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(D)

A DB90 combining district may be combined with the following base districts:

32		(1)	Comn	nercial Liquor Sales (CS-1);	
33		(2)	Gener	ral Commercial Services (CS);	
34		(3)	Comn	nunity Commercial (GR);	
35		(4)	Neigh	borhood Commercial (LR);	
36		(5)	Gener	ral Office (GO); and	
37		(6)	Limite	ed Office (LO).	
38	(E)	Affor	rdability	dability Requirements.	
39 40		(1)	Affordability Minimums - Ownership Units. If an applicant develops dwelling units for sale, this subdivision applies.		
41 42 43 44 45			(a)	An applicant must reserve a minimum of 12 percent of the residential units as affordable for ownership and occupancy by households earning 80 percent or less of the current Austin-Round Rock Metropolitan Statistical Area Median Family Income as determined by the Housing Director.	
46 47 48 49 50 51 52			(b)	An applicant for a proposed owner-occupied housing development may elect to meet the affordability requirement without providing income-restricted units onsite by paying a fee in-lieu to the Housing Trust Fund. At a minimum the fee-in-lieu shall be equivalent to the required percentage of the total residential units, including the mix of bedrooms required, at the rate set in the fee schedule at the time of final site plan submission.	
53 54		(2)		dability Minimums - Rental Units. If an applicant develops dwelling for lease, this subdivision applies. An applicant must reserve:	
55 56 57 58			(a)	a minimum of 12 percent of the residential units as affordable for lease and occupancy by households earning 60 percent or less of the current Austin-Round Rock Metropolitan Statistical Area Median Family Income as determined by the Housing director; or	
59 60 61 62			(b)	a minimum of ten percent of the residential units as affordable for lease and occupancy by households earning 50 percent or less of the current Austin-Round Rock Metropolitan Statistical Area Median Family Income as determined by the Housing director.	
63	(F)	Deve	lopmen	at Standards and Mixed Use.	
64		(1)	In a D	B90 combining district, the following uses are permitted:	

- (a) uses that are permitted in the base zoning district unless the use is restricted by a conditional overlay that applies to the property; and
- (b) residential uses.
- (2) A development must comply with Article 2 (*Site Development Standards*) and Article 3 (*Building Design Standards*) in Subchapter E (*Design Standards and Mixed Use*) of this chapter except when those provisions conflict with this section.
- (3) Mix of Uses.
  - (a) In this subdivision, PRINCIPAL STREET has the same meaning as principal street in and is applied consistent with Article 5 (*Definitions*) of Subchapter E (*Design Standards and Mixed Use*).
  - (b) Pedestrian-Oriented Commercial Spaces. When a site abuts a principal street, 75 percent of the ground floor of the building must contain one or more commercial uses and must comply with the dimensional requirements found in Section 4.3.3.C in Subchapter E (Design Standards and Mixed Use) of this chapter.
  - (c) If a building includes a mix of uses, a non-residential use:
    - (i) may not be located above a residential use; and
    - (ii) may not be located on or above the third story of the building.
  - (d) An on-site amenity is a residential use when provided solely for use by the occupant, or the occupant's guests.
  - (e) The ordinance zoning or rezoning a site as DB90 may modify the requirements in Subdivision (3)(b) if the site abuts one of the following roadways defined in Article 5 (*Definitions*) of Subchapter E (*Design Standards and Mixed Use*):
    - (i) urban roadway;
    - (ii) suburban roadway;
    - (iii) highway; or
    - (iv) hill country.
- (4) A building may exceed the maximum building height in the base zoning district by a maximum of 30 feet except that no building may exceed 90 feet in height.

99			(b)	maximum floor area ratio;			
00			(c)	maximum building coverage;			
01			(d)	minimum street side yard seth	back and interior yard seth	oack; and	
102 103 104 105			(e)	minimum front yard setback; way is less than 60 feet in wid buildings three or more storie centerline of the street to ensu	Ith, the minimum front yas in height shall be 30 fee	rd setback for t from the	
06 107 108		(6)	Com	on 1.4 ( <i>Minor Modifications</i> ) a <i>pliance</i> ) in Subchapter E ( <i>Desig</i> er apply to a site developed un	gn Standards and Mixed U	-	
09	(G)	Com	patibility Requirements.				
10 11		(1)		lding is not required to comply <i>lards</i> ), Subchapter C.	with Article 10 (Compat	ibility	
12		(2)	In thi	s subsection, a triggering prope	erty:		
13 14			(a)	includes at least one dwelling and	unit but less than four dw	elling units;	
15			(b)	is zoned Urban Family Reside	ence (SF-5) or more restri	ctive.	
16 17		(3)		patibility Buffer. A compatibilierty line that is shared with a tri	-	g a site's	
18				(i) The minimum width of	a compatibility buffer is	25 feet.	
19 120					must comply with Section ts for a Compatibility Buf		
21 22		(4)		ior lighting must be hooded or e from the site's property line	•		
123 124		(5)		nanical equipment may not produced at the site's property line to			
		1/2024 4:23 asity Bonus		Page 4 of 8 District	3	COA Law Department	

A site is not required to comply with the base zoning district's:

minimum site area requirements (if applicable);

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(5)

(a)

125 126		(6)	A concrete slab used for a refuse receptacle may not be placed within 15 feet of triggering property.				
127 128 129		(7)	Except for a multi-use trail, an on-site amenity that is available only to residents and occupants of the site and their guests may not be located within 25 feet of a triggering property.				
130 131 132		(8)	Screening Requirements. The following objects may not be visible at the site's property line that is shared with a triggering property and shall be screened:				
133 134			(a) vehicle lights from vehicles that use or are parked on a parking lot or in a parking structure located on the site;				
135			(b) mechanical equipment;				
136			(c) outdoor storage;				
137			(d) refuse receptacles and collection areas; or				
138 139			(e) common areas for amenities, including outdoor decks, patios, or pools.				
140 141 142 143 144	(H)	(Gen Chap Struc	To preserve reserved dwelling units, an applicant must comply with Division 1 (General Provisions), Article 2 (Density Bonus and Incentive Programs) of Chapter 4-18 and, when applicable, Section 4-18-32 (Existing Multi-Family Structures) before applying for a building permit or site plan that relies on the regulations described in Subsections (F) and (G).				
145 146			Chapter 25-8 ( <i>Environment</i> ) of City Code Title 25 is amended to add a new C to read:				
147			SUBCHAPTER C. COMPATIBILITY BUFFERS				
148	§ 25-	-8-700	MINIMUM REQUIREMENTS FOR COMPATIBILITY BUFFERS.				
149	(A)	This	section applies to a site that is required to provide a compatibility buffer.				
150	(B)	In th	In this section,				
151 152		(1)	PROPERTY LINE means the property line that is shared with a triggering property; and				
153		(2)	TRIGGERING PROPERTY means a property that:				

154 155			(a)	inclu and	des at least one dwelling unit but less than f	our dwelling units;	
156			(b)	is zoı	ned Urban Family Residence (SF-5) or more	e restrictive	
157 158	(C)		Except as provided in this section, a compatibility buffer may not include vertical structures.				
159	(D)	A co	compatibility buffer shall include a screening zone and restricted zone.				
160		(1)	Scree	ening Z	Zone.		
l61 l62			(a)		screening zone is parallel to the property linerty line, and extends ten feet into the prope	_	
163 164 165			(b)		5 linear feet intervals parallel to the property a triggering property, a screening zone mus		
166				(i)	1 large or medium tree;		
167				(ii)	1 small tree; and		
168				(iii)	10 large shrubs.		
169 170			(c)	_	thway and gate to an adjacent property may ning zone.	be located within the	
171 172 173 174			(d)	the rewith	tility easement or utility infrastructure make equirements of this subsection impossible, a this subsection if the elements described in ded within the restricted use zone.	property complies	
175		(2) Restricted Zone.					
176 177 178			(a)		restricted zone is parallel to the property line e screening zone, and extends an additional erty.		
179			(b)	A res	tricted zone may include:		
180				(i)	landscaping or gardens;		
181		1/2024 4:23 nsity Bonus		(ii) District	fences, walls, or berms; Page 6 of 8	COA Law Department	

182		(iii) surface parking lots, driveways, alleys, or fire lanes;						
183		(iv) paths, walkways, or public use trails;						
184		(v) utility infrastructure						
185		(vi) refuse receptacles; and						
186		(vii) mechanical equipment.						
187 188		(3) A compatibility buffer may include retaining walls and green stormwater infrastructure, including cisterns and rainwater capture systems.						
189	(E)	In a compatibility buffer, vegetation must be:						
190		(1) listed in Appendix N of the Environmental Criteria Manual; and						
191 192		(2) irrigated, maintained, and certified in accordance with the Environmental Criteria Manual.						
193 194 195	(F)	If a utility easement or utility infrastructure makes compliance with the requirements of this section impossible, an applicant may request alternative methods of compliance.						
196 197	(G)	Nothing in this section requires an applicant to remove healthy and existing vegetation located within the screening zone.						
198	PART 5. Rezonings Initiated.							
199	(1	This part applies to a property:						
200 201		(a) rezoned to allow for one or more VMU buildings after June 10, 2022, but before February 29, 2024; or						
202 203 204		(b) that was the subject of a site plan or building permit application that relied on an ordinance described in (2) and the application was submitted after June 20, 2022, but before December 11, 2023.						
205 206 207	(2	2) City Council initiates rezoning of property that was impacted when Ordinance No. 20220609-080, Ordinance No. 20221201-056, and Ordinance No. 20221201-055 were invalidated.						
208 209	(3	By initiating rezoning for the properties described in (1), the City Council waives fees only. An applicant must submit an application to request to rezone						

	a property to the DB90 combining district. Nothing in this part commits the Council to adopt a rezoning described in this ordinance.						
(4)	City Council does not intend for a property described in (1) to comply with City Code Section 4-18-32 ( <i>Existing Multi-family Structures</i> ).						
(5)	This part expires on December 31, 2024						
PART	<b>6.</b> This ordinance takes effect on	, 2024.					
PASSE	, 2024	§  Kirk Watson  Mayor  ATTEST:					
AIIK	Anne L. Morgan	Myrna Rios					
	City Attorney	City Clerk					