) or Section 25-8-282 (<i>Wetland Protection</i>);[7] and
410 411		(d)	restores native vegetation and soils if development is removed from the Critical Water Quality Zone;
412 413		<u>(4)[(3)]</u> Street	Subsection 25-8-262(B) (<i>Critical Water Quality Zone</i> t <i>Crossings</i>), only outside the Barton Springs Zone;
414		<u>(5)[(4)</u>]	Section 25-8-281 (Critical Environmental Features);
415		<u>(6)[(5)]</u>	Section 25-8-322 (Clearing for a Roadway);
416 417 418		<u>(7)</u> [(6)] 342 (feet <u>:</u>	Section 25-8-341 (<i>Cut Requirements</i>) or Section 25-8- <i>Fill Requirements</i>), for a cut or fill of not more than eight
419		<u>(a)</u>	in the desired development zone; or[and,]
420 421 422	\langle	<u>(b)</u>	for a public primary or secondary educational facility[, within the desired development zone or the drinking water protection zone];
423		<u>(8)</u> [(7)]	Subsection 25-8-343(A) (Spoil Disposal);
424		<u>(9)</u> [(8)]	Section 25-8-365 (Interbasin Diversion); or
425 426 427			Subsection 25-8-392(B)(6) (<i>Uplands Zone</i>), Subsection 392(C)(6) (<i>Uplands Zone</i>), Subsection 25-8-423(D) <i>ands Zone</i>), or Subsection 25-8-453(E) (<i>Uplands Zone</i>).
428 429	(C)		licant's burden to establish that the findings described in [Section] have been met.
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430 431 432 433	(D)	variar devel	ice descr opment i	of the Watershed Protection Department] may grant a ribed in Subsection (B) only after determining that in accordance with the variance meets the objective of nt for which the variance is requested and:
434 435 436		(1)	in water	perty in the Barton Springs Zone, the variance will result r quality that is at least equal to the water quality ble without the variance;
437 438 439 440		<u>(2)</u>	<u>water q</u> excludi	riance from Subsection 25-8-213(C), that the proposed uality control is necessitated by unique site conditions, ng any potential loss of impervious cover entitlements g from full compliance;
441 442 443 444		<u>(3)</u>	<u>necessa</u> critical	riance from Section 25-8-261, that the development is ry to allow a private driveway or private street to cross a water quality zone; The applicant must also demonstrate ance with the following:
445 446				The crossing must span the active channel or use open option culverts as determined by the director.
447 448 449 450			<u>a</u> <u>to</u>	n suburban watersheds, critical water quality zone buffer veraging must be applied to the extent feasible in order o minimize the area of the private driveway within the ritical water quality zone impacted by the crossing.
451 452 453 454				The location of the crossing must minimize impacts to ritical environmental features, protected and heritage rees, and slopes greater than 15%, and must minimize he amount of cut or fill necessary for construction.
455 456				The construction is not located in the Barton Springs Zone.
457 458 459		<u>(4)</u> [(2	that the	or a variance from <u>Subsection</u> [Section] 25-8-261(B)(5), proposed work on or placement of the athletic field will adverse environmental impacts;
460 461		(<u>5</u>)		riance from Subsection 25-8-261(H), that the green ater infrastructure is:
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462 463	<u>(a)</u>	not required for regulatory compliance with 25-8-211 (<i>Water Quality Control Requirement</i>);
464 465	<u>(b)</u>	designed to capture runoff from existing, untreated impervious cover; and
466 467	<u>(c)</u>	proposed in a location that is the minimum necessary departure from the code requirement;
468 469 470		for a variance from Section 25-8-281, that the proposed ures preserve all characteristics of the critical onmental feature;
471 472 473 474		for a variance from Section 25-8-341 or Section 25-8- he cut or fill is not located on a slope with a gradient of than 15 percent or within 100 feet of a classified way;
475 476 477		for a variance from <u>Subsection</u> [Section] 25-8-343(A), f the spoil provides a necessary public benefit. Necessary c benefits include:
478	(a)	roadways;
479	(b)	stormwater detention facilities;
480	(c)	public or private park sites; and
481 482 483	(d)	building sites that comply with Section 25-8-341 (<i>Cut Requirements</i>), Section 25-8-342 (<i>Fill Requirements</i>), and Chapter 25-7 (<i>Drainage</i>); [and]
484 485	<u>(9)</u> [(6)] adver	for a variance from Section 25-8-365, there are no se environmental or drainage impacts; or
486 487 488		for a variance from Subsection 25-8-392(B)(6), ection 25-8-392(C)(6), Subsection 25-8-423(D), or ection 25-8-453(E), the variance:
489 490 491	(a)	is the minimum deviation needed to provide necessary improvements for a public mobility project in the right- of-way; and
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492 493		(b) does not create significant adverse environmental impacts.					
494 495 496	(E)	The [Watershed Protection Department] director shall prepare written findings to support the grant or denial of a variance request under this section.					
497 498							
499 500 501	(A)	Net site area includes only the portions of a site that lie in an uplands zone and have not been designated for <u>surface or subsurface</u> wastewater irrigation.					
502 503	PART 12. S amended to	Subsection (C) of Section 25-8-63 (<i>Impervious Cover Calculations</i>) is read:					
504	(C)	Impervious cover calculations exclude:					
505		(1) sidewalks in a public right-of-way or public easement;					
506 507		(2) multi-use trails open to the public and located on public land or in a public easement;					
508 509		(3) water quality controls, excluding subsurface water quality controls;					
510		(4) detention basins, excluding subsurface detention basins;					
511 512		(5) ground level rainwater harvesting cisterns, excluding subsurface cisterns;					
513		(6)[(5)] drainage swales and conveyances;					
514 515		(7)[(6)] the water surface area of ground level pools, fountains, and ponds;					
516 517 518		 (8)[(7)] areas with gravel placed over pervious surfaces that are used only for landscaping or by pedestrians and are not constructed with compacted base; 					
519 520		(9)[(8)] porous pavement designed in accordance with the Environmental Criteria Manual, limited to only pedestrian					
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521 522		ways and multi-use trails, and located outside the Edwards fer Recharge Zone;
523 524 525		fire lanes designed as prescribed by the Environmental ria Manual, that consist of interlocking pavers, and are cted from routine vehicle access;
526 527	(11)[(10)] reside	an access ramp for an existing single-family and duplex ential unit if:
528 529 530	(a)	a person with a disability requires access to a dwelling entrance that meets the requirements of the Residential Code, Section R320.6 (<i>Visitable dwelling entrance</i>);
531 532	(b)	the building official determines that the ramp will not pose a threat to public health and safety;
533	(c)	the ramp:
534 535 536		(i) is no wider than 48 inches, except that any portion of a landing for the ramp required for turns may be no wider than 60 inches; and
537 538		(ii) may have a hand railing, but may not have a roof or walls; and
539 540	(d)	the ramp is located in a manner that utilizes existing impervious cover to the greatest extent possible if:
541 542 543		(i) impervious cover on the property is at or above the maximum amount of impervious cover allowed by this title; or
544 545 546		(ii) if placement of the ramp would result in the property exceeding the maximum amount of impervious cover allowed by this title; and
547 548	(12)[(11)] [of th	a subsurface portion of a parking structure if the director the Watershed Protection Department] determines that:
549	(a)	the subsurface portion of the structure:
550		(i) is located within an urban or suburban watershed;
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551 552			(ii)	is below the grade of the land that existed before construction of the structure;
553 554 555			(iii)	is covered by soil with a minimum depth of two feet and an average depth of not less than four feet; and
556 557			(iv)	has an area not greater than fifteen percent of the site;
558 559 560		(b)	Section	ructure is not associated with a use regulated by on 1.2.2 of Subchapter F of Chapter 25-2 dential Design and Compatibility Standards);
561 562 563 564		(c)	depth wheth	oplicant submits an assessment of the presence and of groundwater at the site sufficient to determine her groundwater will need to be discharged or unded; [and]
565 566 567 568		(d)	impo will b	oplicant submits documentation that the discharge or undment of groundwater from the structure, if any, be managed to avoid adverse effects on public health afety, the environment, and adjacent property; and
569 570 571 572 573 574	<u>(13</u>	more eaves awnir site p	<u>than tr</u> , overlings, an lans or	s of residential building permit review only, no wo feet of elevated, projecting elements such as hangs, cantilevered portions of structures, balconies, d bay windows. This exemption does not apply to the calculation of the drainage charge under 2-5 (Impervious Cover Calculation).
575 576	PART 13. City to add a new Su			25-8-64 (<i>Impervious Cover Assumptions</i>) is amended read:
577 578 579 580 581 582 583	resi the Sub wat fear	idential le assumed osection (terway se	ots hav l squar (B). Tl etbacks otected	at demonstrate that all proposed one- and two-unit we usable lot area that can reasonably accommodate be footage of impervious cover established by the usable lot area must account for all applicable s, floodplains, steep slopes, critical environmental l trees, on-site sewage facilities, and other relevant
				Page 19 of 49

584 585		ons (A), (B), (C), and (F) of City Code Section 25-8-92 ulity Zones Established) are amended to read:		
586 587 588 589	In the water supply rural watersheds, water supply suburban watersheds, and Barton Springs Zone, a critical water quality zone is established along each waterway classified under Section 25-8-91 (<i>Waterway Classifications</i>).			
590 591 592 593	t	The boundaries of a critical water quality zone coincide with he boundaries of the 100-year flood plain as determined under Section 25-7-6 (<i>Determination of the 100-Year Floodplain</i>), except:		
594 595 596	((a) for a minor waterway, the boundaries of the critical water quality zone are located not less than 50 feet and not more than 100 feet from the centerline of the waterway;		
597 598 599 600	(b) for an intermediate waterway, the boundaries of the critical water quality zone are located not less than 100 feet and not more than 200 feet from the centerline of the waterway;		
601 602 603 604	((c) for a major waterway, the boundaries of the critical water quality zone are located not less than 200 feet and not more than 400 feet from the centerline of the waterway; and		
605 606 607	((d) for the main channel of Barton Creek, the boundaries of the critical water quality zone are located 400 feet from the centerline of the creek.		
608 609 610 611 612 613 614 615	a <u>c</u> f r f f	Notwithstanding the provisions of Subsections (A)(1)(a), (b), and (c), a critical water quality zone does not apply to a lrainage ditch located parallel and adjacent to [previously modified drainage feature serving] a railroad or public roadway right-of-way <u>if the ditch:</u> [that does not possess any natural and raditional character and cannot reasonably be restored to a matural condition, as prescribed in the Environmental Criteria Manual.]		
616 617	((a) was designed and constructed primarily to serve the adjacent railroad or public roadway; Page 20 of 49		

	618	<u>(b)</u>	is not a segment or modification of a natural waterway;
	619 620	<u>(c)</u>	does not possess any natural and traditional character; and
	621 622	<u>(d)</u>	cannot reasonably be restored to a natural condition due to existing site constraints.
	623 (B) 624 625		urban watersheds, a critical water quality zone is established waterway classified under Section 25-8-91 (<i>Waterway ions</i>).
	626 627 628	qual	[for] a minor waterway, the boundaries of the critical water ity zone are located 100 feet from the centerline of the erway.[;]
	629 630 631	criti	[for] an intermediate waterway, the boundaries of the cal water quality zone are located 200 feet from the erline of the waterway.[;]
	632 633 634	qual	[for] a major waterway, the boundaries of the critical water ity zone are located 300 feet from the centerline of the erway.[;]
	635 636 637 638 639 640 641 642 643	to ne 100 150 <u>from</u> dow the o surfa	[the] critical water quality zone boundaries may be reduced of less than 50 feet from the centerline of a minor waterway, feet from the centerline of an intermediate waterway, [and] feet from the centerline of a major waterway, and 200 feet in the ordinary high water mark of the Colorado River instream of the Longhorn Dam if the overall surface area of critical water quality zone is the same or greater than the ace area that would be provided without the reduction, as cribed in the Environmental Criteria Manual.[; and]
	644 645 646 647 648 649 650	Subs does <u>to</u> [f publ any	withstanding [notwithstanding] the provisions of sections (B)(1), (2), and (3), a critical water quality zone is not apply to a <u>drainage ditch located parallel and adjacent</u> previously modified drainage feature serving] a railroad or lic roadway right-of-way <u>if the ditch</u> : [that does not possess natural and traditional character and cannot reasonably be pred to a natural condition.]
ļ			Page 21 of 49

651 652		<u>(a)</u>	was designed and constructed primarily to serve the adjacent railroad or public roadway;
653		<u>(b)</u>	is not a segment or modification of a natural waterway;
654 655		<u>(c)</u>	does not possess any natural and traditional character; and
656 657		<u>(d)</u>	cannot reasonably be restored to a natural condition due to existing site constraints.
658 659 660 661	(C)	along each does not app	watershed, a critical water quality zone is established waterway with a drainage area of at least 64 acres. This ply in the area bounded by IH-35, Riverside Drive, Barton ad, Lamar Boulevard, and 15th Street.
662 663 664 665 666		the bo Section provi	boundaries of the critical water quality zone coincide with boundaries of the 100-year floodplain as determined under on 25-7-6 (<i>Determination of the 100-Year Floodplain</i>), ded that the boundary is not less than 50 feet and not more 400 feet from the centerline of the waterway.
667 668 669 670 671 672		water <u>parall</u> servin [that	withstanding the provisions of Subsection (C)(1), a critical equality zone does not apply to a <u>drainage ditch located</u> <u>lel and adjacent to</u> [previously modified drainage feature ang] a railroad or public roadway right-of-way <u>if the ditch:</u> <u>does not possess any natural and traditional character and</u> <u>ot reasonably be restored to a natural condition.</u>]
673 674		<u>(a)</u>	was designed and constructed primarily to serve the adjacent railroad or public roadway;
675		<u>(b)</u>	is not a segment or modification of a natural waterway;
676 677		<u>(c)</u>	does not possess any natural and traditional character; and
678 679		<u>(d)</u>	cannot reasonably be restored to a natural condition due to existing site constraints.
680 681	(F)		er quality zones are established along and parallel to the of the Colorado River downstream of Lady Bird Lake.
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682 683 684 685		(1)	The shoreline boundary of a critical water quality zone coincides with the river's ordinary high water mark, as defined by Code of Federal Regulations Title 33, Section 328.3 (<i>Definitions</i>).
686 687 688 689 690 691 692		(2)	The width of a critical water quality zone, measured horizontally inland, is 400 feet. [The inland boundary of a critical water quality zone coincides with the boundary of the 100-year floodplain as determined under Section 25-7-6 (<i>Determination of the 100-Year Floodplain</i>) except that the width of the critical water quality zone, measured horizontally inland, is not less than 200 feet and not more than 400 feet.]
693 694			ction (A) of City Code Section 25-8-121 (<i>Environmental ry Requirement</i>) is amended to read:
695 696	(A)	-	pplicant shall file an environmental resource inventory with the tor for proposed development located on a tract:
697		(1)	within the Edwards Aquifer recharge [or contributing] zone;
698		[(2) -	within the Drinking Water Protection Zone;
699		(3)	containing a water quality transition zone;]
700		<u>(2)[</u> (+	4)] containing a critical water quality zone; [or]
701		<u>(3)[</u> (:	5)] with a gradient of more than 15 percent; or
702 703 704 705		<u>(4)</u>	containing, or within 150 feet of, a potential or verified wetland feature as identified in a map maintained by the Watershed Protection Department and made available for reference online and at the offices of the Development Services Department.
706 707			ction (A) of City Code Section 25-8-182 (<i>Development</i> nended to read:
708	(A)	Deve	elopment is not completed until:
709		(1)	permanent revegetation is established; and
710		(2)	the director [Planning and Development Review Department]:
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711			(a)	receives the engineer's concurrence letter; and			
712			(b)	certifies installation of the vegetation for acceptance.			
713 714 715		d Sedir		(B) and (C) of City Code Section 25-8-184 (Additional ion Control Requirements in the Barton Springs Zone) are			
716 717 718 719	(B)	quali appro	A temporary erosion and sedimentation control plan and a water quality plan certified by a registered professional engineer and approved by the <u>director</u> [Planning and Development Review Department] is required.				
720 721 722 723 724		(1)	mana used reve	plans must describe the temporary structural controls, site agement practices, or other approved methods that will be to control of off-site sedimentation until permanent getation is certified as completed under Section 25-8-182 elopment Completion).			
725 726 727 728		(2)	effec contr	temporary erosion control plan must be phased to be etive at all stages of construction. Each temporary erosion rol method must be adjusted, maintained, and repaired as ssary.			
729 730 731 732 733 734	(C) The <u>director</u> [Planning and Development Review Department] may require a modification of the temporary erosion control plan after determining that the plan does not adequately control off-site sedimentation from the development. Approval by the <u>director</u> [Planning and Development Review Department] and the engineer who certified the plan is required for a major modification of the plan.						
735 736	PART 18. amended to		ction (A	A) of City Code Section 25-8-185 (Overland Flow) is			
737	(A)	Drain	nage p	atterns must be designed to:			
738		(1)	prev	ent erosion;			
739 740		(2)		tain infiltration and recharge of local seeps, [and] springs, waterways;			
741 742		(3)		uate the harm of contaminants collected and transported by nwater; [and]			
				Page 24 of 49			

743 744 745		(4)	flow,	e <u>feasible</u> [possible], maintain and restore overland sheet maintain natural drainage features and patterns, and rse runoff back to sheet flow <u>; and</u>
746 747 748		<u>(5)</u>	island	e feasible, direct stormwater to landscape areas including ds, medians, peninsulas, and other similar areas. ptions to this requirement include:
749 750			<u>(a)</u>	perimeter landscape areas that are not required to drain to a stormwater control measure;
751 752 753			<u>(b)</u>	impervious areas on which the land use or activity may generate highly contaminated runoff, as prescribed by the Environmental Criterial Manual; and
754 755			<u>(c)</u>	impervious areas used for parking or driving of vehicles if located within the Edwards Aquifer recharge zone.
756 757	PART 19. 0 amended to	-	ode Se	ction 25-8-213 (Water Quality Control Standards) is
758	§ 25-8-213	WATI	ER QU	UALITY CONTROL STANDARDS.
759 760	(A)		-	ality control must be designed in accordance with the ntal Criteria Manual.
761 762 763		(1)	sedin	control must provide at least the treatment level of a nentation/filtration system under the Environmental ria Manual.
764 765 766 767 768 769 770		(2)	contr where liner series [not r	npervious liner is required <u>for structural water quality</u> ols over the Edwards Aquifer recharge zone [in an area e there is surface runoff to groundwater conductivity]. If a is required and <u>there are multiple</u> controls [are located] in s, liners are <u>only required for the first control in the series</u> required for the second or later in the series following mentation, extended detention, or sedimentation/filtration].
771 772		(3)		control must be accessible for maintenance and inspection escribed in the Environmental Criteria Manual.
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773	(B)	A wa	ter quality control must capture and treat the water draining to	
774 775			ontrol from the contributing area. The required capture volume	
776		(1)	the first one-half inch of runoff; and	
777 778 779		(2)	for each 10 percent increase in impervious cover over 20 percent of gross site area, an additional one-tenth of an inch of runoff.	
780 781 782	<u>(C)</u>	The required water quality treatment must be provided using green stormwater control measures, as prescribed in the Environmental Criteria Manual.		
783 784 785	<u>(D)</u>		ithstanding Subsection (C), all or part of the required water ty treatment may be provided using other water quality controls	
786 787 788		<u>(1)</u>	areas with land uses or activities that may generate highly contaminated runoff, as described in the Environmental Criteria Manual;	
789 790 791		<u>(2)</u>	a project that provides water quality treatment for currently untreated, developed off-site areas of at least ten acres in size; or	
792 793		<u>(3)</u>	sites with impervious cover of greater than 90 percent gross site area.	
794	<u>(E)[</u> ((]]	The location of a water quality control:	
795		(1)	must avoid recharge features to the greatest extent possible;	
796 797		(2)	must be shown on the slope map, preliminary plan, site plan, or subdivision construction plan, as applicable; and	
798 799 800 801		(3)	in a water supply rural watershed, may not be in the 40 percent buffer zone, unless the control disturbs less than 50% of the buffer, and is located to maximize overland flow and recharge in the undisturbed remainder of the 40 percent buffer zone.	
802 803	<u>(F)[(</u>		This subsection provides additional requirements for the Barton gs Zone.	
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804 805 806 807 808		(1)	Approval by the Watershed Protection Department is required for a proposed water quality control that is not described in the Environmental Criteria Manual. The applicant must substantiate the pollutant removal efficiency of the proposed control with published literature or a verifiable engineering study.			
809 810 811		(2)	to rer	r quality controls must be placed in sequence if necessary nove the required amount of pollutant. The sequence of ols must be:		
812 813			(a)	based on the Environmental Criteria Manual or generally accepted engineering principles; and		
814			(b)	designed to minimize maintenance requirements.		
815 816 817				A) of City Code Section 25-8-214 (<i>Optional Payment ntrols in Urban Watersheds</i>) is amended to read as		
818 819 820 821 822	(A)	A) The director [of the Watershed Protection Department] shall identify and prioritize water quality control facilities for the urban watersheds in an Urban Watersheds Structural Control Plan. The Environmental <u>Commission</u> [Board] shall review the plan <u>annually</u> [in January of each year].				
823 824	PART 21. amended to		tion (E	B) of City Code Section 25-8-232 (Dedicated Fund) is		
825	(B)	An aj	oplicar	at shall pay the required fee into the fund:		
826 827 828 829		(1)	applie that the	evelopment that does not require a site plan, when the cant posts fiscal security for the subdivision or requests he director <u>of the Development Services Department</u> d the subdivision plat, whichever occurs first; or		
830 831		(2)	for de appro	evelopment that requires a site plan, when the site plan is oved.		
832 833	PART 22. (amended to	•	ode Se	ction 25-8-233 (Barton Springs Zone Operating Permit) is		
834	§ 25-8-233	BART	ON S	PRINGS ZONE OPERATING PERMIT.		
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835 836 837	(A)	In the Barton Springs Zone, the owner or operator of a commercial or multifamily development is required to obtain an annual operating permit for the required water quality controls.				
838	(B)	To obtain an annual operating permit, an applicant must:				
839 840		 provide the <u>director</u> [Planning and Development Review Department] with: 				
841		(a) a maintenance plan; and				
842 843		(b) the information necessary to verify that the water quality controls are in proper operating condition; and				
844		(2) pay the required, nonrefundable fee.				
845 846 847 848	(C)	The <u>director</u> [Planning and Development Review Department] may verify that a water quality control is in proper operating condition by either inspecting the water quality control or accepting a report from a registered engineer.				
849 850	(D)	The <u>director</u> [Planning and Development Review Department] shall issue an operating permit after determining that:				
851 852		(1) the applicant has complied with the requirements of Subsection (B); and				
853		(2) the water quality controls are in proper operating condition.				
854 855 856 857	(E)	The <u>director</u> [Planning and Development Review Department] shall transfer an operating permit to a new owner or operator if, not later than 30 days after a change in ownership or operation, the new owner or operator:				
858		(1) signs the operating permit;				
859		(2) accepts responsibility for the water quality controls; and				
860 861		 (3) documents the transfer on a form provided by the <u>director</u> [Planning and Development Review Department]. 				
862 863		hapter 25-8, Article 7, Division 1 (<i>Critical Water Quality Zone ictions</i>) is renamed to read:				
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864	Division 1. Water	way and Floodplain Protection.					
865 866	PART 24. City Code Section 25-8-261 (<i>Critical Water Quality Zone Development</i>) is amended to read:						
867	§ 25-8-261 CRITICAL WATER QUALITY ZONE DEVELOPMENT.						
868 869 870 871 872	In all watersheds, development is prohibited in a critical water quality zone except as provided in this Division. Development allowed in the critical water quality zone under this Division shall be revegetated and restored within the limits of construction as prescribed by the Environmental Criteria Manual.						
873 874	(A)	A fence that does not obstruct flood flows is permitted in a critical water quality zone.					
875 876 877 878	(B)	Open space is permitted in a critical water quality zone if a program of fertilizer, pesticide, and herbicide use is approved by the Watershed Protection Department, subject to the conditions in this Subsection.					
879 880 881 882 883 883		(1) In a water supply rural watershed, water supply suburban, or the Barton Springs Zone, open space is limited to sustainable urban agriculture or a community garden if the requirements in subsection (B)(4) are met, multi-use trails, picnic facilities, and outdoor facilities, excluding stables, corrals for animals and athletic fields.					
885 886 887 888		 A [master planned] park with a council-adopted plan [that is approved by the council] may include recreational development other than that described in Subsection (B)(1). 					
 889 890 891 892 893 894 		 (3) A hard surfaced trail may cross the critical water quality zone pursuant to Section 25-8-262 (<i>Critical Water Quality Zone Street Crossings</i>). A hard surfaced trail that does not cross the critical water quality zone may be located within the critical water quality zone only if: (a) designed in accordance with the Environmental 					
894 895		(a) designed in accordance with the Environmental Criteria Manual;					

896 897 898	(b)	located outside the erosion hazard zone unless protective works are provided as prescribed in the Drainage Criteria Manual;
899 900 901	(c)	limited to 12 feet in width plus one-foot compacted sub-grade shoulders, unless a wider trail is designated in a Council-adopted plan;
902 903	(d)	located not less than 25 feet from the centerline of a waterway if within an urban watershed;
904 905 906 907 908	(e)	located not less than 50 feet from the centerline of a minor waterway, 100 feet from the centerline of an intermediate waterway, and 150 feet from the centerline of a major waterway if within a watershed other than an urban watershed;
909 910 911 912	(f)	located not less than 50 feet from the shoreline of Lake Travis, Lake Austin, Lady Bird Lake, and Lake Walter E. Long, as defined in Section 25-8- 92; and
913 914 915	(g)	located not less than <u>200</u> [100] feet from the ordinary high water mark of the Colorado River downstream from Longhorn Dam.
916 (4) 917	-	space may include sustainable urban agriculture or nmunity garden only if:
918 919 920 921 922 923 924	(a)	in an urban watershed and located not less than 25 feet from the centerline of a waterway, or in a watershed other than an urban watershed and located not less than 50 feet from the centerline of a minor waterway, 100 feet from the centerline of an intermediate waterway, and 150 feet from the centerline of a major waterway;
925 926 927 928	(b)	located not less than 50 feet from the shoreline of Lake Travis, Lake Austin, Lady Bird Lake, and Lake Walter E. Long, as defined in Section 25-8- 92;
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929 930 931			(c)	located not less than 200 [100] feet from the ordinary high water mark of the Colorado River downstream from Longhorn Dam;
932 933			(d)	designed in accordance with the Environmental Criteria Manual; and
934 935			(e)	limited to garden plots and paths, with no storage facilities or other structures over 500 square feet.
936 937		(5)		uburban or urban watershed, open space may de an athletic field only if:
938 939 940 941 942 943 944			(a)	in an urban watershed and located not less than 25 feet from the centerline of a waterway, or in a suburban watershed and located not less than 50 feet from the centerline of a minor waterway, 100 feet from the centerline of an intermediate waterway, and 150 feet from the centerline of a major waterway;
945 946 947			(b)	located not less than 50 feet from the shoreline of Lady Bird Lake and Lake Walter E. Long, as defined in Section 25-8-92;
948 949 950			(c)	located not less than $200 [100]$ feet from the ordinary high water mark of the Colorado River downstream from Longhorn Dam; and
951 952 953 954 955			(d)	the owner of the athletic field submits to the Watershed Protection Department a maintenance plan to keep the athletic field well vegetated and minimize compaction, as prescribed in the Environmental Criteria Manual.
956 957	(C)		-	ments of this subsection apply along Lake Travis, a, <u>Lake Walter E. Long, and</u> [or] Lady Bird Lake.
958 959 960		(1)	neces	ck, public boat ramp, bulkhead or marina, and sary access and appurtenances, are permitted in a al water quality zone subject to compliance with
				Page 31 of 49

961 962 963 964 965	Chapter 25-2, Subchapter C, Article 12 (<i>Docks</i> , <i>Bulkheads</i> , <i>and Shoreline Access</i>). For a single-family residential use, necessary access may not exceed the minimum area of land disturbance required to construct a single means of access from the shoreline to a dock.
966 (2) 967 968	Disturbed areas must be restored in accordance with the Environmental Criteria Manual and the following requirements:
969 970 971	(a) Within a lakefront critical water quality zone, or an equivalent area within 25 feet of a shoreline, restoration must include:
972 973 974	 (i) at least one native shade tree and one native understory tree, per 500 square feet of disturbed area; and
975 976	(ii) one native shrub per 150 square feet of disturbed area; and
977 978	(b) Remaining disturbed areas must be restored per standard specifications for native restoration.
979 (3) 980 981 982 983 984 985	Within the shoreline setback area defined by Section 25- 2-551 (<i>Lake Austin (LA) District Regulations</i>) and within the overlay established by Section 25-2-180 (<i>Lake Austin</i> (<i>LA) Overlay District</i>), no more than 30 percent of the total number of shade trees of 8 inches or greater, as designated in the Environmental Criteria Manual, may be removed.
986 (4) 987 988 989	Before a building permit may be issued or a site plan released, approval by the Watershed Protection Department is required for chemicals used to treat building materials that will be submerged in water.
990 (5) 991 (5) 992 (5) 993 (5)	Bank erosion above the 100-year-flood plain may be stabilized within a lakefront critical water quality zone if the restoration meets the requirements of Subsection (B) (2) of this section.
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004			
994	<u>(6)</u>	A ret	aining wall, bulkhead, or other erosion protection
995		devic	e must be designed and constructed to minimize
996		wave	return and wave action in compliance with the
997		Envi	ronmental Criteria Manual. A shoreline modification
998		<u>withi</u>	n the wave action zone with a greater than 45 degree
999			cal slope for any portion greater than one foot in
1000		-	it is not allowed on or adjacent to the shoreline of a
1001			unless the shoreline modification is located within
1002		<u>an ex</u>	<u>isting man-made channel</u> .
1003	<u>(7)</u>	<u>A ret</u>	aining wall, bulkhead, or other erosion protection
1004		devic	e may not capture or recapture land from a lake
1005		unles	s doing so is required to restore the shoreline to
1006		whic	hever of the following boundaries would encroach
1007		the le	east into the lake:
1008		<u>(a)</u>	the shoreline as it existed 10 years before the date
1009			of application, with documentation as prescribed
1010			by the Environmental Criteria Manual; or
1011		<u>(b)</u>	the lakeside boundary of the subdivided lot line.
1012	(8)	A bu	lkhead may be replaced in front of an existing
1013		<u>bulkł</u>	nead once, if:
1013 1014		<u>bulkł</u> <u>(a)</u>	head once, if: the existing bulkhead was legally constructed;
		<u>(a)</u>	the existing bulkhead was legally constructed;
1014			
1014 1015		<u>(a)</u>	the existing bulkhead was legally constructed; construction of the replacement bulkhead does not
1014 1015 1016 1017		(<u>a)</u> (<u>b)</u>	the existing bulkhead was legally constructed; construction of the replacement bulkhead does not change the location of the shoreline by more than 6 inches; and
1014 1015 1016		<u>(a)</u>	the existing bulkhead was legally constructed; construction of the replacement bulkhead does not change the location of the shoreline by more than 6 inches; and the director determines that there is no reasonable
1014 1015 1016 1017 1018		(<u>a)</u> (<u>b)</u>	the existing bulkhead was legally constructed; construction of the replacement bulkhead does not change the location of the shoreline by more than 6 inches; and
1014 1015 1016 1017 1018 1019	(9)	(<u>a)</u> (<u>b</u>) (<u>c)</u>	the existing bulkhead was legally constructed; construction of the replacement bulkhead does not change the location of the shoreline by more than 6 inches; and the director determines that there is no reasonable alternative to replacement of the bulkhead in the
1014 1015 1016 1017 1018 1019 1020	<u>(9)</u>	(<u>a)</u> (<u>b</u>) (<u>c)</u>	 the existing bulkhead was legally constructed; construction of the replacement bulkhead does not change the location of the shoreline by more than 6 inches; and the director determines that there is no reasonable alternative to replacement of the bulkhead in the location of the existing bulkhead.
1014 1015 1016 1017 1018 1019 1020	<u>(9)</u>	(<u>a)</u> (<u>b</u>) (<u>c</u>) <u>Dred</u>	the existing bulkhead was legally constructed; construction of the replacement bulkhead does not change the location of the shoreline by more than 6 inches; and the director determines that there is no reasonable alternative to replacement of the bulkhead in the location of the existing bulkhead. ging is prohibited unless:
1014 1015 1016 1017 1018 1019 1020 1021	<u>(9)</u>	(<u>a)</u> (<u>b</u>) (<u>c</u>) <u>Dred</u>	the existing bulkhead was legally constructed; construction of the replacement bulkhead does not change the location of the shoreline by more than 6 inches; and the director determines that there is no reasonable alternative to replacement of the bulkhead in the location of the existing bulkhead. ging is prohibited unless: the area of dredging is less than 25 cubic yards;
1014 1015 1016 1017 1018 1019 1020 1021 1022 1023	<u>(9)</u>	(<u>a)</u> (<u>b</u>) (<u>c</u>) <u>Dred</u> (<u>a</u>)	the existing bulkhead was legally constructed; construction of the replacement bulkhead does not change the location of the shoreline by more than 6 inches; and the director determines that there is no reasonable alternative to replacement of the bulkhead in the location of the existing bulkhead. ging is prohibited unless: the area of dredging is less than 25 cubic yards; and

1025	(D)		ity line, including a storm drain, is prohibited in the		
1026		critica	al water quality zone, except as provided in subsection (E)		
1027		or for a necessary crossing. A necessary utility crossing may			
1028		cross	into or through a critical water quality zone only if:		
1029		(1)	the utility line follows the most direct path into or across		
1030			the critical water quality zone to minimize disturbance,		
1031			unless boring or tunneling is the proposed method of		
1032			installation for the entire crossing and all bore pits are		
1033			located outside of the critical water quality zone;		
1034		(2)	the depth of the utility line and location of associated		
1035		(-)	access shafts are not located within an erosion hazard		
1036			zone, unless protective works are provided as prescribed		
1037			in the Drainage Criteria Manual;		
1038		<u>(3)</u>	stormwater outfalls minimize disturbance to the bank of		
1039			the Colorado River by locating outfalls in upstream		
1040			drainages where feasible; and		
1041		<u>(4)[</u> (3	()) in the Barton Springs Zone, <u>the crossing</u> is		
1042			approved by the director [of the Watershed Protection		
1043			Department].		
1044	(E)	In the	urban and suburban watersheds, a utility line may be		
1045		locate	ed parallel to and within the critical water quality zone if:		
1046		(1)	in an urban watershed and located not less than 50 feet		
1047			from the centerline of a waterway, or in a watershed		
1048			other than urban and located not less than 50 feet from		
1049			the centerline of a minor waterway, 100 feet from the		
1050			centerline of an intermediate waterway, and 150 feet		
1051			from the centerline of a major waterway;		
1052		(2)	located not less than 50 feet from the shoreline of Lady		
1053			Bird Lake and Lake Walter E. Long, as defined in		
1054			Section 25-8-92;		
1055		(3)	located not less than 200 [100] feet from the ordinary		
1056			high water mark of the Colorado River downstream from		
1057			Longhorn Dam;		
			Page $34 \text{ of } 40$		
			Page 34 of 49		

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1090 1091 1092 1093 1094 1095 1096		water quality zone under Section 25-8-261 (<i>Critical</i> <i>Water Quality Zone Development</i>), Section 25-8-262 (<i>Critical Water Quality Zone Street Crossings</i>), or Section 25-8-367 (<i>Restrictions on Development</i> <i>Impacting Lake Austin, Lady Bird Lake, and Lake Walter</i> <i>E. Long</i>) as prescribed by the Environmental Criteria <u>Manual</u> .
1097 1098 1099 1100	(H)	In the urban and suburban watersheds, vegetative filter strips, rain gardens, biofiltration ponds, areas used for irrigation or infiltration of stormwater, or other controls as prescribed by rule are allowed in the critical water quality zone if:
1101 1102 1103 1104 1105 1106 1107		(1) in an urban watershed and located not less than 50 feet from the centerline of a waterway, or in a watershed other than urban and located no less than 50 feet from the centerline of a minor waterway, no less than 100 feet from the centerline of an intermediate waterway, and no less than 150 feet from the centerline of a major waterway;
1108 1109 1110		 located not less than 50 feet from the shoreline of Lady Bird Lake and Lake Walter E. Long, as defined in Section 25-8-92;
1111 1112 1113		(3) located not less than <u>200</u> [100] feet from the ordinary high water mark of the Colorado River downstream from Longhorn Dam;
1114		(4) located outside the 100-year floodplain; and
1115 1116 1117		(5) located outside the erosion hazard zone, unless protective works are provided as prescribed in the Drainage Criteria Manual.
1118 1119 1120	(I)	Development associated with power generation, transmission, or distribution at the Decker Creek Power Station is allowed in the critical water quality zone.
1121 1122	(J)	A residential lot that is 5,750 square feet or less in size may not include any portion of a critical water quality zone.
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1123 1124	Quality Zor	ne Mol	ctions (B) and (C) of City Code Section 25-8-262 (<i>Critical Water bility Crossings</i>) are amended to read:
1125	(B)	This	subsection applies in a watershed other than an urban watershed.
1126 1127 1128		(1)	A major waterway critical water quality zone may be crossed by <u>a Level 3, 4, or 5</u> [an arterial] street or rail line identified in the Transportation Plan.
1129 1130 1131		(2)	An intermediate waterway critical water quality zone may be crossed by <u>a Level 2, 3, 4, or 5</u> [an arterial street, collector] street or rail line, except:
1132 1133 1134 1135			 (a) a Level 2 [collector] street crossing must be at least 2,500 feet, measured along the centerline of the waterway, from a Level 2, 3, 4, or 5 [collector or arterial] street crossing on the same waterway; or
1136 1137 1138 1139 1140 1141			 (b) in a water supply suburban or water supply rural watershed, or the Barton Springs Zone, a Level 2 [collector] street crossing must be at least one mile, measured along the centerline of the waterway, from a Level 2, 3, 4, or 5 [collector or arterial] street crossing on the same waterway.
1142 1143 1144		(3)	A minor waterway critical water quality zone may be crossed by <u>a Level 2, 3, 4, or 5</u> [an arterial street, collector] street[,] or rail line, except:
1145 1146 1147 1148			 (a) a Level 2 [collector] street crossing must be at least 900 feet, measured along the centerline of the waterway, from a Level 2, 3, 4, or 5 [collector or arterial] street crossing on the same waterway; or
1149 1150 1151 1152 1153 1154			 (b) in a water supply suburban or water supply rural watershed, or the Barton Springs Zone, a Level 2 [collector] street crossing must be at least 2,000 feet, measured along the centerline of the waterway, from a Level 2, 3, 4, or 5 [collector or arterial] street crossing on the same waterway.

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1155 1156 1157 1158		(4)	A minor waterway critical water quality zone may be crossed by a <u>Level 1 or 2</u> [residential or commercial] street if necessary to provide access to property that cannot otherwise be safely accessed.
1159 1160	(C)		l watersheds, multi-use trails may cross a critical water quality of any waterway <u>if:</u>
1161 1162		<u>(1)</u>	designed in compliance with the Environmental Criteria Manual; and
1163 1164		<u>(2)</u>	the development demonstrates no additional adverse impact from flood or erosion potential.
1165 1166		-	de Chapter 25-8 (<i>Environment</i>) is amended to add a new Section o read:
1167	§ 25-8-263	FLO	ODPLAIN MODIFICATION.
1168	(A)	All f	loodplain modifications must:
1169 1170		(1)	be designed to accommodate existing and fully-vegetated hydraulic conditions;
1171 1172 1173 1174		(2)	apply sound engineering and ecological practices, prevent and reduce degradation of water quality, and demonstrate the stability and integrity of floodplains and waterways, as prescribed in the Environmental Criteria Manual;
1175 1176 1177 1178		(3)	restore floodplain health, or provide mitigation if restoration is infeasible, to support natural functions and processes as prescribed in the floodplain modification criteria in the Environmental Criteria Manual; and
1179 1180 1181		(4)	comply with the requirements of Chapter 25-7 (<i>Drainage</i>), the Drainage Criteria Manual, and the Environmental Criteria Manual.
1182 1183 1184	(B)	proh	dplain modification within a critical water quality zone is ibited except as allowed under Section 25-8-261 (<i>Critical Water</i> <i>lity Zone Development</i>).
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1185 1186	(C)	Floodplain modification outside a critical water quality zone is allowed only if the modification proposed:		
1187 1188		(1)	is necessary to protect public health and safety by addressing an existing threat, as determined by the director;	
1189 1190 1191		(2)	is designed solely to improve floodplain health, as determined by a functional assessment of floodplain health as prescribed by the Environmental Criteria Manual;	
1192 1193 1194 1195 1196		(3)	is located within a floodplain area classified as in fair or poor condition, as determined by a functional assessment of floodplain health, and provides restoration or mitigation in accordance with the ratios and specifications prescribed in the Environmental Criteria Manual; or	
1197 1198 1199 1200		(4)	is the minimum modification necessary for development allowed under Section 25-8-261 (<i>Critical Water Quality Development</i>) or 25-8-262 (<i>Critical Water Quality Zone Mobility Crossings</i>).	
1201 1202 1203	(D)	Manı	site restoration, as prescribed in the Environmental Criteria al, is infeasible and mitigation is required under this section, it be satisfied by:	
1204 1205		(1)	paying into the Riparian Zone Mitigation Fund a nonrefundable amount established by ordinance;	
1206 1207 1208		(2)	transferring in fee simple or placing restrictions on mitigation land approved by the director and meeting the following conditions:	
1209			(a) located within the same watershed classification;	
1210 1211 1212			(b) in accordance with the procedures in Subsection (H)(3) of Section 25-8-26 (<i>Redevelopment Exception in the Barton Springs Zone</i>);	
1213 1214 1215			(c) dedicated to or restricted for the benefit of the City, or another entity approved by the director, and which the City or other approved entity accepts; and	
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1216 1217 1218			(d)	an amount proportionate to the amount of area within the existing floodplain that is proposed to be modified, as prescribed in the Environmental Criteria Manual; or
1219 1220		(3)		nbination of the mitigation methods described in ections (D)(1) and (D)(2), if approved by the director.
1221 1222				(B) and (C) of City Code Section 25-8-281 (<i>Critical</i>) are amended to read:
1223 1224 1225	(B)	<u>critic</u>	al envi	al lot may not include a critical environmental feature or <u>a</u> <u>ironmental feature buffer zone and may not</u> be located eet of a critical environmental feature.
1226 1227	(C)			ction prescribes the requirements for critical environmental fer zones.
1228 1229		(1)		ffer zone is established around each critical environmental re described in this subchapter.
1230 1231 1232			(a)	Except as provided in Subsection $(C)(1)(b)$, the width of the buffer zone is 150 feet from the edge of the critical environmental feature.
1233 1234 1235 1236			(b)	For a point recharge feature, the buffer zone coincides with the topographically defined catchment basin, except that the width of the buffer zone from the edge of the critical environmental feature is:
1237				(i) not less than 150 feet;
1238				(ii) not more than 300 feet; and
1239 1240				(iii) calculated in accordance with the Environmental Criteria Manual.
1241		(2)	With	in a buffer zone described in this subsection:
1242 1243			(a)	the natural vegetative cover must be retained to the maximum extent practicable;
1244			(b)	construction is prohibited; and
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1245			(c)	wastewater disposal or irrigation is prohibited.
1246 1247 1248		(3)	envir	ated at least 50 feet from the edge of the critical onmental feature, the prohibition of Subsection $(C)(2)(b)$ not apply to:
1249			(a)	a [yard or] hiking trail; [or]
1250 1251 1252			(b)	a recharge basin approved under Section 25-8-213 (<i>Water Quality Control Standards</i>) that discharges to a point recharge feature <u>; or[-]</u>
1253 1254 1255 1256 1257 1258			(c)	an innovative runoff management practice approved under Section 25-8-151 (<i>Innovative Management</i> <i>Practices</i>) that is designed to address the standards of this section, enhance the recharge of groundwater and the discharge of springs, and maintain the function of critical environmental features.
1259 1260 1261 1262		(4)	instal recha	neter fencing with not less than one access gate must be led at the outer edge of the buffer zone for all point rge features. The fencing must comply with the Standard ifications Manual.
1263 1264 1265		(5)	stand	owner must maintain the buffer zone in accordance with ards in the Environmental Criteria Manual to preserve the quality function of the buffer.
1266 1267 1268		<u>(6)</u>	<u>must</u>	ritical environmental feature locations and required setbacks be shown on preliminary subdivision plans, site plans, and permits as determined by the director.
1269 1270		<u>(7)</u>	<u>All c</u> <u>final</u>	ritical environmental feature locations must be shown on plats.
1271	PART 28. C	tity Co	ode Se	ction 25-8-282 (Wetland Protection) is amended to read:
1272	§ 25-8-282 V	VETI	LAND	PROTECTION.
1273 1274 1275		locate	ed with	nust be protected in all watersheds except <u>for wetlands</u> <u>nin the area [in the]</u> bounded by Interstate 35, Riverside on Springs Road, Lamar Boulevard, and 15th Street <u>that</u>
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1276 1277		are not associated with the critical water quality zone of Lady Bird Lake.
1278 1279	(B)	Protection methods for wetlands require the approval of the director, and may include:
1280 1281		(1) appropriate setbacks that preserve the wetlands or wetland functions;
1282		(2) wetland mitigation, including wetland replacement; <u>or</u>
1283		(3) wetland restoration or enhancement[; or]
1284		[(4) use of a wetlands for water quality controls].
1285	[(C) -	The director of the Watershed Protection Department may approve:
1286		(1) the removal and replacement of a wetland; or
1287 1288		(2) the elimination of setbacks from a wetland that is proposed to be used as a water quality control.]
1289 1290		City Code Section 25-8-323 (<i>Temporary Storage Areas; Topsoil</i> is amended to add a new Subsection (C) to read:
1291 1292 1293 1294 1295	<u>(C)</u>	For areas on the site that are to remain pervious after development, any soils that are compacted during site grading and construction operations must be decompacted in compliance with the Environmental Criteria Manual and the Standard Specifications Manual.
1296	PART 30.	City Code Section 25-8-341 (Cut Requirements) is amended to read:
1297	§ 25-8-341	CUT REQUIREMENTS.
1298	(A)	Cuts on a tract of land may not exceed four feet of depth, except:
1299		(1) in an urban watershed;
1300		(2) in a roadway right-of-way;
1301		(3) for construction of a building foundation or swimming pool;
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1302 1303 1304	(4)	for construction of a water quality control or detention facility and appurtenances for conveyance such as swales, drainage ditches, and diversion berms, if:
1305 1306		(a) the design and location of the facility within the site minimize the amount of cut over four feet;
1307 1308		(b) the cut is the minimum necessary for the appropriate functioning of the facility; and
1309 1310 1311		 (c) the cut is not located on a slope with a gradient of more than 15 percent or within 100 feet of a classified waterway;
1312 1313	(5)	for utility construction or a wastewater drain field, if the area is restored to natural grade;
1314 1315	(6)	in a state-permitted sanitary landfill or a sand or gravel excavation located in the extraterritorial jurisdiction, if:
1316		(a) the cut is not in a critical water quality zone;
1317		(b) the cut does not alter a 100-year floodplain;
1318 1319		(c) the landfill or excavation has an erosion and restoration plan approved by the City; and
1320		(d) all other applicable City Code provisions are met.
1321	(7)	for any cut associated with construction of a multi-use trail, if:
1322 1323 1324		(a) the cut is not located on a slope with a gradient of more than 15 percent or within 100 feet of a classified waterway;
1325		(b) the cut is limited to no more than eight feet in depth;
1326 1327		(c) the cut is located in a public right-of-way or public easement; and
1328 1329		(d) the trail is designed in accordance with the Environmental Criteria Manual; or
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1330 1331		<u>(8)</u>		onstruction of a street or driveway necessary to provide ary access if:
1332 1333			<u>(a)</u>	the construction complies with Division 3 (Construction on Slopes) of this article;
1334			<u>(b)</u>	the cut is not within a critical water quality zone;
1335			<u>(c)</u>	the cut is limited to no more than eight feet in depth;
1336 1337 1338 1339			<u>(d)</u>	the cut over four feet is the minimum amount necessary to comply with safety access requirements and the horizontal and vertical curve requirements of the Transportation Criteria Manual; and
1340 1341			<u>(e)</u>	there is no other feasible alternative for the street or driveway location.
1342 1343	PART 31. States amended to		tion (A	A) of City Code Section 25-8-342 (Fill Requirements) is
1344	(A)	Fill o	n a tra	ct of land may not exceed four feet of depth, except:
1345		(1)	in an	urban watershed;
1346		(2)	in a r	oadway right-of-way;
1347 1348		(3)		a foundation with sides perpendicular to the ground, or pier and beam construction;
1349 1350 1351		(4)	and a	onstruction of a water quality control or detention facility ppurtenances for conveyance such as swales, drainage es, and diversion berms, if:
1352 1353			(a)	the design and location of the facility within the site minimize the amount of fill over four feet;
1354 1355			(b)	the fill is the minimum necessary for the appropriate functioning of the facility; and
1356 1357 1358			(c)	the fill is not located on a slope with a gradient of more than 15 percent or within 100 feet of a classified waterway;
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1359	(5)	for utility construction or a wastewater drain field;
1360 1361	(6)	in a state-permitted sanitary landfill located in the extraterritorial jurisdiction, if:
1362		(a) the fill is derived from the landfill operation;
1363 1364		(b) the fill is not placed in a critical water quality zone or a 100-year floodplain;
1365 1366		(c) the landfill operation has an erosion and restoration plan approved by the City; and
1367		(d) all other applicable City Code provisions are met; [or]
1368	(7)	for fill associated with construction of a multi-use trail, if:
1369 1370 1371		 (a) the fill is not located on a slope with a gradient of more than 15 percent or within 100 feet of a classified waterway;
1372		(b) the fill is limited to no more than eight feet in depth;
1373 1374		(c) the fill is located in a public right-of-way or public easement; and
1375 1376		(d) the trail is designed in accordance with the Environmental Criteria Manual; or[-]
1377 1378	<u>(8)</u>	for construction of a street or driveway necessary to provide primary access if:
1379 1380		(a) the construction complies with Division 3 (<i>Construction</i> on Slopes) of this article;
1381		(b) the fill is not within a critical water quality zone;
1382		(c) the fill is limited to no more than eight feet in depth;
1383 1384 1385 1386		(d) the fill over four feet is the minimum amount necessary to comply with safety access requirements and the horizontal and vertical curve requirements of the Transportation Criteria Manual; and
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1387 1388	(e) there is no other feasible alternative for the street or driveway location.
1389	PART 32. City Code § 25-8-364 (Floodplain Modification) is repealed.
1390 1391	PART 33. City Code § 25-8-367 (<i>Relocation of Shoreline Between Tom Miller Dam and Longhorn Dam</i>) is repealed.
1392 1393	PART 34. City Code § 25-8-368 (<i>Restrictions on Development Impacting Lake Austin, Lady Bird Lake, and Lake Walter E. Long</i>) is repealed.
1394 1395	PART 35. Subsection (A) of City Code Section 25-8-422 (<i>Water Quality Transition Zone</i>) is amended to read:
1396 1397	(A) Development is prohibited in a water quality transition zone that lies over the South Edwards Aquifer recharge zone, except for:
1398 1399	(1) development described in Article 7, Division 1 (<i>Critical Water Quality Zone Restrictions</i>); and
1400 1401 1402 1403	 minor drainage facilities or water quality controls that comply with Section <u>25-8-263</u> [25-8-364] (<i>Floodplain Modification</i>) and the floodplain modification criteria in the Environmental Criteria Manual.
1404 1405	PART 36. City Code Section 25-8-452 (<i>Water Quality Transition Zone</i>) is amended to read:
1406	§ 25-8-452 WATER QUALITY TRANSITION ZONE.
1407 1408	(A) Development is prohibited in a water quality transition zone that lies over the South Edwards Aquifer recharge zone, except for:
1409 1410	(1) development described in Article 7, Division 1 (<i>Critical Water Quality Zone Restrictions</i>); and
1411 1412 1413 1414	 (2) minor drainage facilities or water quality controls that comply with Section <u>25-8-263</u> [<u>25-8-364</u>] (<i>Floodplain Modification</i>) and the floodplain modification criteria in the Environmental Criteria Manual.
1415 1416	(B) Development is prohibited in a water quality transition zone that lies outside the South Edwards Aquifer recharge zone, except for:
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1417 1418		(1)	development described in Article 7, Division 1 (Critical Water Quality Zone Restrictions);
1419		(2)	streets;
1420 1421 1422 1423		(3)	minor drainage facilities or water quality controls that comply with Section <u>25-8-263</u> [25-8-364] (<i>Floodplain Modification</i>) and the floodplain modification guidelines of the Environmental Criteria Manual; and
1424 1425 1426		(4)	duplex or single-family residential development with a minimum lot size of two acres and a density of not more than one unit for each three acres, excluding acreage in the 100 year flood plain.
1427 1428	(C)		that lies within a critical water quality zone must also include at two acres in a water quality transition zone or uplands zone.
1429 1430	PART 37. amended to	•	ode Section 25-8-482 (Water Quality Transition Zone) is
1431	§ 25-8-482	WAT	ER QUALITY TRANSITION ZONE.
1432 1433	(A)		elopment is prohibited in a water quality transition zone that lies the Edwards Aquifer recharge zone, except for:
1434 1435		(1)	development described in Article 7, Division 1 (Critical Water Quality Zone Restrictions); and
1436 1437 1438 1439		(2)	minor drainage facilities or water quality controls that comply with Section <u>25-8-263</u> [25-8-364] (<i>Floodplain Modification</i>) and the floodplain modification criteria of the Environmental Criteria Manual.
1440 1441	(B)		elopment is prohibited in a water quality transition zone that lies de the Edwards Aquifer recharge zone, except for:
1442 1443		(1)	development described in Article 7, Division 1 (<i>Critical Water Quality Zone Restrictions</i>);
1444 1445 1446 1447		(2)	minor drainage facilities or water quality controls that comply with Section <u>25-8-263</u> [25-8-364] (<i>Floodplain Modification</i>) and the floodplain modification guidelines of the Environmental Criteria Manual;
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1448		(3) streets; and
1449 1450 1451		(4) duplex or single-family residential housing with a minimum lot size of two acres and a density of not more than one unit for each three acres, excluding acreage in the 100-year floodplain.
1452 1453		ty Code Chapter 25-8, Subchapter B, Article 2 (<i>Endangered Species</i>) is d replaced as follows:
1454	ARTICLE	2. THREATENED OR ENDANGERED SPECIES NOTIFICATION
1455	§ 25-8-691	THREATENED OR ENDANGERED SPECIES NOTIFICATION.
1456 1457 1458 1459	(A)	This section applies in areas of the planning jurisdiction that may contain habitat for federally listed threatened or endangered species identified in the map maintained by the City online or available for inspection in the office of the Development Services Department.
1460 1461 1462	(B)	On submission of an application for a subdivision or site plan in an area described in Subsection (A), the applicant must give notice of the application to the appropriate authority, including:
1463		(1) United States Fish and Wildlife Service;
1464 1465		(2) Balcones Canyonlands Conservation Plan Coordinating Committee Secretary; and
1466 1467		(3) Hays, Travis, or Williamson County, as applicable depending on project location.
1468 1469	(C)	The notice must include a statement that the development could cause the loss of threatened or endangered species habitat.
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		Steve Adler Mayor
APPROVED:		ATTEST:
Anne L. Morg City Attorne		Myrna Rios City Clerk
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