ORDINANCE NO. 0-2017-4288

AN ORDINANCE AMENDING CHAPTER 46, CODE OF ORDINANCES (2010 EDITION), CITY OF ROUND ROCK, TEXAS, REGARDING AMENDMENTS TO THE DOWNTOWN MIXED-USE ZONING DISTRICTS; AND PROVIDING FOR A SAVINGS CLAUSE AND REPEALING CONFLICTING ORDINANCES AND RESOLUTIONS.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF ROUND ROCK,

TEXAS:

I.

That Chapter 46, Section 46-5, Code of Ordinances (2010 Edition), City of Round Rock, Texas, is hereby amended to amend the definition of "Commercial kitchen" to read as follows:

Sec. 46-5. Definitions

| Commercial |
|------------|
| kitchen |

An area on the premises in which food is prepared for on or off-site consumption which includes commercial kitchen equipment consisting at a minimum of a three-compartment sink, commercial range, and appropriate exhaust and fire suppression devices.

II.

That Chapter 46, Section 46-155.1, Code of Ordinances (2010 Edition), City of Round Rock, Texas, is hereby amended to read as follows:

Sec. 46-155.1. - MU-1 (Mixed-use historic commercial core) district.

- (a) Purpose.
 - (1) To establish areas of mixed land uses primarily devoted to combining low to moderate density commercial development with limited residential uses.
 - (2) Mixed-use zoning for this district refers to the combining of a variety of complementary commercial uses, such as retail, office, restaurant and entertainment uses, in the same building, on the same site, or in the same block with limited residential on upper stories or as live/work units, creating an active and pedestrianfriendly streetscape.

- (3) The standards herein are intended to encourage high-quality construction and development that fits the proportions and functional characteristics of a mixed-use district with a traditional block structure.
- (b) Permitted uses.
 - (1) The following uses are permitted subject to applicable supplementary use standards provided in section 46-160:

| Use | Supplementary Use Standards |
|--|--------------------------------|
| <u>Bars</u> | <u>46-160(d-1)</u> |
| Eating Establishments | None |
| Eating Establishments with Outdoor Cooking Areas | None |
| Event Center | <u>None</u> |
| Government Facilities including parking lots and garages | None |
| Indoor Entertainment Activities | <u>46-160(p)</u> |
| Live/Work Units | <u>46-160</u> (q) |
| Office | <u>46-160</u> (r) |
| Outdoor Entertainment | None |
| Overnight Accommodations | <u>46-160</u> (s-1) |
| Park, Linear/Linkage | None |
| Park, Neighborhood | None |
| Place of Worship | None |
| Public Safety Facility | <u>None</u> |

| Use | Supplementary Use Standards |
|---|--------------------------------|
| Retail Sales and Services | <u>46-160</u> (aa) |
| Upper-Story Residential | <u>46-160(gg)</u> |
| Utilities, Minor | <u>46-160</u> (hh) |
| Utilities, Intermediate | <u>46-160</u> (hh) |
| Wireless Transmission Facilities, Stealth | <u>46-160</u> (kk) |

(2) The following use is permitted subject to special exception criteria provided in section 46-101 and requires approval by the zoning board of adjustment:

Use
Passenger Terminals

(c) Density and development standards. All development within the MU-1 (Mixed-use historic commercial core) district shall conform to the density, development, and special standards described below:

(1) MU-1 (Mixed-use historic commercial core) density and development standards:

| Density and Development Standards for MU-1 (Mixed-Use Historic Commercial Core) (1) | |
|---|----------------------|
| Description | Requirement |
| Minimum lot width, freestanding buildings | 24 ft. |
| Minimum lot width, common-wall building | 20 ft. |
| Maximum setback from street (ROW) | O ft. ⁽²⁾ |
| Minimum rear setback | 5 ft. |
| Minimum side setback | O ft. ⁽³⁾ |

| Frontage occupancy | 90% (4) |
|---|--|
| Minimum height, principal building | 20 ft. |
| Maximum height, principal building | 3 stories/ 2 stories (historic buildings) (5) |
| Maximum height of fence within street yard | 3 ft. (non-wrought iron) 6 ft. (wrought iron) |
| Maximum height of fence outside street yard | 6 ft. |

- (1) Special purpose lots, such as landscape lots and utility lots, are exempted from these requirements.
- When courtyards, patios with outdoor seating, and plazas are incorporated into a site, the facade of the building may be recessed. Elements of building articulation such as recessed storefront entries, steps, stoops, and other access features shall qualify as portions of a facade that meet the 0 foot setback.
- (3) Side wall requirements for separation from adjacent structures, wall construction, and allowable openings for elements such as windows and doors shall be regulated by the Fire Code.
- ⁽⁴⁾ Buildings and courtyards, patios with outdoor seating, and plazas shall qualify towards the frontage occupancy.
- (5) Height of a three story structure shall not exceed 45 feet. Designated historic structures shall not exceed 30 feet in height.

(2) Setback requirements.

- a. Except as provided below, all required setbacks shall be free from all encroachments, such as accessory buildings or structures, eaves, roof overhangs, box windows and fireplaces/chimneys. Air conditioning units and other ground-mounted mechanical equipment are exempt from this requirement.
- Structures may not encroach on any utility easements and utility setbacks described in the City of Round Rock Design and Construction Standards.
 Maximum setbacks shall be adjusted to accommodate conflicts with utility easements.

- c. When courtyards, patios with outdoor seating, and plazas are incorporated, the maximum front setback line shall be defined with a low wall, fence/gate, or other defining feature.
- d. Side setback areas that are part of the required frontage occupancy may include outdoor areas such as courtyards, patios with outdoor seating, and plazas. These areas may also serve as access to an alley or rear parking areas.
- e. Site furniture shall be permitted within the required setbacks.

(3) Parking.

- a. Parking requirements. Except as provided in subsection (4) below, on-site parking is not required for any use in the MU-1 district.
- b. On-site surface-level parking.
 - If on-site surface-level parking is proposed or required it shall be in accordance with the following requirements in addition to standards provided in <u>section 46-196</u> of this Code:
 - Parking and access shall be permitted only on improved surfaces.
 - ii. Wherever possible, alleys shall be utilized to access on-site parking areas.
 - iii. If a property owner desires vehicular access from the alley and the alley is not improved, the property owner shall be responsible for the necessary improvements from the alley entrance to the entrance of the parking area.
 - iv. Vehicular entrances and exits for all parking areas shall be no wider than the minimum standard allowed by the city's design and construction standards.
 - v. On-site parking areas shall not be permitted in any street yard, and all parking shall be set back a minimum of five feet from any street-facing building facade.
 - vi. All existing driveways that are no longer required for parking access shall be removed and replaced with landscaping at the time of site plan review and street improvements installed to match adjacent areas.
 - vii. On-site parking areas visible from a public street shall be screened by a building or wall, hedge or other landscaping screen that is at least three feet in height.

c. On-street parking.

 The applicant for a building permit may provide interim on-street parking adjacent to the property if the existing right-of-way will accommodate it. The materials, design and location of the interim

- parking improvements shall be in accordance with the downtown master plan and approved by the city.
- d. *Structured parking*. All structured parking garages where any of the parking is above grade shall meet the following standards:
 - The first 20 feet in height of the frontage of a garage that faces a
 public street, with the exception of pedestrian and vehicular ingress
 and egress areas, shall require either a ground-level use or vehicle
 parking areas to be screened from public view by means of
 landscaping or manufactured materials.
 - Exterior garage building materials shall be limited to <u>natural</u> stone, <u>castsimulated</u> stone, brick, or split-face or stone-face concrete masonry units (CMU). In addition, architectural steel or metal may be used as accent features.
 - 3. The glazing percentage requirements provided in subsection (d)(6) shall apply to ground-level occupant spaces, if any.
 - 4. Pedestrian access.
 - i. Pedestrian ingress and egress to all parking structures shall provide access directly to a street or public frontage except for underground parking levels, where pedestrians may exit the parking area directly into a building.
 - ii. Pedestrians shall have direct access from parking areas to the street on the primary frontage.
 - iii. There shall be direct access to the street from commercial uses.
 - 5. Vehicular access shall be from the secondary frontage where possible.
 - Service access shall be from an alley where possible. Where an alley does not exist, service access shall be from a secondary frontage where one exists.
- (4) Traffic impact and parking generation studies.
 - a. A traffic impact analysis (TIA) shall not be required for any development in the MU-1 district.
 - b. A parking generation study shall be required for any new development, conversion, or change of use within a building that has a gross floor area of greater than 10,000 square feet, and for an assembly use of any size, such as an event center. The parking generation study shall include the following:
 - A demand analysis of parking need based on industry standards; and
 - 2. Characteristics of those using parking, including turnover rate.
 - c. In instances where a required parking generation study determines that a use will utilize ten or more on-street parking spaces at a turnover rate of

greater than every two hours, the use shall be required to identify alternative parking solutions. Alternative solutions may include a shared parking agreement as described in subsection 46-196(c)(2), on-site parking, or other solution as approved by the transportation director.

(5) Access and circulation.

- a. Vehicle access and circulation standards provided in <u>section 46-198</u> apply to development in the MU-1 district. These include requirements for connections to existing and future roads, connection to adjacent development, and design requirements for driveways.
- b. New drive-through services shall be prohibited. Buildings with existing drivethroughs shall be permitted to change the location or configuration of a drive-through in accordance with the following standards:
 - Off-street vehicle stacking spaces shall not be permitted in any front street yard and shall meet the stacking area standards and design provided in subsection 46-196(j).
 - Vehicular entrances and exits shall be no wider than the minimum required for one vehicle and shall be in accordance with the city's design and construction standards.
- (6) Fencing design standards. The following standards apply to fencing in the MU-1 district:
 - a. <u>Lot Ff</u>ences shall be constructed of the following materials: brick, <u>natural</u> stone, <u>simulated stone</u>, or wrought iron. Other decorative masonry materials or wrought iron equivalents may be approved by the zoning administrator.
 - b. Fence posts shall be constructed of rust resistant metal parts, concretebased masonry or concrete pillars.
 - c. Fence posts and fence panels shall be capped.
 - d. All fences shall provide a finished face to the exterior of the property.
 - e. Decorative fencing around patios and decks may be of a material other than one specified above, but shall be approved by the zoning administrator. Galvanized steel or similar welded wire materials shall be no smaller than 14 gauge, and shall be framed on all sides with wood or metal rails and posts.

(7) Landscaping.

a. Landscaping shall be required to be installed in the MU-1 district only in conjunction with outdoor courtyards, patio and plaza areas on private property. A linear length equal to 50 percent of the perimeter of said courtyard, patio or plaza exclusive of gates, entryways and the building facade shall include plantings of shrubs at a rate of one shrub per four linear feet and ornamental trees at a rate of one tree per 15 linear feet. Shrubs and trees shall be installed in planters or in the ground along the perimeter or integrated into the courtyard, patio or plaza, and shall be maintained in accordance with section 46-195.

- Pervious concrete and pervious pavers for parking and maneuvering areas are permitted. Other permeable surfaces may be approved by the zoning administrator.
- c. For landscaping for expansions in subsection (e) or a change of use and conversions in subsection (f), foundation treatment in accordance with the Category 3 requirement in subsection 46-195(h) shall be required when the structure does not meet the front and side setback requirements.
- d. Minor modifications to design and development standards may be permitted to protect and accommodate protected trees as identified in chapter 43.
- (8) Outdoor display and storage.
 - a. General outdoor storage is prohibited.
 - b. Outdoor display and limited outdoor storage shall be allowed in accordance with section 46-199.
 - c. Limited outdoor storage is prohibited in the street yard.
- (9) Site furniture.
 - a. Site furniture, as defined in <u>section 46-5</u>, shall be required to be of a commercial grade and manufactured for exterior use.
 - b. Site furniture may also include moveable outdoor site features such as outdoor cafe tables and planters.
 - c. No plastic site furniture shall be permitted.
- (10) Special conditions for public open space including parks, trails, creeks, and public plazas.
 - a. No opaque fences shall be allowed on the portion of a lot abutting any public open space. Wrought iron fencing or equivalent may be used.
 - b. There shall be no loading or service areas between the buildings and public open spaces.
 - c. An eight-foot wide linear landscaped area in accordance with subsection 46-195(g)(4) shall be required on lots abutting public open space that have their parking between the buildings and the public open space. If site constraints inhibit the incorporation of the required landscaped area, alternative landscaping may be approved by the zoning administrator.
- (d) MU-1 (Mixed-use historic commercial core) district design standards. The following design standards apply to all buildings in the MU-1 district, with the exception of certain expansions, as addressed in subsection (e). Alternate design standards may be approved by the zoning administrator to permit a more flexible or creative design that still meets the intent of the MU-1 district design standards.
 - (1) Exterior wall finish. The exterior finish of all buildings shall be <u>natural</u> stone, brick, and/or <u>three-step hard coat</u>-stucco, except for doors, windows, accents, and trim. The use of wood shingles or wood siding shall be limited to accent features.

(2) Orientation requirements.

- Buildings shall have their main entrance off a public street or plaza.
 Entrances shall be easily accessible for pedestrians from the street, a plaza or the sidewalk.
- b. Where ramps or other accessibility-related structures are installed, they shall be integrated into the building design by facing the structure with the same exterior materials as the building, using the same masonry material that was used in the landscape if applicable, or screening structures behind planters and other landscape features.

(3) Exterior color.

- a. Day-Glo, luminescent, neon, or similar types of color finishes are not permitted.
- b. Color schemes shall be compatible with the era and architectural style of the building.

(4) Building elevation variation.

- a. The design of the primary facade of the ground floor of all buildings shall be symmetrical by the placement of windows, doors and other architectural features.
- b. The length of walls facing public streets shall be broken into smaller planes. Wall planes shall not extend more than an average of 35 feet without an offset or interruption by a pilaster or structural frames, change in roof line or architectural materials.
- c. The composition of windows and other major features shall relate to the wall plane between each offset or other feature identified in subsection b.
- d. A horizontal design feature between the first and second floors of a building shall be indicated on the building's primary facade. Examples of design features delineating first and second floors include awnings, canopies, transoms, moldings, balconies, pergolas, wainscoting, decorative stone or brick band, or changes in color or texture.
- e. Where a single occupant occupies more than 60 feet of street frontage on the primary facade of a building, the primary facade shall appear to have multiple primary entrances with no more than 50 feet between entries.

(5) Building articulation.

- a. All buildings shall be designed to include varied relief to provide interest and variety and to avoid monotony. This shall include details that create shade and cast shadows to provide visual relief to the buildings. Horizontal and vertical elements of exterior walls should vary in height, design and projection to provide architectural interest and style.
- b. The following is a list of design features that may be used as part of an integrated, comprehensive building design to provide architectural interest

and style. Such interest and style shall include a minimum of five of the following:

- 1. Decorative Cornices.
- 2. Eaves.
- 3. Arched windows.
- Gable windows.
- 5. Transom windows.
- 6. Multiple sashed and/or multiple-paned upper story windows.
- 7. Shutters.
- 8. Recessed storefront entryways.
- 9. Forecourt.
- 10. Store Shop front.
- 11. Decorative stone or brick band.
- 12. Decorative tile.
- 13. Arcade/gallery.
- 14. Veranda, porch or balcony.
- 15. Variation of roof lines on the building.
- 16. Stone coursing around windows.
- 17. Simply designed secondary facades when compared to primary facades.
- 18. Metal canopies.
- 19. Fabric awnings that relate to window and door bays.
- 20. Other features as approved <u>by</u> the zoning administrator.
- c. For buildings with a primary facade length of greater than 120 feet, offsets of at least two feet shall be required for every 60 feet of building facade.
- (6) Windows. In order to ensure appropriate proportion, shape, position, location, pattern and size of windows on a building, the following shall be required:
 - a. Windows shall be provided with relief. Examples include architectural surround, trim, changes in color, changes in texture or coursing.
 - b. The ground floor of the primary facade shall have a minimum of 60 percent glazing with <u>a minimum</u> light transmittance of 70 percent. The maximum sill height shall be 24 inches; however, 18 inches is recommended.
 - c. Upper floors of the primary facade shall have a minimum of 30 percent glazing.
 - d. At least 25 percent of the wall area on any side or rear elevation facing a public street, <u>alley</u>, park, or plaza shall consist of glazing or as permitted by the building code, whichever is less.
 - e. Mullions shall not be placed between panes of glass in windows and doors.
 - f. To assist with energy efficiency and solar gain the requirements in this subsection may be reduced by the zoning administrator to the extent that the required level or location of glazing conflicts with the standards of the

building code, er-a recognized green building program, or the functionality of the structure.

- (7) Glass. Except for photovoltaic cells, mirrored glass with a reflectivity of 20 percent or more is not permitted on the exterior walls and roofs of buildings and structures.
- (8) Roof pitch. The roof pitch for a structure that shares a common or immediately abutting wall with another structure shall not be visible from any portion of an adjacent right-of-way.
- (9) Roofing materials.
 - a. Roofing materials for pitched roofs shall consist of a minimum 25-year architectural dimensional shingles, tile (clay, cement, natural or manufactured simulated stone), nonreflective prefinished metal, copper or other similar materials as approved by the zoning administrator. Portions of the roof screened by pitched roof sections shall be permitted to be flat to provide for mechanical equipment wells or roof decks provided all pitched sections of the roof meet the roofing material requirements.
 - b. All roof-mounted mechanical equipment shall be screened from public view by parapets so as to not be visible from an abutting street, public plaza or public open space. The parapet shall utilize the same or similar materials as the principal structure.
- (10) Awnings and canopies. Awnings and canopies attached to buildings shall meet the following standards:
 - a. Awnings and canopies shall be placed so as to avoid obscuring details of the building facade.
 - b. Fabric awnings for windows shall be a drop-front style, except at arched window openings, and shall relate to each window or bay.
 - Awnings and canopies shall be placed so that there is a minimum clearance
 of eight feet at its lowest point when over a sidewalk or other pedestrian
 walkway.
 - d. Awnings and canopies may encroach up to ten feet or 66 percent of the distance from the building face to the curb, whichever is less.
- (11) Signs. All signs shall comply with the regulations set forth in <u>chapter 30</u> of the Code of Ordinances.

(e) Expansions.

- (1) Expansions that are less than 35 percent of the existing gross floor area shall meet the following criteria:
 - a. Expansions shall reflect the architectural style of the original building, including roof, articulation, windows, doors, and exterior finish. If the existing style is not desired for the expanded portion of the structure, the expansion shall meet the design standards provided in subsection (d), as applicable.

- b. Newly constructed portions of the building shall meet all applicable density and development standards in subsection (c).
- (2) The cumulative expansion of over 35 percent of the gross floor area over any fiveyear period shall be required to incorporate a minimum of three improvements to each street-facing facade in accordance with subsection (d).

(f) Conversions.

- (1) Conversions in the MU-1 district from single-family residential to a nonresidential use shall meet the density and development standards in subsection (c) pertaining to the following:
 - a. Parking (subsection (c)(3));
 - b. Traffic impact and parking generation studies (subsection(c)(4));
 - c. Access and circulation (subsection (c)(5));
 - d. Fencing design standards (subsection (c)(6));
 - e. Landscaping (subsection (c)(7));
 - f. Outdoor display and storage (subsection (c)(8));
 - g. Site furniture (subsection (c)(9)); and
 - h. Special conditions for public open space (subsection(c)(10)).
- (2) The following requirements from the district design standards (subsection (d)) may apply when changes to the exterior of a building are being made to a conversion:
 - a. Exterior wall finish (subsection (d)(1));
 - b. Orientation requirements (subsection (d)(2)):
 - c. Exterior color (subsection (d)(3));
 - d. Glass (subsection (d)(7));
 - e. Roofing materials (subsection (d)(9));
 - f. Awnings and canopies (subsection (d)(10)); and
 - g. Signs (subsection (d)(11)).
- (3) Expansions in the gross floor area during the conversion process shall meet the standards in subsection (e) above, as applicable.
- (4) Driveways that access garages and carports shall no longer be permitted to be used for that purpose. Driveways may still be used for access to on-site parking in permitted locations if access from an alley or secondary frontage is not possible.
- (g) MU-1 district compatibility standards. Compatibility standards are intended to minimize the adverse impacts sometimes associated with adjacent higher intensity development.
 - (1) Visual screening. All ground-mounted equipment shall be screened from public view and adjacent properties by a stone or brick wall. Screening standards for detention/water quality ponds, dumpsters, trash receptacles, outdoor storage, ground-mounted equipment and other similar structures are provided in subsection 46-195(i).

- (2) Noise. Noise shall be regulated by chapter 14 of the Code of Ordinances.

 Additionally, exterior speakers are only permitted for service and gathering areas at eating or drinking establishments and public plazas. Said speakers shall be oriented in such a manner to minimize the amount of sound audible to adjacent properties and in the right-of-way.
- (3) Lighting.
 - a. Building illumination.
 - Fully recessed downlights, gooseneck lights or other compact fluorescent, incandescent, or light emitting diode fixtures appropriate to the style of a building shall be used.
 - Illumination of a facade to highlight architectural details is permitted.
 Fixtures shall be small, shielded and directed toward the building or
 downward rather than toward the street, residential units or adjacent
 properties.
 - b. Site lighting design requirements.
 - Light source (lamp). Only incandescent, compact fluorescent, colorcorrected high-pressure sodium, or light emitting diodes may be used. The same type shall be used for the same or similar types of lighting on any one site throughout a development.
 - 2. *Mounting.* Fixtures shall be mounted in such a manner that the cone of light does not cross any property line of the site.
 - 3. Height of fixture. The height of a freestanding fixture shall not exceed 12 feet.
 - c. Excessive illumination.
 - Lighting within any lot that unnecessarily illuminates and substantially interferes with the use or enjoyment of any other lot is not permitted. Lighting unnecessarily illuminates another lot if it clearly exceeds the requirements of this section, or if the standard could reasonably be achieved in a manner that would not substantially interfere with the use or enjoyment of neighboring properties.
 - Lighting shall not be oriented so as to direct glare or excessive illumination onto the street in a manner that may distract or interfere with the vision of drivers on such streets.
 - The foot candle reading at the property line shall not exceed one foot candle. Uses requiring more illumination for security purposes may seek approval from the zoning administrator.
 - d. If a structure is damaged or destroyed to an extent greater than 50 percent by natural or manmade disaster, not including damage caused intentionally or negligently by the owner, the site layout and building footprint may be rebuilt to the pre-existing building and site form, and the structure may be

expanded up to 35 percent of the pre-existing gross floor area. However, if the building official has not issued a certificate of occupancy within five years following the date of destruction of the structure, all future use of the property must conform to all MU-1 standards.

III.

That Chapter 46, Section 46-155.2, Code of Ordinances (2010 Edition), City of Round Rock, Texas, is hereby amended to read as follows:

Sec. 46-155.2. - MU-2 (Mixed-use downtown medium density) district.

(a) Purpose.

- (1) To establish areas of mixed land uses primarily devoted to combining moderate density residential development with moderate density commercial development. Mixed-use zoning for this district refers to the combining of complementary residential and commercial uses in the same building, on the same site, or in the same block.
- (2) The standards herein are not intended to be of a particular style or period, but to encourage high-quality construction and development that fits the proportions and functional characteristics of a mixed-use district with a traditional block structure.

(b) Permitted uses.

(1) The following uses are permitted subject to applicable supplementary use standards provided in section 46-160:

| Use | Supplementary Use Standard |
|--|-------------------------------|
| Bed and Breakfast | None |
| Eating Establishments | <u>46-160(j)</u> |
| Government Facilities Including Parking Lots and Garages | None |
| Indoor Entertainment Activities | <u>46-160</u> (p) |
| Live/Work Units | <u>46-160</u> (q) |

| Use | Supplementary Use Standard |
|---|-------------------------------|
| Multifamily | None |
| Office | None |
| Office, Medical | <u>46-160</u> (s) |
| Overnight Accommodations | <u>46-160</u> (s-1) |
| Park, Community | None |
| Park, Linear/Linkage | None |
| Park, Neighborhood | None |
| Place of Worship | None |
| Public Safety Facility | <u>None</u> |
| Retail Sales and Service | <u>46-160</u> (aa) |
| Single-family Detached Home | <u>46-160</u> (dd) |
| Upper Story Residential | <u>46-160</u> (gg) |
| Utilities, Minor | <u>46-160</u> (hh) |
| Utilities, Intermediate | <u>46-160</u> (hh) |
| Wireless Transmission Facilities, Stealth | <u>46-160</u> (kk) |

(2) The following uses are permitted subject to special exception criteria provided in section 46-101 and require approval by the zoning board of adjustment:

Use

Daycare. In order to qualify for a special exception, an existing daycare shall not be located within a 750-foot radius of the proposed daycare, as measured from property line to property line.

| Use |
|-----|
|-----|

Eating establishments with outdoor cooking areas. In order to qualify for a special exception, an outdoor cooking area shall not share a common lot line with an existing single-family use.

Event Center

Outdoor entertainment

Passenger terminals

- (c) Density and development standards. All development within the MU-2 (Mixed-use downtown medium density) district shall conform to the density, development, and special standards described below:
 - (1) MU-2 (Mixed-use downtown medium density) density and development standards.

| Density and Development Standards for MU-2 (1) | |
|--|-----------------------|
| Description | Requirement |
| Minimum lot width | 20 ft. |
| Minimum front setback from street (ROW), new single-family, multifamily and buildings with nonresidential uses | O ft. |
| Maximum and minimum front setbacks from street (ROW), for lots located on Brushy Creek or Lake Creek | N/A |
| Maximum front setback from street (ROW), new single-family, multifamily and buildings with nonresidential uses | 10 ft. ⁽²⁾ |
| Minimum front setback from street (ROW), expansion of existing single-family uses | 10 ft. |
| Maximum front setback from street (ROW), expansion of existing single-family uses | 20 ft. |
| Minimum setback from front building facade, single-family garages | 10 ft. ⁽³⁾ |

| Minimum rear setback | 5 ft. |
|--|--|
| Minimum side setback | 2.5 ft. ⁽⁴⁾ |
| Minimum side setback, new and existing single-family uses | 5 ft. |
| Maximum height, principal building | 8 stories; 6 stories; 4 stories; 3 stories_, not to exceed 50 ft. (5)(6) |
| Maximum height, new and existing single-family uses | 2.5 stories |
| Maximum height of fence within street yard | 3 ft. (non-wrought iron) 6 ft. (wrought iron) |
| Maximum height of fence outside street yard | 6 ft. ⁽⁶⁷⁾ |
| Height of fence outside street yard for outdoor rear or side dining or patio areas associated with eating establishments and indoor entertainment uses along any shared property line with a residential use, with the exception of multi-story apartments and upper story residential | 8 ft. |
| Accessory structures for new and existing single-family uses | See section 46-136 for accessory structure regulations in SF-2 district |
| (1) Special purpose lots, such as landscape lots and utility lots, are exempted from these requirements. | |
| (2) Steps, stoops and other access features are allowed in the front setback. For courtyard multifamily, the setback may be more than the maximum as long as the courtyard fills the space from the maximum setback to the facade of any building. | |

(3) When a garage for an existing single-family dwelling takes access from the front of the property,

it shall be setback from the primary facade of the house.

- (4) Side wall requirements for separation from adjacent structures, wall construction, and allowable openings for elements such as windows and doors shall be regulated by the fire code.
- (5) Number of stories includes mezzanines or other occupiable levels. Rooftop decks and patios shall not be included in the number of stories, but structures placed on rooftop decks and patios shall qualify towards the height requirement.
- 6 For properties within 300 feet of the Interstate 35 frontage road, the maximum height shall be eight (8) stories. For properties beyond 300 feet but within 1,100 feet of the Interstate 35 frontage road, the maximum height shall be six (6) stories. For properties beyond 1,100 feet but within 1,750 feet of the Interstate 35 frontage road, the maximum height shall be four (4) stories. All other properties shall have a maximum height of three (3) stories.
- Fences may be eight feet in height to accommodate topographical changes, as approved by the Zoning Administrator.
 - (2) Setback requirements.
 - a. Except as provided below, all required setbacks shall be free from all encroachments, such as accessory buildings or structures, eaves, roof overhangs, box windows and fireplaces/chimneys. Air conditioning units and other ground-mounted mechanical equipment are exempt from this requirement.
 - Structures may not encroach on any utility easements and utility setbacks described in the City of Round Rock Design and Construction Standards.
 Maximum setback shall be adjusted to accommodate conflicts with utility easements.
 - c. Site furniture shall be permitted within the required setbacks.
 - (3) Parking. In accordance with the downtown master plan, the following standards are meant to encourage a pedestrian-friendly environment by minimizing curb cuts and the presence of on-site parking. Where on-site parking is incorporated, it shall be placed in an unobtrusive location that minimizes impacts to pedestrian circulation.
 - a. On-site parking.
 - b. On-site parking may consist of surface-level or structured parking.
 - 1. On-site parking is not required for nonresidential establishments, with the following exceptions:
 - Overnight accommodations at the ratio provided in <u>section</u> 46-196.
 - ii. The residential portion of a live/work unit.
 - iii. Parking determined to be required as a result of a parking generation study performed in accordance with subsection

(4)b., below. Alternative solutions may include a shared parking agreement as described in subsection 46-196(c)(2), on-site parking, or other solution as approved by the transportation director.

- 2. On-site parking shall be required for all residential uses, or residential portions of any building.
 - i. Required residential parking.

Single-family detached: Two spaces

Other residential units (multifamily, upper-story residential):

1 Bedroom: One space

2 Bedrooms or more: Two spaces

For residential units without defined bedrooms, including the residential portion of live/work units:

Under 800 square feet: One space

800 square feet or more: Two spaces

- ii. New garages for residential units.
- (1) The location of new garages and their associated driveways shall be approved by the city.
- (2) Garages are not permitted in any street yard.
 - c. If on-site surface-level parking is proposed or required, it shall be in accordance with the following requirements in addition to standards provided in section 46-196 of this Code:
 - 1. Parking and access shall be permitted only on improved surfaces.
 - 2. Wherever possible, alleys shall be utilized to access on-site parking areas.
 - If a property owner desires vehicular access from the alley and the alley is not improved, the property owner shall be responsible for the necessary improvements from the alley entrance to the entrance of the parking area.
 - Vehicular entrances to all parking areas shall be no wider than the minimum standard allowed by the city's design and construction standards.
 - 5. On-site parking areas shall not be permitted in any street yard, and all parking shall be setback a minimum of five feet from any street-facing building facade.
 - All existing driveways that are no longer required for parking access shall be removed and replaced with landscaping at the time of site plan review and street improvements installed to match adjacent areas.

- 7. On-site parking areas visible from a public street shall be screened by a building or wall, hedge or other landscaping screen that is at least three feet in height.
- d. For lots located on Brushy Creek or Lake Creek, on-site parking is permitted in the street yard in order to minimize the presence of parking along the creek frontage. Parking lots with more than 30 spaces shall comply with the requirements of subsections 46-195(f)(1) and (g).
- e. On-street parking.
 - The applicant for a building permit may provide interim on-street parking adjacent to the property, if the existing right-of-way will accommodate it. The materials, design and location of the interim parking improvements shall be in accordance with the downtown master plan and approved by the city.
- f. Structured parking. All structured parking garages where any of the parking is above grade shall meet the following standards:
 - The first 20 feet in height of the frontage of a garage that faces a
 public street, with the exception of pedestrian and vehicular ingress
 and egress areas, shall require either a ground-level use or vehicle
 parking areas to be screened from view from a public street by
 means of landscaping or manufactured materials.
 - Exterior garage building materials shall be limited to <u>natural</u> stone, <u>castsimulated</u> stone, brick, or split-face or stone-face concrete masonry units (CMU). In addition, architectural steel or metal may be used as accent features.
 - 3. The glazing percentage requirements provided in subsection (d)(7) shall apply to ground-level occupant spaces, if any.
 - 4. Pedestrian access.
 - i. Pedestrian ingress and egress to all parking structures shall provide access directly to a street or public frontage except for underground parking levels, where pedestrians may exit the parking area directly into a building.
 - ii. Pedestrians shall have direct access from parking areas to the street on the primary frontage.
 - iii. There shall be direct access to the street from commercial uses.
 - 5. Vehicular access shall be from the secondary frontage where possible.
 - Service access shall be from an alley where possible. Where an alley does not exist, service access shall be from a secondary frontage where one exists and shall be enclosed or screened from view.

- g. Off-site parking. Off-site parking shall be permitted on a limited basis in accordance with the standards found in subsection (c)(4)c. below.
- (4) Traffic impact and parking generation studies.
 - a. A traffic impact analysis (TIA) shall not be required for any development in the MU-2 district.
 - b. A parking generation study for nonresidential uses shall be required for any new development, conversion, or change of use within a building that has a gross floor area of greater than 10,000 square feet, and for an assembly use of any size, such as an event center.
 - 1. The parking generation study shall include the following criteria:
 - <u>i</u>4. A demand analysis of parking need based on industry standards.
 - <u>ii</u>2. Characteristics of those using parking, including turnover rate.
 - 2e. In instances where a required parking generation study determines that a use will utilize ten or more on-street parking spaces at a turnover rate of greater than every two hours, the use shall be required to identify alternative parking solutions. Alternative solutions may include a shared parking agreement as described in subsection 46-196(c)(2), on-site parking, or other solution as approved by the transportation director.
 - The purpose of this subsection is to permit, on a limited basis, private parking on
 a lot without buildings and/or not on the same site as the land use or uses
 associated with the parking.
 - 1. In order to determine whether parking may occur on a lot separate from its associated land use(s), a parking generation study shall be submitted by an applicant when parking demand for proposed land use(s) in a development exceeds available parking based on the commercial parking standards found in section 46-196 for the proposed use(s).
 - 2. Available parking is determined by the number of spaces on private property outside of the street yard and improved parking spaces in the right of way adjacent to the property.
 - 3. A parking generation study for this analysis shall include the following criteria:
 - i. The parking demand of the proposed use or uses based on the standards found in section 46-196;
 - ii. The number of on-site parking spaces associated with a development that are not located in the street yard; and
 - iii. The number of spaces that will be improved in the right of way in accordance with the City's downtown parking plan for any road frontage associated with a development. These spaces may or

- may not be determined to meet demand depending on the timeline for public improvement.
- 4. If the parking generation study determines that additional parking is necessary, the applicant may be required to provide that parking at an alternate location. Parking may be provided through a shared parking agreement or if the need is demonstrated, parking may be located on a separate private lot for the associated use even if the parking is located in the street yard. Private parking lots shall meet the following standards:
 - i. Parking lots shall be designed in accordance with City standards
 including parking space design and surfacing requirements.
 - ii. Driveways shall be no greater than the minimum width required by City standards.
 - iii. Parking lots shall meet the following requirements for interior parking lot landscaping and landscape buffers:
 - (i) Interrupting islands shall not be required.
 - (ii) End islands shall be provided at the terminus of each parking bay and shall have a minimum width of nine (9) feet from face of curb to face of curb. Head-to-head parking bays shall include two (2) such end islands.

 Each end island shall have one (1) large three (3) inch caliper shade tree and meet additional planting requirements for end islands in accordance with section 46-195(f). In lieu of end islands, and island at each corner of a lot may replace end islands but shall have the same planting requirements. Existing healthy trees of a protected species in appropriate locations may be used as credits for these required trees as described in section 46-195(f)(1)f.
 - (iii) Perimeter vegetation consisting of a solid hedge row of evergreen shrubs planted at three (3) feet on-center shall provide screening from the ground to a minimum height of 36 inches, with the exception of walkway and driveway access areas.
 - (iv) Parking lots with greater than 30 spaces shall meet the interior parking lot landscaping and landscape buffers standards in sections 46-195(f) and (g), rather than those in this section.
 - (v) All parking lot landscaping shall be irrigated in accordance with section 46-195(k).

- iv. Any parking lot that shares a property line with a single family use shall install a six (6) foot tall masonry fence to screen vehicles from view in lieu of perimeter vegetation. This requirement does not alter the requirement for end islands along the affected property lines.
- v. Parking shall not be used for commercial, for-profit purposes.
- vi. Trucks, tractor-trailers, semi-trucks, and semi-trailers shall not be parked in parking lots. Panel trucks, pickup trucks, and those motor vehicles necessary and accessory to the operation of the associated use may utilize the parking lot as long as the vehicle has no more than two (2) axles.
- (5) Access and circulation.
 - a. Vehicle access and circulation standards provided in <u>section 46-198</u> apply to all new development. These include requirements for connections to existing and future roads, connection to adjacent development, and design requirements for driveways.
 - Drive-throughs shall be prohibited except on lots fronting on Mays Street.
 The following conditions shall apply to any site where a drive-through is incorporated:
 - 1. Only one business on a site shall have a drive-through.
 - 2. Drive-throughs shall be part of a building containing two or more occupants or uses.
 - 3. The principal use associated with the drive-through shall not occupy more than 50 percent of the gross floor area of a single story building. For multi-story buildings, the principal use may occupy the entire first floor.
 - 4. Off-street vehicle stacking spaces shall not be permitted in any front street yard and shall meet the stacking area standards and design provided in subsection 46-196(j).
 - 5. Vehicular entrances and exits shall be no wider than the minimum required for one vehicle and shall be in accordance with the city's design and construction standards.
- (6) <u>Lot Ff</u>encing design standards. The following standards apply to fencing in the MU-2 district:
 - a. Fences shall be constructed of the following materials: brick, <u>natural</u> stone, <u>simulated stone</u>, or wrought iron. Other decorative masonry materials, reinforced concrete, or wrought iron equivalents may be approved by the zoning administrator. Existing single-family uses may replace existing wood fencing with a similar material and in accordance with subsections c., d., and e. below.

- b. Fence posts shall be constructed of rust-resistant metal parts, concretebased masonry or concrete pillars of sound structural integrity.
- c. Fence posts and fence panels shall be capped.
- d. All fences shall provide a finished face to abutting single-family or townhouse uses.
- e. All fences shall provide a finished face to abutting streets.
- Decorative street yard fencing of a material other than one specified above
 may be approved by the zoning administrator, except that chain link fencing is
 prohibited.

(7) Landscaping.

- a. Where the building setback provides adequate space, landscaping foundation treatment shall be required in accordance with the Category 3 standards in subsection 46-195(h).
- b. Minor modifications to design and development standards may be permitted to protect and accommodate protected trees as identified in chapter 43.
- c. Screening for parking shall consist of a building, wall, or hedge a minimum three feet in height as described in be in accordance with subsection (c)(3)b.7 above.
- d. Pervious concrete and pervious pavers for parking and maneuvering areas are permitted. Other permeable surfaces may be approved by the zoning administrator.
- (8) Outdoor display and storage.
 - a. General outdoor storage is prohibited.
 - Outdoor display and limited outdoor storage shall be allowed in accordance with section 46-199.
 - c. Limited outdoor storage is prohibited in the street yard.
- (9) Site furniture.
 - a. Site furniture for nonresidential uses, as defined in <u>section 46-5</u>, shall be required to be of a commercial grade and manufactured for exterior use.
 - b. Site furniture may also include moveable outdoor site features such as outdoor café tables and planters.
- (10) Special conditions for public open space including parks, trails, creeks, and public plazas.
 - No opaque fences shall be allowed on the portion of a lot abutting any public open space. Wrought iron fencing or equivalent may be used.
 - b. There shall be no loading or service areas between the buildings and public open spaces.
 - c. An eight-foot wide linear landscaped area in accordance with subsection 46-195(g)(4) shall be required on lots abutting public open space that have their parking between the buildings and the public open space. If site constraints

inhibit the incorporation of the required landscaped area, alternative landscaping may be approved by the zoning administrator.

- (d) MU-2 (Mixed-use downtown medium density) district design standards. The following design standards apply to all buildings in the MU-2 district, with the exception of certain expansions, as addressed in subsection (f). Additional standards for apartments, single-family residential uses, structured parking, expansions, and conversions are provided below this subsection and replace their counterparts in this subsection where applicable. Alternate design standards may be approved by the zoning administrator to permit a more flexible or creative design that still meets the intent of the MU-2 district design standards.
 - (1) Exterior wall finish. The exterior finish of all buildings shall be natural stone, castsimulated stone, brick, architectural concrete masonry units (CMU), glass, three-step hard-coat-stucco, fiber cement siding (except for flat, unarticulated panels), or architectural lyfinished steel or metal-warranty, or a combination thereof, except for doors, windows, accents and trim.
 - a. <u>Neither Ff</u>iber cement siding <u>nor corrugated or ribbed metal</u> shall not comprise more than 33 percent of the exterior wall finish.
 - b. If architectural CMU is incorporated into a project, it shall have an ashlar pattern.
 - c. The use of <u>other</u> materials such as wood shingles and wood siding shall be limited to accent features.
 - d. Other wall materials, accent materials or recognized architectural styles not
 explicitly permitted by this section may be approved in writing by the zoning
 administrator.
 - (2) Orientation requirements.
 - a. Buildings shall have their main entrance off a public street or plaza.
 Entrances shall be easily accessible for pedestrians from the street, a plaza or the sidewalk.
 - b. Buildings on corner lots shall be designed with primary facades facing each public street.
 - c. Where ramps or other accessibility-related structures are installed <u>such that</u> they are visible from the right-of-way, they shall be integrated into the building design by facing the structure with the same exterior materials as the building, using the same stone material that was used in the landscape if applicable, or screening structures behind planters and other landscape features.
 - (3) Exterior color. Day-Glo, luminescent, neon, or similar types of color finishes are not permitted.
 - (4) Building elevation variation.

- a. The length of walls facing public streets shall be broken into smaller planes. Wall planes shall not extend more than an average of 35 feet without an offset or interruption by a pilaster or structural frames, change in roof line or architectural materials.
- b. For buildings with a primary facade length of greater than 140 feet, offsets of at least three feet in depth shall be required for every 70 feet of facade length.
- c. The composition of windows and other major features shall relate to the wall plane between each offset or other feature identified in subsection b., immediately above.
- (5) Building articulation.
 - a. All buildings shall be designed to include varied relief to provide interest and variety and to avoid monotony. This shall include details that create shade and cast shadows to provide visual relief to the buildings. Horizontal and vertical elements of exterior walls should vary in height, design and projection to provide architectural interest and style.
 - b. The following is a list of design features that may be used as part of an integrated, comprehensive building design to provide architectural interest and style. Such interest and style shall include a minimum of five of the following:
 - 1. Decorative Ccornices.
 - 2. Eaves.
 - 3. Bow window.
 - 4. Bay window.
 - Arched window.
 - 6. Gable window.
 - 7. Transom windows.
 - 8. Multiple sashed and/or paned upper story windows.
 - 9. Oval or round windows.
 - 10. Shutters.
 - 11. Arched entry, balcony or breezeway entrance.
 - 12. Recessed storefront entryways.
 - 13. <u>StoreShop</u>front (for retail uses).
 - 14. Arcade/gallery (for retail uses).
 - 15. Stone or brick accent wall.
 - 16. Decorative stone or brick band.
 - 17. Decorative tile.
 - 18. Veranda, porch or balcony.
 - 19. Projected wall or dormer.
 - 20. Variation of roof lines on the building.
 - 21. Decorative caps and chimneys.
 - 22. Stone coursing around windows.
 - 23. Metal canopies.
 - 24. Fabric awnings that relate to window and door bays.

- 25. Other features as approved the zoning administrator.
- (6) Special design features. The following is a list of special design features that shall be used as part of an integrated, comprehensive building and site design to provide architectural interest and style. Such interest and style shall include a minimum of at least one of the following:
 - a. Stoops.
 - b. Rooftop decks.
 - c. Patios.
 - d. Decorative street yard fencing.
 - e. Low masonry walls at property lines.
 - f. Dooryard.
 - g. Forecourt.
- (7) Windows. In order to ensure appropriate proportion, shape, position, location, pattern and size of windows on a building, the following shall be required:
 - a. The entire primary facade shall have a minimum of 30 percent glazing. The ground floor of the primary facade shall have a minimum of 30 percent glazing. Upper floors may have less than 30 percent glazing as long as the entire primary facade has the minimum of 30 percent. All glazing on the primary facade of the ground floor shall have a minimum light transmittance of 70 percent.
 - b. The maximum sill height on the ground floor shall be 30 inches; however, 18 inches is recommended for retail uses. Sill height requirements shall not apply to multifamily.
 - c. At least 25 percent of the wall area on any side or rear elevation facing a public street, <u>creek</u>, park or plaza shall consist of glazing or as permitted by the building code, whichever is less.
 - d. To assist with energy efficiency and solar gain the requirements in this subsection may be reduced by the zoning administrator to the extent that the required level or location of glazing conflicts with the standards of the building code, or a recognized green building program, or the functionality of the structure.
- (8) Glass. Except for photovoltaic cells, mirrored glass with a reflectivity of 20 percent or more is not permitted on the exterior walls and roofs of buildings and structures.
- (9) Pitched roof. When a visibly pitched roof is incorporated into a project, the roof shall have a pitch equal to or greater than four to 12.
- (910) Roofing materials.
 - a. Roofing materials for pitched roofs shall consist of a minimum 25-year architectural dimensional shingles, tile (clay, cement, natural or manufactured simulated stone), nonreflective prefinished metal, copper or other similar materials as approved by the zoning administrator. Portions of the roof screened by pitched roof sections shall be permitted to be flat to

- provide for mechanical equipment wells or roof decks provided all pitched sections of the roof meet the roofing material requirements.
- b. All roof-mounted mechanical equipment shall be screened from public view by parapets so as to not be visible from an abutting street, public plaza or public open space. The parapet shall utilize the same or similar materials as the principal structure.
- (1<u>0</u>4) Awnings and canopies. Awnings and canopies attached to buildings shall meet the following standards:
 - a. Awnings and canopies shall be placed so as to avoid obscuring details of the building facade.
 - b. Fabric awnings for windows shall be a drop-front style, except at arched window openings, and shall relate to each window or bay.
 - Awnings and canopies shall be placed so that there is a minimum clearance of eight feet at its lowest point when over a sidewalk or other pedestrian walkway.
 - d. Awnings and canopies may encroach up to ten feet or 66 percent of the distance from the building face to the curb, whichever is less.
- (121) Signs. All signs shall comply with the regulations set forth in chapter 30 of the Code of Ordinances.
- (e) *Multifamily.* All residential uses that consist of multiple dwelling units that are not in combination with a commercial use shall meet the following standards:
 - (1) Dwelling forms. Regardless of the number of residential units, live/work units and upper-story residential units shall not be considered a multifamily use; such units shall meet the design standards in subsection (d) above. Changes in use from single-family or commercial to multifamily shall be required to meet all standards below, as applicable. The following multifamily dwelling forms shall be permitted:
 - a. Multi-story apartments.
 - 1. Apartments shall be in buildings that are 100 percent residential, and shall be a minimum of two stories.
 - 2. The ground floor of all facades that face a public street shall be 100 percent <u>natural</u> stone, <u>simulated stone</u>, <u>or brick</u>, <u>or cast stone</u>.
 - b. *Townhouses*. Townhouses shall be subject to the following standards:
 - 1. Townhouses shall be in a "row house" form consisting of no less than three attached units.
 - 2. Townhouses shall have raised front steps off the sidewalk to access the main entrance.
 - Each unit shall include an off-set in wall planes and individual roof lines separated by recessed entries or shall be distinguished by a change in facade materials.

- 4. All buildings shall be designed to include varied relief to provide interest and variety and to avoid monotony. This shall include details that create shade and cast shadows. The following is a list of features that may be used as part of an integrated, comprehensive design to provide visual relief to townhouse buildings. Such interest and style shall include a minimum of five of the following:
 - i. Bow windows.
 - ii. Bay windows.
 - iii. Arched windows.
 - iv. Gable windows.
 - v. Oval or round windows.
 - vi. Shutters.
 - vii. Arched entry, balcony or breezeway entrance.
 - viii. Stone or brick accent wall.
 - ix. Decorative stone or brick band.
 - x. Decorative tile.
 - xi. Veranda, terrace, porch or balcony.
 - xii. Projected wall or dormer.
 - xiii. Variation of roof lines on the building.
 - xiv. Decorative caps on chimneys.
 - xv. Other features as approved the zoning administrator.
- 5. Pedestrian access. Each unit shall have its main pedestrian entrance off of the street or a landscaped courtyard.
- 6. Garage doors shall not face a public street.
- 7. Fencing located within ten feet of an alley or common lot boundary shall not impede the visibility of drivers entering or exiting the alley.
- c. Courtyard building. Attached or detached dwelling units which are arranged around a central courtyard or series of courtyards on a single site.
 - 1. Pedestrian access.
 - i. At least one courtyard on a site shall provide direct access to the street.
 - Each building shall have their primary access from an internal courtyard.
 - 2. At least 15 percent of the square footage of all building footprints on a site shall be developed as common courtyard areas. No more than a total of three courtyards may be developed on one site. When a site has less than four units, the courtyard shall be one contiguous area. Paseos, parking areas, designated on-site walkways and building entry areas shall not count towards the common courtyard area.

- d. *Villa.* A large house containing two to eight dwelling units which are individually accessed from one internal common area.
 - 1. Pedestrian access. The internal common area shall be accessible from a main entrance at the street level on the primary facade.
- e. *Multifamily house.* A structure that is designed to appear as a large, custombuilt single-family home but may contain up to six dwelling units inside.
 - Pedestrian access. Each unit shall have a primary entrance on the front or side of the building. Any secondary entrances shall be located on the side or rear of the building.
- f. Carriage house/accessory dwelling unit. Attached or detached accessory unit above a garage or at grade. Habitable area shall not exceed 450 square feet per floor. Design and materials should be compatible with the primary structure on the lot.
- (2) The following standards apply to all multifamily uses:
 - a. Exterior wall finish. The exterior finish of all buildings shall be natural stone, brick, architectural concrete masonry units (CMU), glass, three-step hard coat-stucco, fiber cement siding (excluding flat, unarticulated panels), or architecturally finished steel or metal-with a minimum 30-year warranty, or combination thereof, except for doors, windows, accents, and trim.
 - The ground floor of all buildings shall be a minimum of 75 percent <u>natural</u> stone, <u>eastsimulated</u> stone, brick, or architectural CMU with the exception of multi-story apartments as stated in subsection (e)(1)a.2.
 - 2. A minimum of two different materials shall be used on each structure and each material used shall comprise no less than 20 percent of the exterior wall finish.
 - 3. If architectural CMU is incorporated into a project, it shall have an ashlar pattern.
 - 4. No more than 33 percent of the building facade may be fiber cement siding or architecturally finished steel or metal.
 - 5. Carriage house/accessory dwelling units shall be permitted to have the same exterior materials as the primary structure on the lot.
 - 6. The use of <u>other materials</u> wood shingles and wood siding shall be limited to accent features. Other wall finishes, accent materials, or recognized architectural styles <u>not explicitly permitted by this section</u> may be approved <u>in writing</u> by the zoning administrator.
 - b. Parking. All multifamily uses shall provide on-site parking in accordance with subsection (c)(3).
- (f) Expansions.

- (1) Expansions to existing single-family structures shall meet the height and setback standards established in subsection (c) or the contextual setback as defined in subsection 46-163(c)(3).
- (2) Expansions, excluding existing single-family, that are less than 35 percent of the existing gross floor area shall meet the following criteria:
 - a. Expansions shall reflect the architectural style of the original building, including roof, articulation, windows, doors, and exterior finish. If the existing style is not desired for the expanded portion of the structure, the expansion shall meet the design standards provided in subsection (d), as applicable.
 - b. Newly constructed portions of the building shall meet all density and development standards in subsection (c), as applicable.
- (3) The cumulative expansion of 35 percent or more of the gross floor area over any five-year period shall meet the following standards, with the exception of existing single-family:
 - a. Each street-facing facade shall be required to incorporate a minimum of three improvements in accordance with subsection (d).
 - b. Newly constructed portions of the building shall meet all density and development standards in subsection (c), as applicable.

(g) Conversions.

- (1) Conversions in the MU-2 district from single-family residential to a nonresidential use shall meet the following density and development standards in subsection (c):
 - a. Parking (subsection (c)(3));
 - b. Traffic impact and parking generation studies (subsection(c)(4));
 - c. Access and circulation (subsection (c)(5));
 - d. Fencing design standards (subsection (c)(6));
 - e. Landscaping (subsection (c)(7));
 - f. Outdoor display and storage (subsection (c)(8));
 - g. Site furniture (subsection (c)(9)); and
 - h. Special conditions for public open space (subsection(c)(10)).
- (2) The following requirements from the district design standards (subsection (d)) may apply when changes to the exterior of a building are being made to a conversion:
 - a. Exterior wall finish (subsection (d)(1));
 - b. Orientation requirements (subsections (d)(2)a. and (d)(2)c.);
 - c. Exterior color (subsection (d)(3));
 - d. Roofing (subsection (d)(10));
 - e. Awnings and canopies (subsection (d)(11)); and
 - f. Signs (subsection (d)(12)).

- (3) Expansions in the gross floor area during the conversion process shall meet the standards in subsection (f) above, as applicable.
- (h) *MU-2 district compatibility standards.* Compatibility standards are intended to minimize the adverse impacts sometimes associated with adjacent higher intensity development.
 - (1) Visual screening. The following standards apply to uses other than single family and courtyard multifamily. Screening for air conditioning units and electrical transformers shall be in conformance with section 46-195(i). All other ground-mounted equipment, including gas or liquid canisters and tanks, shall be screened from public view and adjacent properties by a stone or brick wall. Screening standards for detention/water quality ponds, dumpsters, trash receptacles, outdoor storage, ground-mounted equipment and other similar structures are provided in subsection 46-195(i).
 - (2) Noise. Noise shall be regulated by chapter 14 of the Code of Ordinances.

 Additionally, Qoutdoor paging systems shall not be permitted, except for eating establishments and outdoor entertainment. <a href="Exterior speakers are only permitted for service and gathering areas at eating establishments and public plazas. Said speakers shall be oriented in such a manner to minimize the amount of sound audible to adjacent properties and in the right-of-way.
 - (3) Lighting.
 - a. External lighting shall be arranged and controlled so as to deflect light away from any residential areas.
 - b. Building illumination.
 - Fully recessed down lights, gooseneck lights or other compact fluorescent, incandescent, or light emitting diode fixtures appropriate to the style of a building shall be used.
 - Illumination of a facade to highlight architectural details is permitted.
 Fixtures shall be small, shielded and directed toward the building or downward rather than toward the street or adjacent properties.
 - c. Site lighting design requirements.
 - Light source (lamp). Only incandescent, compact fluorescent, colorcorrected high-pressure sodium, or light emitting diodes may be used. The same type shall be used for the same or similar types of lighting on any one site throughout a development.
 - 2. *Mounting.* Fixtures shall be mounted in such a manner that the cone of light does not cross any property line of the site.
 - 3. Height of fixture. The height of a freestanding fixture shall not exceed 12 feet.
 - d. Excessive illumination.
 - Lighting within any lot that unnecessarily illuminates and substantially interferes with the use or enjoyment of any other lot is

- not permitted. Lighting unnecessarily illuminates another lot if it clearly exceeds the requirements of this section, or if the standard could reasonably be achieved in a manner that would not substantially interfere with the use or enjoyment of neighboring properties.
- Lighting shall not be oriented so as to direct glare or excessive illumination onto the street in a manner that may distract or interfere with the vision of drivers on such streets.
- The foot candle reading at the property line shall not exceed one foot candle, except that the reading at any single family property line shall not exceed 0.5 foot candles. Uses requiring more illumination for security purposes may seek approval from the zoning administrator.

IV.

That Chapter 46, Section 46-155.3, Code of Ordinances (2010 Edition), City of Round Rock, Texas, is hereby amended to read as follows:

Sec. 46-155.3. - MU-L (Mixed-use limited) district.

- (a) Purpose. The purpose of the MU-L district is to allow single-family and limited commercial uses in structures that are single-family residential in style. For the purposes of this district, limited commercial uses include bed and breakfast, office, live/work units, and very limited retail uses including personal services, artisanal production, and boutique shops. Changes from single-family to a limited commercial use shall be considered a conversion.
- (b) *Permitted uses.* The following uses are permitted subject to applicable supplementary use standards provided in <u>section 46-160</u>:

| Use | Supplementary Use Standards |
|--|--------------------------------|
| Bed and Breakfast | None |
| Carriage House/Accessory Dwelling Unit | <u>46-160</u> (q-1) |
| Government Facilities | None |
| Live/Work | <u>46-160</u> (q) |

| Use | Supplementary Use Standards |
|---|--------------------------------|
| Office | None |
| Park, Community | None |
| Park, Linear/Linkage | None |
| Park, Neighborhood | None |
| Place of Worship | None |
| Public Safety Facility | <u>None</u> |
| Retail Sales and Services | <u>46-160</u> (aa) |
| Single-family Detached Home | None |
| Utilities, Minor | <u>46-160</u> (hh) |
| Utilities, Intermediate | <u>46-160</u> (hh) |
| Wireless Transmission Facilities, Stealth | <u>46-160</u> (kk) |

(c) Density and development standards. All development, including expansions and new construction, within the MU-L (Mixed-use limited) district shall conform to the density and development standards described below.

(1) MU-L (Mixed-use limited) density and development standards.

| Density and Development Standards for MU-L (1) | | | | | |
|--|----------------|--|--|--|--|
| Description | Requirement | | | | |
| Minimum front setback from street (ROW) | Contextual (2) | | | | |
| Minimum rear setback, garages and carports | 5 ft. | | | | |
| Minimum rear setback with alley | 5 ft. | | | | |

| Density and Development Standards for MU-L (1) | | | | | |
|--|--|--|--|--|--|
| Description | Requirement | | | | |
| Minimum rear setback without alley | 20 ft. | | | | |
| Minimum side setback | 5 ft. | | | | |
| Minimum setback, accessory buildings | 5 ft. ⁽³⁾ | | | | |
| Maximum height, principal building | 2.5 stories | | | | |
| Maximum height, accessory building | 15 ft., or 25 ft. ⁽⁴⁾ | | | | |
| Maximum height of fence within street yard | 3 ft. (non-wrought iron) 6 ft. (wrought iron) | | | | |
| Maximum height of fence outside street yard | 6 ft. | | | | |

- (1) Special purpose lots, such as landscape lots and utility lots, are exempted from these requirements.
- Buildings shall be subject to a contextual front setback in accordance with subsection <u>46-163(c)(3)</u>. The contextual setback shall establish the minimum required depth.
- (3) The setback on all side lot lines shall be 5 feet; the front setback shall be measured from the front building facade of the principal structure.
- ⁽⁴⁾ A one-story accessory building shall be no taller than 15 feet. If an accessory dwelling unit is located on top of a garage, the height may be up to 25 feet, or 5 feet taller than the principal building if the principal building is over 25 feet tall.

(2) Setback requirements.

a. Except as provided below, all required setbacks shall be free from all encroachments, such as accessory buildings or structures, eaves, roof overhangs, box windows and fireplaces/chimneys. Air conditioning units and other ground mounted mechanical equipment are exempt from this requirement.

- Structures may not encroach on any utility easements and utility setbacks
 described in the City of Round Rock Design and Construction Standards.
 Setbacks shall be adjusted to accommodate conflicts with utility easements.
- (3) Parking. In accordance with the downtown master plan, the following standards are meant to encourage a pedestrian-friendly environment by minimizing curb cuts and the <u>visual</u> presence of on-site parking. Where on-site parking is incorporated, it shall be placed in an unobtrusive location that minimizes impacts to pedestrian circulation.
 - a. All nonresidential uses shall provide <u>on-street or</u> on-site parking equal to one space per 400 square feet of gross floor area.
 - b. An applicant shall be permitted to provide fewer parking spaces than the 1:400
 ratio where a site has insufficient driveway capacity and street frontage to
 accommodate the required parking in those areas.
 - c. Parking shall be accommodated in an existing on-site driveway and/or garage
 first before the applicant improves other areas.
 - d. On-street parking shall be created before additional on-site parking is created.
 - be. Parking and access shall be permitted only on improved surfaces.
 - ef. A minimum of two on-site parking spaces shall be required for single-family uses.
 - **dg**. For live/work units, parking shall be calculated at the rate indicated above for the gross floor area of the entire structure.
 - eh. On-site parking, with the exception of parking in an existing on-site driveway or garage, is not required but may be constructed in any amount as desired by the applicant. Where on-site parking is incorporated, it shall be placed in an unobtrusive location that minimizes impacts to pedestrian circulation On-site parking placement.
 - <u>1.</u> On-site parking is prohibited in the street yard.
 - 4.2. On-site parking shall be accessed from an alley or secondary frontage where available. Where access is available from an alley or secondary frontage, parking shall be located at the rear of the property behind the principal structure.
 - 3. If a property has an existing driveway, it may be utilized to meet the on-site-parking requirement but may not be expanded in the street yard to accommodate additional parking. Slight modifications may be made to the existing driveway to access additional parking located at the rear of the structureoutside the street yard.
 - 4. A driveway may be constructed in the front street yard only if it is the sole means for accessing on-site parking-at the rear of the property. A driveway shall be no wider than 18 feet within the required front setback.
 - 5. A property may enly have more than one driveway only when the existing driveway accesses a garage and an additional driveway is

- necessary to access on-site parking at the rear of the property to meet the parking requirement.
- A driveway shall be no wider than 18 feet within the required front or side setback.
- On-street parking requirements.
 - Diagonal parking shall be utilized on the following streets: North Lewis
 Street, North or South Stone Street, North or South Black Street, North
 Nelson Street, and North College Street.
 - Parallel parking shall be utilized on the following streets: East Liberty
 Avenue, East Bagdad Avenue, East Austin Avenue, Park Way, and
 Timberwood Drive.
 - 3. On-street parking is prohibited on East Main Street without prior written approval from the transportation director.
 - 4. The materials and design for all on-street parking shall be approved by the transportation director.
- 2i. A new garage shall be permitted with the following standards:
 - 1i. Where an alley exists, garages shall be oriented toward the alley and the alley shall be utilized to access the garage. If an alley does not exist, garages shall be oriented toward a secondary frontage, which shall be utilized to access the garage. If the garage is oriented toward the secondary frontage, the facade that faces the primary frontage shall include articulation such as windows and doors.
 - 2#. No portion of a garage is permitted in any street yard along the primary frontage.
 - 3iii. A driveway constructed to access a new garage shall be no wider than 18 feet within the setback, and no wider than the garage at any point.
 - 6. If required on-site parking cannot be accommodated, the zoning administrator may approve alternative solutions.
- (4) Traffic impact analysis. A traffic impact analysis (TIA) shall not be required for any development in the MU-L district.
- (5) <u>Lot Ff</u>encing standards.
 - a. The following design standards apply to fencing in the MU-L district:
 - Fences shall be constructed of the following materials: brick, <u>natural</u> stone, <u>simulated stone</u>, wrought iron, or wood. Other decorative masonry materials, reinforced concrete, or wrought iron equivalents may be approved by the zoning administrator.
 - 2. Fence posts shall be constructed of rust-resistant metal parts, concrete-based masonry or concrete pillars.
 - 3. Fence posts and fence panels for non-wood fences shall be capped.
 - 4. All fences shall provide a finished face to all public rights-of-way.

- 5. Fences may be eight feet in height to accommodate topographical changes, as approved by the zoning administrator.
- 6. Fences shall not conflict with sight triangles at street intersections or obstruct views from adjacent driveways.
- b. All nonresidential uses shall be required to install and maintain a fence constructed of masonry materials such as brick, <u>natural</u> stone, <u>simulated stone</u>, decorative reinforced concrete, or other equivalent material approved by the zoning administrator, a minimum of six feet in height, along every property line which is adjacent to a residential use. The zoning administrator may waive the requirement based upon a finding of any of the following:
 - 1. The zoning administrator determines that due to the site plan layout and/or existing conditions, potential impacts will be negligible;
 - The zoning administrator receives a letter from the adjacent residential property owner(s) requesting that the fence not be installed; or
 - 3. The zoning administrator determines that existing and/or proposed vegetation will serve as an adequate screen.
- (6) Landscaping.
 - Landscaping foundation treatment shall be required in accordance with the Category 3 standards in subsection 46-195(h) for all nonresidential uses.
 - b. Minor modifications to design and development standards may be adjusted to protect and accommodate protected trees as identified in chapter 43.
- (7) Outdoor display and storage. No equipment, goods, supplies or materials associated with the limited commercial use shall be displayed or stored where visible from an abutting right-of-way or at the property line of an abutting property at a point six feet above the finished grade.
- (d) MU-L (Mixed-use limited) district design standards.
 - (1) New construction shall meet the City of Round Rock Historic Design Guidelines for residential properties, except as specifically modified by this Code.
 - (24) Architectural changes to an existing building and expansions shall reflect the original architecture, including roof materials, articulation, windows, doors, and exterior finish, and shall be in compliance with the historic residential character recommendations in the downtown master plan where it does not conflict with the standards herein. An appeal to this design requirement shall be heard by the historic preservation commission.
 - (32) Pitched roofs shall be required for all detached structures and shall have a pitch equal to or greater than 4:12 four to twelve. The pitch may be three to 3:12 if the span is greater than 60 feet.

- (43) The exterior finish of all new buildings shall be of natural stone, castsimulated stone, brick, three-step hard coat stucco, fiber cement siding (excluding flat, unarticulated panels), or wood siding. Single-family uses with structures less than 150 square feet shall be exempt from exterior finish requirements.
- (54) New construction on a vacant lot shall consist of detached structures not sharing a common wall and shall have only one entrance fronting on the street bearing the address.
- (65) All signs shall comply with the regulations set forth in chapter 30 of the Code of Ordinances.
- (7) Where ramps or other accessibility-related structures are installed such that they are visible from the right-of-way, they shall be integrated into the building design by facing the structure with the same exterior materials as the building, using the same stone material that was used in the landscape if applicable, or screening structures behind planters and other landscape features.
- (e) MU-L (Mixed-use limited) district compatibility standards. Compatibility standards are intended to minimize the adverse impacts sometimes associated with adjacent higher intensity development.
 - (1) The hours of operation of any nonresidential use shall be limited to 7:00 a.m. to 8:00 p.m. for access by the public. Appeals to these operating hours may be heard by the zoning board of adjustment.
 - (2) Visual screening. For conversions from single-family to nonresidential uses, visual screening with landscaping or fencing of trash receptacles, ground-mounted equipment, and other similar features shall be required where visible from any public street.
 - (3) All nonresidential uses shall not produce external noise, vibration, smoke, dust, odor, heat, glare, fumes, electrical interference or waste runoff.
 - (4) Lighting.
 - a. External lighting shall be arranged and controlled so as to deflect light away from any abutting residential uses.
 - Building illumination. Compact fluorescent, incandescent, or light emitting diode (LED) fixtures appropriate to a residential style of a building shall be used.
 - c. Site lighting design requirements.
 - Mounting. Fixtures shall be mounted in such a manner that the cone of light does not cross any property line of the site.
 - 2. Height of fixture. The height of a freestanding fixture shall not exceed eight feet.
 - d. Excessive illumination.

- Lighting within any lot that unnecessarily illuminates and substantially interferes with the use or enjoyment of any other lot is not permitted. Lighting unnecessarily illuminates another lot if it clearly exceeds the requirements of this section, or if the standard could reasonably be achieved in a manner that would not substantially interfere with the use or enjoyment of neighboring properties.
- Lighting shall not be oriented so as to direct glare or excessive illumination onto the street in a manner that may distract or interfere with the vision of drivers on such streets.
- 3. The foot candle reading at the property line shall not exceed one foot candle.

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That Chapter 46, Section 46-160, Code of Ordinances (2010 Edition), City of Round Rock, Texas, is hereby amended by adding new subsection (d-1) which shall read as follows:

Sec. 46-160. Supplementary use standards.

(d-1) *Bars*.

- (1) Requirements for MU-1.
 - a. For the purposes of this section, the following terms are defined:
 - 1. Bar shall be defined as an establishment which
 - (i) sells alcoholic beverages for on-site consumption;
 - (ii) does not have a commercial kitchen, and
 - (iii) does not meet the definition of an "eating establishment" as defined in Sec. 46-5.
 - 2. Block shall be defined as a group of properties bound on all sides by adjacent public streets.
 - b. No more than twelve bars may operate in the MU-1 zoning district.
 - No more than four bars may operate within any single block.
 - d. No greater than two bars may operate on the same side of any single block.
 - e. Establishments whose primary façade, including building and patio areas, exceeds 100 feet in length shall be counted as two bars.
 - f. The owner of an establishment counting as two bars according to subsection e. above shall not be issued a building permit that will expand the premises.

- g. When the limit in subsections b., c., or d. above is reached, any further prospective bars shall be placed on a waiting list maintained by city staff.
 - 1. The owner of property occupied by a bar which ceases operations shall be entitled to resume bar use for up to six (6) months after the closing of the previous bar. If no building permit application is filed with the city or application for alcoholic beverage license filed with the Texas Alcoholic Beverage Commission (TABC) seeking to open a new bar on the property before the end of the six (6) month period, city staff will notify the longest-tenured waiting list applicant of his/her right to proceed.
 - 2. The waiting list applicant will have 90 days to file an application for a building permit with the city, or, if no building permit is required, an application for an alcoholic beverage license with TABC. If neither action has occurred at the end of the 90 day period, staff will notify the next waiting list applicant.

VI.

- **A.** All ordinances, parts of ordinances, or resolutions in conflict herewith are expressly repealed.
- **B.** The invalidity of any section or provision of this ordinance shall not invalidate other sections or provisions thereof.
- C. The City Council hereby finds and declares that written notice of the date, hour, place and subject of the meeting at which this Ordinance was adopted was posted and that such meeting was open to the public as required by law at all times during which this Ordinance and the subject matter hereof were discussed, considered and formally acted upon, all as required by the Open Meetings Act, Chapter 551, Texas Government Code, as amended.

| Alternative 1. |
|---|
| By motion duly made, seconded and passed with an affirmative vote of all the |
| Council members present, the requirement for reading this ordinance on two separate |
| days was dispensed with. |

| READ, | PASSED, | and AD | OPTED | on | first | reading | g this | | day | of |
|----------------|---------------|--------|--------|------|--------|---------|----------|----|-----|----|
| | | 2017. | | | | | | | | |
| Alternative 2. | | | | | | | | | | |
| READ | and APP | ROVED | on fir | st r | eading | this | the | | day | of |
| | , | 2017. | | | | | | | | |
| READ, | APPROVEI | and AD | OPTED | on s | econd | reading | g this t | he | day | of |
| | , | 2017. | | | | | | | | |
| | | | | | | | | | | |
| | | | | | | W, Mayo | | | | |
| ATTEST: | | | | | | | | | | |
| SARA L. WHIT | ΓΕ, City Cler | k | | | | | | | | |