

#### **TEXT AMENDMENTS**

# CITY COUNCIL

# MEETING June 26, 2017



#### COMMISSION/STAFF-INITIATED TEXT AMENDMENTS:

(Hearing closed May 22; Other Items of Business)

- a. parks or recreational facilities in the BP district
- b. multi-axle trailers in front yard areas
- c. density for "all other residential uses" in the NC district
- d. expiration and extension for Certificate of Appropriateness
- e. flexibility for improvements for utilities to maintain or restore critical services
- f. limited temporary storage in portable shipping containers



# Recommendation

Per Councilmember requests on May 22 and June 5, each item has been moved to a separate ordinance for ease of discussion and action. The Planning Commission and City staff recommend that City Council move to approve each of these six ordinances, "a – f", that comprise the bundle of staffinitiated amendments.

Reasons:

- Provides consistency (similar timetables for similar processes; proportionate densities; treating similar uses similarly, such as trailers).
- Allows the flexibility to consider unique circumstances especially for utilities improving their ability to restore or sustain critical services.

#### a. Recreation uses in the BP district

а	Adding the use and clarifying that parks or recreational facilities in the BP		
	district do not count toward the limitation on supportive commercial uses		
	Triggered by: speculation about a recreation center at the	Explanation: Changes impact 30-4 Uses, adding stadiums,	
	Military Business Park and the existing developer's need for	clubhouses, athletic fields, pools and tennis courts to allowed uses in	
	clarity that such a use would not impact the existing agreement.	the BP district and clarifying in Footnote 4 that park or recreational	
	Change: Make Arena, Athletic field, Swimming pool non-profit,	facilities do not count toward any specified limits to supportive/	
	and Tennis court uses "P" in BP; such uses do not count as part of	commercial uses in a BP district.	
	the supportive or commercial uses allowed.		



## b. Multi-axle trailers in front yard areas

#### Brief history:

• Sept. 2015 culminated 10 mos. of debate by Council and PC with the direction to allow single-axle trailers and RVs in front on an improved surface, and multi-axle trailers pending special review.

#### Trigger:

 Since Sept. 2015 the challenge has been to distinguish between impacts of RVs and campers versus multi-axle trailers. In mid-2016 the Commission began recommending treating multi-axle trailers similarly to campers and RVs.



### b. Multi-axle trailers in front yard areas

#### **Changes Proposed:**

- Allow multi-axle trailers as well as single-axle trailers and RVs.
- Protect sidewalks and line-of-sight from adjacent properties.

#### **Reasons:**

 Commission recommends treating multi-axle trailers the same as campers / travel trailers / RVs.

#### c. Densities in the NC Neighborhood District

С	Increasing the density allowed for "all other residential uses" in the NC		
	district, from 6 units/acre to 12 units/acre		
	Triggered by: staff realizing this one standard was not	Explanation: "All other residential uses" include apartments and	
	adjusted with all the others during an amendment in 2014,	attached SF, which logically occur at a density higher than	
	leaving 'other residential uses' at a level that discouraged	detached single family development but usually not as intense as a	
	residential development in the NC district.	separate mixed use zoning. The other measures were increased	
	Change: density of 6 units/acre changes to 12	with Ord. 2014-003 but this change was overlooked.	

#### d. Expiration period for Cert. of Appropriateness

d	Making the expiration and allowed extension the same for the certificate of appropriateness as for a special use permit (one year or as specified in the approval, extension for up to six months)	
	<ul> <li>Triggered by: staff realizing that similar processes were treated differently, once the Historic Resources Commission (HRC) was directly under Planning.</li> <li>Changes: For Certificate of Appropriateness (COA), change 6 months to 1 year before expiration, and allow one 6-month extension.</li> </ul>	The proposed change for expirations and extensions of an approval under the Certificate of Appropriateness would match those allowed under another quasi-judicial process, the Special Use Permit (SUP). Current standards are six months with no extension. The additional time is more realistic with regard to completing financing and other steps before getting a building permit.

#### e. Administrative Adjustments for utilities

e Enabling Administrative Adjustments for utilities needing more flexibility to maintain or restore critical services during or after emergencies

Triggered by: South River Electric's plans for larger above-	Explanation: Staff proposes using the Administrative Adjustment as one
ground fuel tanks; staff can envision similar needs by other	of the quickest ways to protect adjacent property owners and
utilities preparing for future emergencies.	community-wide goals while addressing the unique needs of utility
Changes: adds utilities and purpose for including them to the	companies working to continue critical services during emergencies.
"applicability" statement for Administrative Adjustments; in	Staff anticipates that other utilities conducting such 'after-action'
"outdoor storage", adds that utilities can seek Adm. Adj. if	analyses could benefit from an option to request quick adjustments.
necessary to provide emergency services.	



# f. Use of portable shipping containers

### **Trigger:**

- Inquiries from churches (for storage for special events) and proliferation of use by businesses
- Not the same as temporary storage needs during construction or for industries who plan on "just in time" shipping/brief storage
- Not the same as "PODs" usually seen in residential districts







# f. Use of portable shipping containers

#### **Changes Proposed:**

- Focus on commercial and institutional versus residential areas.
- Put in cross-references to sections for construction or for 'just-intime' industrial processes.
- In non-residential districts and for legal non-conforming business uses, allow up to 6 months for temporary storage within any 48month period, with one 30-day extension, and
- Provide minimum standards for screening and placement.



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