	APRIL 23, 2024 Note: Edits since JPH						
1	ORDINANCE NO.						
2 3 4 5	AN ORDINANCE REPEALING AND REPLACING ARTICLE 10, SUBCHAPTER C OF CITY CODE CHAPTER 25-2 RELATING TO COMPATIBILITY STANDARDS; AND AMENDING CITY CODE SECTION 25- 2-1176 RELATING TO DOCKS, MARINAS, AND OTHER LAKEFRONT USES.						
6	BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:						
7 8	PART 1. Article 10 (<i>Compatibility Standards</i>), Subchapter C of City Code Chapter 25-2 is repealed and replaced to read:						
9	ARTICLE 10. COMPATIBILITY STANDARDS.						
10	Division 1. General Provisions.						
11	§ 25-2-1051 APPLICABILITY.						
12 13	Except as provided in Section 25-2-1052 (<i>Exceptions</i>) or another specific provision of this title, this article applies to a site that is:						
14 15	(1) zoned multi-family residence moderate-high density (MF-4) or less restrictive; and						
16	(2) located within 75 feet of a triggering property.						
17	§ 25-2-1052 EXCEPTIONS.						
18	This article does not apply to:						
19 20	(1) a structural alteration that does not increase the square footage, area, or height of a building;						
21 22	 (2) a site zoned Central Business District (CBD) or Downtown Mixed-Use (DMU); or 						
23	(3) a site that is used for:						
24	(a) duplex use;						
25	(b) single-family attached residential use;						
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26		(c)	single-family residential	use;				
27		(d)	two-unit residential use;					
28		(e)	three-unit residential;					
29		(f)	adult-care services use (li	mited or general); or				
30		(g)	childcare services use (lin	nited or general).				
31	§ 25-2-1053 TRIGGERING PROPERTY.							
32	A triggering property is a site:							
33		(1) with	at least one dwelling unit b	out less than four dwelling unit	its; and			
34		(2) zone	d Urban Family Residence	(SF-5) or more restrictive.				
35	§ 25-	2-1054 SITI	E-SPECIFIC AMENDME	ENTS.				
36 37 38 39	(A) Except as provided in Subsection (B), council may grant site-specific amendments to height limits established in Section 25-2-1061 (<i>Compatibility Height Limits</i>) if council determines that an amendment is appropriate and will not harm the surrounding area.							
40	(B)	A site is no	t eligible for a site-specific	amendment if the site is:				
41		(1) zone	d:					
42		(a)	special purpose base zoni	ng district;				
43		(b)	density bonus (DB) comb	bining district; or				
44		(2) subje	ect to the university neighbor	orhood overlay (UNO).				
45 46	(C) An applicant may file a rezoning application to request a site-specific amendment to this article.							
47 48 49	(D) A rezoning application filed under this section is subject to the same requirements and procedures established for a rezoning application that changes the base district classification of a property.							
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50				Division 2. Develo	pment Standar	ds.			
51	§ 25-2-1061 COMPATIBILITY HEIGHT LIMITS.								Commented [PL1]: Since JPH - Modified some of the text (see underlined and strikethroughs).
52	(A) In this section, structure <u>means</u> includes a portion of a structure.							Removed Subsection (B): (B) This section does not apply when the site's zoning of	Removed Subsection (B): (B) This section does not apply when the site's zoning ordinance establishes a maximum height of less than 40 feet and the site is zoned: (1) neighborhood office (NO); (2) limited office (LO); or
53 54	(B) <u>Any structure that is located 75 or more feet from any part of a triggering property</u> shall comply with the height limits established by the site's zoning ordinance.								
55 56	(C) Except as provided by a site-specific amendment to this section, <u>any</u> structure that is located:								
57 58		(1)		ast 50 feet but less than 75 for not exceed 60 feet; and	eet from <u>any par</u>	<u>rt of</u> a triggerin	ng property		
59 60		(2)	less t feet.	than 50 feet from <u>any part o</u>	<u>f</u> a triggering pro	operty may no	ot exceed 40		
61	§ 25-	-2-106	2 CON	MPATIBILITY BUFFERS	S AND SETBA	CKS.			
62	(A)	This	section	n does not apply to:					
63		(1)	cond	lominium residential use; or					
64		(2)	town	house residential use.					
65	(B) Compatibility Buffers.								
66 67	 Except as provided in Subdivision (2), a compatibility buffer is required along a site's property line that is shared with a triggering property. 								
68 69 70	(2) A compatibility buffer is not required if the site's zoning ordinance establishes a maximum height of less than 40 feet or less and the site is zoned:			Commented [PL2]: Since JPH: Modified text (see underlined and strikethroughs).					
71			(a)	neighborhood office (NO));				
72			(b)	limited office (LO); or					
73			(c)	neighborhood commercial	l (LR).				
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4		(3)	The minimum width of a c	ompatibility buffer is 25 fee	et.			
75 76		(4)	(4) A compatibility buffer must comply with Section 25-8-700 (<i>Minimum Requirements for a Compatibility Buffer</i>).					
7	(C)	Setba	Setbacks.					
78 79		(1)	 This subsection applies to a site's property line that is shared with a triggering property. 					
30		(2)	The minimum rear setback	is 10 feet if the site is zone	d:			
31			(a) neighborhood office	(NO);				
32			(b) limited office (LO);	or				
33			(c) neighborhood comm	ercial (LR).				
84 85		(3)	The minimum interior side neighborhood commercial	-yard setback is five feet if (LR).	the site is zoned			
86	§ 25-	2-106	3 SCREENING, NOISE, A	ND DESIGN REQUIREM	IENTS.			
37 38	(A)	Exterior lighting must be hooded or shielded so that the light source is not visible from the site's property line that is shared with a triggering property.						
89 90	(B)	Mechanical equipment may not produce sound in excess of 70 decibels measured at the site's property line that is shared with a triggering property.						
€1 €2	(C)	A concrete slab used for a refuse receptacle may not be placed within 15 feet of triggering property.						
93 94 95	(D)	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.						
96 97 98	(E) Screening Requirements. Except when visible from or through a pedestrian or bicycle access point, the following objects may not be visible at the site's property line that is shared with a triggering property and shall be screened:							
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99 100		(1) vehicle lights from vehicles that use or are parked on a parking lot or in a parking structure located on the site;							
101		(2) mechanical equipment;							
102		(3)) outdoor storage;						
103		(4)	refuse receptacles and collection areas; or						
104		(5)	common areas for amenities,	including outdoor decks, pat	ios, or pools.				
105 106	(F)		The screening required in Subsection (E) may not impede pedestrian or bicycle access points.						
107 108		PART 2. Subsection 1.3.3 in Section 1.3 (<i>Exceptions</i>) of Subchapter F (<i>Residential Designs and Compatibility Standards</i>) of City Code Chapter 25-2 is amended to read:							
109	1.3.3	1.3.3.							
110 111 112 113	[This Subchapter does not apply to a] <u>A</u> use[s] listed in Subsections $1.2.2(\underline{I})-(\underline{M})$ [(K) -(Q)] of Section 1.2 may comply with this subchapter or [if an applicant has agreed, in a manner prescribed by the director, to comply with] the requirements of Chapter 25-2, Article 10 (<i>Compatibility Standards</i>).								
114 115		PART 3. City Code Section 25-2-1176 (<i>Site Development Regulations for Docks, Marinas, and Other Lakefront Uses</i>) is amended to add a new Subsection (E) to read:							
116 117 118 119	(E) A person constructing shoreline access, as that term is defined in Section 25-2- 1172 (<i>Definitions</i>), shall screen the shoreline access from the view of property with at least one dwelling unit but less than four dwelling units and is zoned Urban Family Residence (SF-5) or more restrictive.								
120 121 122		(1)	A person may comply with the canopy as prescribed by rule a screening methods prescribed	and may supplement complia					
123		(2)	The owner must maintain the	screening provided under th	is section.				
124	PART 4. This ordinance takes effect on, 2024.								
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