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# **Article 23-4A: Introduction**

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#### 23-4A-1010 Intent

In adopting this Chapter, it is the intent of the City to protect and promote the public health, safety, convenience, and general welfare of the citizens of the City by exercising all powers related to the regulation and use of land and structures within the City that are authorized by the City Charter and the applicable laws of the State of Texas.

#### 23-4A-1020 Applicability

This Chapter applies to all property, land uses, and development within the City, except as may be specifically exempted within this Title.

## **Division 23-4A-2: Establishment of Zones**

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#### 23-4A-2010 Intent

The incorporated areas of the City of Austin, Texas, are divided into walkable urbantransectResidential House-Scale, Residential Multi-Unit, Mixed-Use, Main Street, Regional Center, Commercial and Industrial, and Other base zones-and drivablesuburban non-transect zones (see Preamble: A Model Hybrid Zoning Code Based on Austin Places).. Overlay zones provide standards that apply both to transect zonesand non-transect zones.regardless of the base zone. The zones implement the AustinCity's Comprehensive Plan by providing a mix of \_intensityof development and a mix of uses that are compatible with the character of -the City's many neighborhoods, \_districts and -corridors.

#### 23-4 A-2020 Zones

- (A) The City of Austin is divided into threeeight broad categories of zones as described below and listed in Table 23-4A-2020-(A) (Zones):
  - (1)-Transect Zones. The transect zones are described in Division 23-4D-2-(Transect Zoning Districts). They range in function and density from the low- to medium-density transects applicable to neighborhoods to the urban core ordowntown, the most urban part of the City. Transect zones are only appliedthrough a Form-Based Code (Refer to Preamble). Transect zones do not applythroughout the City in the non- transect zones (the drivable suburban zones).
  - (2) -Non-Transect Zones. The non-transect zones are described in Divisions 23-4D-3 (Residential Non-Transect Zones), 23-4D-4 (Commercial Non-Transect Zones), 23- 4D-5 (Industrial Non-Transect Zones), and 23-4D-6 (Other Zones). The non-transect zones are primarily the zones that are more autodependent, such as single-family

subdivisions, other suburban residential areas, auto-dependent commercial andretail areas, and industrial areas.

(3) **Overlay Zones**. The overlay zones are described in Division 23-4D-7 (Overlay Zones). The overlay zones contain standards that apply in addition to the standards found in the underlying base zone.

	Table 23-4A-2020(A) Zones	
	Residential House-Scale Zones	
RR	Rural Residential	

isect Zones	
T3NE.WL	T3 Neighborhood Edge- Wide Lot
T3NE	T3 Neighborhood Edge
T3N.DS	T3 Neighborhood-Deep Setback
LA	Lake Austin
<u>R1A</u>	Residential 1A
T3N.IS	T3 Neighborhood-Intermediate Setback
T4N.IS	T4 Neighborhood-Intermediate Setback
<u>R1B</u>	Residential 1B
R1C	Residential 1C
T4N.SS	T4 Neighborhood-Shallow Setback
T4MS	T4 Main Street
R2A	Residential 2A
R2B	Residential 2B
T5.SS	T5 Neighborhood-Shallow Setback
T5U.SS	T5 Urban-Shallow Setback
R2C	Residential 2C
R2D	Residential 2D
T5U	T5 Urban
T5MS	T5 Main Street
R2E	Residential 2E
<u>R3A</u>	Residential 3A
<del>T6U</del>	T6 Urban
<del>T6UC</del>	T6 Urban Core
Non-Transect Zones	
RR	Rural R3B Residential 3B
VLDR	Very Low Density R3C Residential
R3D	Residential 3D
R4A	Residential 4A
 <del>LDR</del>	Low Density <u>R4B</u> Residential <u>4B</u>
LMDR	Low Medium Density R4C Residential

MDR	Medium Density Residential
MHDR	Medium to High Density Residential
HDR	High Density Residential
VHDR	Very High Density Residential
MHP	Manufactured Home Park
NC	Neighborhood Commercial
LC	Local Commercial
60	General Commercial
RC	Regional Commercial
сс	Commercial Core
DC	Downtown Core
WC	Warehouse Commercial
SC	Service Commercial
HC	Highway Commercial
CR	Commercial Recreation
FI	Flex Industrial
Gl	General Industrial
HI	Heavy Industrial
R&D	Research & Development
AG	Agricultural

Residential Multi-Unit Zones	
RM1A	Residential Multi-Unit 1A
 RM1B	Residential Multi-Unit 1B
RM2A	Residential Multi-Unit 2B
<u>RM2B</u>	Residential Multi-Unit 2A
<u></u>	Residential Multi-Unit 3A
RM4A	Residential Multi-Unit 4A
<u>RM5A</u>	Residential Multi-Unit 5A
MHP	Manufactured Home Park
Mixed-Use Zones	
MU1A	Mixed-Use 1A
<u>MU1B</u>	Mixed-Use 1B
<u>MU1C</u>	Mixed-Use 1C
<u>MU1D</u>	Mixed-Use 1D
MU2A	Mixed-Use 2A
MU2B	Mixed-Use 2B
MU3A	Mixed-Use 3A
MU4A	Mixed-Use 4A
MU4B	Mixed-Use 4B
<u>MU5A</u>	Mixed-Use 5A
Main Street Zones	
MS1A	Main Street 1A
<u>MS1B</u>	Main Street 1B
MS2A	Main Street 2A
MS2B	Main Street 2B
MS2C	Main Street 2C
MS3A	Main Street 3A
<u>MS3B</u>	Main Street 3B
Regional Center Zon	
<u>UC</u>	Urban Center
<u>CC</u>	Commercial Center
DC	Downtown Core
Commercial and Industrial Zones	
<u>CR</u>	Commercial Recreation
<u>CW</u>	Commercial Warehouse
<u>IF</u>	Industrial Flex
<u>IG</u>	Industrial General
<u>IH</u>	Industrial Heavy
<u>R&amp;D</u>	Research & Development

#### Non-Transect Zones (continued)

Table 23-4A-2020.A Zones (continued)

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Other Zones	
AG	<u>Agricultural</u>
AV	Aviation Services
CL	Conservation Lands
DR	Development Reserve
<u>P</u>	Public
PR	Parks
PUD	Planned Unit Development
Overlay Zones	
BS	Barton Springs
CD	Capitol Dominance
CVC	Capitol View Corridor
DCS	Downtown Civic Spaces
DP	Downtown Plan
HCR	Hill Country Roadway
H and HD	Historic Landmark and Historic District
LA	Lake Austin
UNO	University Neighborhood
WO	Waterfront

## Division 23-4A-3: Zoning Map

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#### 23-4A-3010 Intent

The Zoning Map, which divides the City of Austin into zones, together with all explanatory notes provided on the Zoning Map, is adopted by reference and declared to be a part of this Chapter.

#### 23-4A-3020 Applicability

The zones identified in Table 23-4A-2020-(A) (Zones) are mapped on the Zoning -Map.

#### 23-4A-3030 Zone Boundary or Classification Changes

If, in compliance with the provisions of this Title, changes are made to zone boundaries, zone classifications, or other matters set forth on the Zoning Map, such changes shall be entered on the Zoning Map within 30 days following the effective date of the ordinance adopting the change.

23-4A-3040 Maintenance of Zoning Map

City of Austin Land Development Code | PGbZARevisewsBioaftDraft

<u>4A-3 pg.</u>

The Zoning Map shall be kept on file in the office of the Planning Director and shall be maintained in electronic format as authorized by the Planning- Director.

## Division 23-4A-4: How to Use the Zoning Code

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<del>23-4A-4020</del>	Organization

23-4A-4010	Intent	
<u>23-4A-4020</u>	Organization1	

#### 23-4A-4010 Intent

The following text is advisory only and is intended to give a brief overview of the overall Zoning Code<del>.</del>

#### 23-4 A-4020 Organization

(A) Chapter 23-4 (Zoning-Code) is a separate chapter of Title 23 (Land Development Code) —for the City of Austin. It must be used together in conjunction with other related chapters of the Land Development Code-as will be described below... This Chapter is organized as\_ follows:

#### (1) Article 23-4A: Introduction

(a) Establishes the purpose and intent of the Zoning Code and introduces how the zones applied in the City are organized and mapped.

#### (2) Article 23-4B: Zoning Administration and Procedures

(a) Provides the procedures for land use approvals (e.g. Conditional Use Permits or Minor Use Permits), land use determinations, zoning map amendments, and variances and special exceptions.

#### (3) Article 23-4C: General to All DevelopmentLarge Sites

- (a) Provides the general requirements for community design and civiclarge sites, including internal connectivity and open space-standards.
- (4) Article 23-4D: Specific to Zones

(a)-Contains regulations for transectall zones, non-transect zones, and overlayzones. The application of the transect zones are intended to reinforce a walkable, transit- supportive urban environment, while the non-transectzones are more drivable, (a) suburban environments. This Article also contains regulations that apply to specific including allowed uses permitted within the zones and permit requirements, development standards, and parking requirements.

#### (5) Article 23-4E: Supplemental to Zones

(a) Establishes development standards for code topics such as private frontages; outdoor lighting; parking and loading; landscaping and screening; docks, bulkheads and shorelines; <u>supplemental standards for</u> <u>specific uses, building standards,</u> and some additional generally applicable standards. (B) Other chapters of Title 23 (Land Development Code) that are crossreferenced from Chapter 23-4 (Zoning Code) include:

#### (1) Chapter 23-1: IntroductionPurpose and Applicability

(a) Establishes the legal foundation for the Code and includes an overview of its purpose, authority, jurisdiction, rules of interpretation, and consistency with the AustinCity of Austin's Comprehensive Plan.

#### (2) Chapter 23-2: Administration and Procedures

(a) Establishes the detailed procedures for the submittal of applications, provision —of notice, public hearings, text amendments, quasi-judicial or administrative—

(a) relief, and definitions of all terms, land uses, and measurements used in the Land Development Code.

- (3) Chapter 23-3: General Planning Standards for Requirements General to All
  - (a) Provides the general requirements for parkland dedication, tree and natural area protection, water quality, and affordable housing <u>incentivesbonuses</u> across all zones and for property in the <u>Citydowntown</u>.

#### (4) Chapter 23-5: Subdivision

(a) Establishes the processes and requirements for the subdivision of land.

#### (5) Chapter 23-6: Site Plan

(a) Establishes the processes and requirements for the preparation and submittal of a site plan for new development.

#### (6) Chapter 23-7: Building, Demolition, and Relocation Permits: Special Requirements for Historic Structures

(a) Provides the requirements for Building and Demolition Permits, Relocation Permits, and special requirements for historic structures.

#### (7) Chapter 23-8: Signage

(a) Establishes the permitting requirements and standards for permanent and temporary signs.

#### (8) Chapter 23-9: Transportation

(a) Contains the procedures and standards for right-of-way and transportation improvements; traffic impact analyses; street design; standards for the construction of driveways, sidewalks and trails; transportation design management; access and connectivity; and road utility districts.

#### (9) Chapter 23-10: Infrastructure

(a) Contains the procedures and standards for utility service; water districts; water and wastewater capital recovery fees; and reclaimed water.

How to Use the Zoning-Code

#### (10)Chapter 23-11: Technical Codes

(a) Contains all the technical codes adopted by the City, including for example, the Building Code, Electrical Code, Mechanical Code, Plumbing Code, Fire Code, and Energy Code.

# **Article 23-4B: Zoning Administration and Procedures**

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## **Division 23-4B-1: Land Use Approvals**

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<u>23-4B-1030</u>	Minor Use Permit
<u>23-4B-1040</u>	Effect of Land Use Permit
23-4B-1050	Temporary Use Permit

#### 23-4 B-1010 Purpose and Applicability

- (A) This Division establishes procedures for land use permits authorized under this Title. Approval of a land use permit allows greater consideration of the overall context for development than other kinds of administrative applications and may include sitespecific conditions to ensure compatibility with surrounding uses.
- (B) Uses that may be permitted underallowed in compliance with this Division are generally in keeping with the nature and scale of development allowed in a zone and do not require a rezone or other legislative approval.

#### 23-4 B-1020 Conditional Use Permit

#### (A) Purpose and Applicability

- (1) A Conditional Use Permit approved by the Land Use Commission is required underin compliance with this Section to initiate a use classified as conditional under Chapterin compliance with Article 23-4D (Specific to Zones).\_
- (2) The purpose of requiring a Conditional Use Permit is to ensure that approval of uses which may significantly impact surrounding areas takes into account the context of a proposed development in relation to the public realm and allows for site-specific conditions to mitigate impacts on surrounding areas.

#### (B) Application Requirements

(1) Planning Element



- (a) In addition to information required <u>underin compliance with</u> Division 23-2B-1 (Application Requirements), an application for a Conditional Use Permit must include a Planning Element submitted on a form approved by the Development Services Director.
- (b) The Planning Element must include any information required by the Development Services Director to evaluate whether a proposed use meets the standards for approval <u>underin compliance with</u> Subsection (E), but need not include construction-level detail required for an <u>administrative-Site PlanConstruction Element</u> or Building Permit- application.

- (2) Concurrent Applications. The following additional applications may be submitted with a Conditional Use Permit application under in compliance with Section 23-2A-2020 (Concurrent Applications):
  - (a) Construction Element. An applicant may submit an application for a construction- level approval, such as an administrative Site Plan including, but not limited to, a Construction Element or Building Permit, to be reviewed concurrent with the Planning Element Site Plan; and
  - (b) Application for Special Exception. An applicant may submit an application for- a Special Exception to the Board of Adjustment requesting a reduction in one or more site development regulationsstandards applicable to the conditional use, as authorized <u>underin compliance with</u> Section 23-4B-4030 (Special Exception Type -Level 1).

#### (C) Administrative Review Process

- (1) Notice of Application. The Development Services Director shall provide notice of an application for a Conditional Use Permit <u>underin compliance</u> with Section 23-2C-5010 (Notice of Application) and allow <del>14 days from the date that notice is provided for interested parties to submit comments on the -application within the time frame established by the Director by administrative rule.</del>
- (2) Development Services Director's Report. AfterFollowing the 14-day comment period has closed, the Director shall provide the applicant with a report \_including:
  - (a) The Director's preliminary recommendation as to whether the Planning Element Site Plan is sufficient to satisfy the approval criteria in Subsection (E); and
  - (b) If applicable, a description of updates required <u>underin compliance with</u> Section 23-2B-1040 (Update and Expiration) for any concurrent applications filed <u>underin compliance with</u> Subsection (B)(2).
- (3) Applicant's Response. Following receipt of the Development Services Director's report, and before the application expires <u>under</u>, in compliance with Section 23-2B-1040 (Update and Expiration), an applicant may:
  - (a) Request that the application be scheduled for public hearing before the Land Use Commission;
  - (b) Provide revisions to the Planning Element Site Plan or other information required to address issues identified in the Director's report; or
  - (c) Withdraw the application.
- (D) Public Hearing and Notification. The Development Services Director shall schedule a public hearing before the Land Use Commission on a Conditional Use Permit application \_at the request of an applicant <u>underin compliance with</u> Subsection (C)(3) <u>once all substantive comments have been cleared</u>, and shall provide notice of the public hearing <u>underin compliance with</u> Section 23-2C-4020 (Type 1 Public Hearing- Notice).
- (E) Action by Land Use Commission on Application. After conducting a public hearing on the application, and considering the Development Services Director's recommendation, the Land Use Commission shall approve, conditionally approve, or deny a Conditional Use Permit in accordance with this Subsection.

- (1) **Findings for Approval**. In order to approve or conditionally approve an application for a Conditional Use Permit, the Land Use Commission must find that the proposed use is:
  - (a) Consistent with the applicable goals and policies of the Comprehensive Plan and the purpose of the zone in which the site is located;
  - (b) Not detrimental to public health, safety, and welfare; and
  - (c) Reasonably compatible with existing or approved uses in the surrounding area.

- (2) Review Criteria. In determining whether an application meets the findings required for approval <u>underin compliance with</u> Subsection (E)(1), the Land Use Commission shall consider the extent to which the proposed use:
  - (a) Is generally compatible in scale, intensity, and character with adjacent developments and neighborhoods;
  - (b) Includes improvements, either onsite or within the public right-of-way, to mitigate adverse impacts related to traffic, noise, odors, visual nuisances, drainageno adverse flooding, and similar adverse effects to adjacent developments and neighborhoods;
  - (c) Can safely accommodate anticipated vehicular and pedestrian traffic consistent with existing and anticipated traffic in surrounding area;
  - (d) Incorporates roadwaythoroughfare adjustments, traffic control devices, and access restrictions to control or divert vehicular traffic flow or divert traffic, as may be needed to mitigate vehicle traffic on adjacent streets; thoroughfares;
  - (e) Incorporates screening, buffers, and other features to minimize adverse visual or noise impacts of the proposed use on adjacent properties;
  - (f) Adequately mitigates likely impacts of the proposed use on water quality, drainage, and detention; and
  - (g) Meets the site development standards of the zone in which the proposed use \_is located or, if a Special Exception from one or more standards is requested <u>underin compliance with</u> Section 23-4B-4030 (Special Exception-<u>Type-Level</u> 1), the exception will enhance the quality of the use and increase its compatibility with adjoining developments \_and neighborhoods.

#### (F) Conditions of Approval

- General Conditions. In approving a Conditional Use Permit, the Land Use Commission may impose conditions that are reasonably related to the findings required <u>underin compliance with</u> Subsection (E). These conditions may- include:
  - (a) Limitations on building size, including floor area ratio (FAR), height, or gross floor area;
  - (b) Limitations on impervious cover;
  - (c) Placement or orientation of buildings and entryways;
  - (d) EnhancesEnhanced setbacks, open space, or buffer requirementsstandards;
  - (e) A fence, wall, or screen;
  - (f) LandscapingAdditional landscaping or erosion controls;
  - (g) Street Thoroughfare improvements or dedications;

- (h) Vehicular access and enhanced parking or loading requirements standards;
- (i) Hours of operation; and
- (j) Other measures that the Land Use Commission determines are required for compatibility with surrounding uses and for the preservation of public health, safety, and welfare.

#### Minor Use Permit

#### (2) Late Hours Permit

- (a) If the Land Use Commission approves a Conditional Use Permit for a bar, \_ nightclub, \_or \_restaurant \_with \_a \_late-hours \_permit, \_the \_parking \_area\_ associated with the use must be a minimum of 200 feet from a Low to-Medium Intensity Residential <u>House-Scale</u> Zone, unless the use is located within an enclosed shopping center.
- (b) The Land Use Commission may waive the 200-foot restriction if it finds that \_the impacts of a parking area are sufficiently mitigated based on the criteria in Subsection (E).
- (G) **Appeal of Decision on Conditional Permit**. The Land Use Commission's decision on a Conditional Use Permit application may be appealed to the Council under Article 23-21 (Appeals).

#### 23-4 B-1030 Minor Use Permit

#### (A) Purpose and Applicability

- A minor use permitMinor Use Permit may be approved underin compliance with this Section for a use classified as a minor use in Article 23-4D (Specific to Zones).
- (2) The procedures established in this Section authorize the Development Services Director to consider compatibility with surrounding uses and impose appropriate conditions administratively.
- (B) Application Requirements. In addition to information required <u>underin</u> <u>compliance with</u> Division 23-2B-1 (Application Requirements), an application for a Minor Use Permit must:
  - Include a Planning Element Site Plan containing information required by the Development Services Director to determine whether the application meets the criteria established in Subsection (C); and
  - (2) Be filed concurrently with an application for an administrative Site PlanConstruction Element or Building Permit required to construct the use.

#### (C) Administrative Review Process

(1) Notice of Application. The Development Services Director shall provide notice of an application for a Minor Use Permit underin compliance with Section 23-2C-5010 (Notice of Application) and at least 14 days from the date thatnotice is provided for interestedallow parties to submit comments on the application within the time frame established by the Director by administrative rule.

- (2) **Development Services Director's Action on Application.** After the <del>14-day</del> comment period on the application has closed, the Director -shall:
  - (a) Approve the application;
  - (b) Approve the application with conditions; or
  - (c) Disapprove the application, in which case the applicant may submit an update <u>underin compliance with</u> Section 23-2B-1040 (Update and\_ Expiration).
- (D) Standard for Approval. The Development Services Director shall approve or conditionally approve a Minor Use Permit <u>underin compliance with</u> this Section if the Director finds that the application satisfies the findings and criteria for approval of a Conditional Use Permit <u>under Sectionin compliance with Subsection</u> 23-4B-1020(E) (Conditional Use\_ Permit).

- (E) Conditions of Approval. The Development Services Director shall impose conditions on the approval of a minor use permit under<u>Minor Use Permit in</u> <u>compliance with</u> the same requirements that apply to the Land Use Commission's approval of a Conditional Use Permit <u>under Sectionin compliance with Subsection</u> 23-4B-1020(F) (Conditional Use\_ Permit).
- (F) Appeal. An interested party may appeal the Development Services Director's decision on \_a Minor Use Permit under to the Planning Commission in compliance with Article 23-21 (Appeals—).

\* DRAFTER'S NOTE REGARDING MUP APPEALS: Planning staff, in consultation with the Law Department, are considering what the appropriate body is to hearappeals of administrative MUP decisions. The objective is to have that body be thefinal decision-maker, so that MUPs (unlike CUPs) will not be appealable to Council. This may weigh in favor assigning MUP appeals to the new 7-member Appeals Panelof the BOA, which is proposed to be created under Section 23-1B-2020 (Board of Adjustment). Staff will follow-up with a recommendation on this issue in the nearfuture.

#### 23-4 B-1040 Effect of Land Use Permit

- (A) Purpose and Applicability. This Section establishes the legal effect of Conditional Use Permits and Minor Use Permits approved <u>underin compliance with</u> this Article and specifies rules applicable to construction, expiration, and enforcement. For purposes of this\_ Section, the term "land use permit" refers to both Conditional Use Permits and Minor Use Permits.
- (B) Permit Limited to Approved Use. Approval of a land use permit:
  - (1) Authorizes development of the property consistent with the approved permit and any conditions imposed on the permit; and
  - (2) Applies only to the specific use and development site for which the permit was issued.
- (C) Additional Approvals Required. Initiation or development of a use approved by a land use permit may not occur until an applicant has obtained all other administrative approvals required to commence or construct the use.
- (D) Restrictions on Enlargement of Use. A use <u>permittedallowed</u> by a land use permit shall not be enlarged, extended, or increased in intensity unless an application for a new Conditional Use Permit or Minor Use Permit is approved <u>underin compliance with</u> this- Article.
- (E) **Expiration of Land Use Permit.** A land use permit expires <u>underin compliance</u> <u>with</u> Chapter 23-6 (Site Plan) unless the applicant obtains all approvals required to construct or commence the use within one year from the date of approval.
- (F) Suspension or Revocation of Permit. If construction occurs in violation of a land use permit, or a condition imposed <u>underin compliance with</u> a land use permit, the Development Services Director or Building Official may suspend or revoke the permit under Article 23-2J (Enforcement).
- (G) Prohibition on New Applications. If a land use permit is denied or revoked, the Development Services Director may not accept a new application for the same or substantially the same use for one year<u>365 days</u> from the date of the denial or revocation.

#### 23-4 B-1050 Temporary Use Permit

- (A) Purpose and Applicability. This Section authorizes the Development Services Director to issue a Temporary Use Permit for short-term land uses that are not otherwise allowed within the applicable zone, provided that the use does not interfere with surrounding uses or pose a threat to public health, safety, and welfare.
- (B) Application Requirements. An application for a Temporary Use Permit:
  - (1) May not be submitted later than 16 days before the date that the temporary use is proposed to begin; and
  - (2) Must include all information required <u>underin compliance with</u> Division 23--2B-1 (Application Requirements), in addition other information required by the Development Services Director based on the nature of the proposed temporary use.
- (C) Temporary Uses Allowed. The Development Services Director shall approve a Temporary Use Permit for the uses specified in Table 23-4B-1050- (A<sub>7</sub>) (Temporary <u>Uses Allowed</u>), subject to the criteria, conditions, and time limitations established in Subsections- (D)-(F).

#### Table 23-4B-1050.A Temporary Uses Allowed

### Temporary Uses

Recreation Uses and Events

A circus, carnival, rodeo, fair, or similar

activity. An outdoor art-or, craft show, or

exhibit.

An outdoor public, religious, patriotic, or historic assembly or exhibit, including a festival, benefit, fund raising event, or similar use that typically attracts a large audience.

**Real Estate Sales and Services** 

Model homes or apartments and related real estate services, if the use is located within the residential development to which the use pertains.

An on-site construction field office, if the use is located in a portable structure and conducted for not more than <del>6 months</del>180 days.

A sales office for a new subdivision may be <u>permittedallowed</u> as a temporary use in compliance with this Division if the sales office is located within the subdivision and at least 200 feet from existing dwellings outside the subdivision.

A single dwelling located in a mobile structure on a construction site.

**Retail and Seasonal Sales** 

Christmas -treetree, pumpkin, or other similar seasonal event sales.

Seasonal retail sale of agricultural or horticultural products, if the use is located at least 200 feet from a dwelling.

An outdoor special sale, including a swap meet, flea market, parking lot sale, or similar activity.

Retail use that does not provide personal services, food preparation or the sale or consumption of alcoholic beverages; a portable toilet serving the retail use, whether located inside or outside of the use; or the storage of hazardous materials as defined by Division 23-11B-7 (Fire Code).

An advertising or promotional event involving the use of a hot air balloon is allowed in all commercial, industrial, and special purpose base zones.

#### (D) Permit Duration, Renewal, and Revocation

- Permit Duration. The Development Services Director shall grant a Temporary Use Permit <u>underin compliance with</u> this Section for no more than <u>six months180 days</u>.
- (2) Extension. At the request of an applicant, the Director may renew or extend a Temporary Use Permit by no more than an additional sixmonths<u>180 days</u>.
- (3) Revocation. The Director may revoke a Temporary Use Permit at any time, if the use no longer satisfies the criteria required underin compliance with Subsection (D) or poses a threat to public health, safety, and welfare. The revocation is subject the procedures
- (3) established in Article 23-2J (Enforcement), except that suspension is not required prior to revocation.
- (E) Restoration and Cleanup. A person engaging in a temporary use allowed <u>underin</u> compliance with this Section must remove all debris, litter, and other evidence of the use from the site upon termination of the use.
- (F) Approval Criteria. The Development Services Director may approve a Temporary Use Permit for a use listed in Table 23-4B-1050(A (A) (Temporary Uses <u>Allowed</u>) if the Director determines that the use is compatible with nearby uses and will not:
  - Impair the normal, safe, and effective operation of a permanent use on the same site;
  - (2) Adversely affect public health, safety, or convenience;
  - (3) Create a traffic hazard or congestion; or
  - (4) Interfere with the normal conduct of uses and activities in the vicinity.
- (G) Conditions of Approval. The Development Services Director may <u>issue</u> condition approval –of a Temporary Use Permit as needed to make the determinations required under Subsection (D) and to minimize adverse effects-on-nearby uses, including standards for in compliance with Subsection (D), and to minimize adverse effects on nearby uses, including standards for for use, parking, traffic circulation, screening, enclosure, site restoration, -and clean-up.

#### (H)-Permit Duration, Renewal, and Revocation

- (1)-Permit Duration. The Development Services Director shall grant a Temporary Use Permit under this Section for no more than six months.
- (2) **Extension**. At the request of an applicant, the Director may renew or extend a Temporary Use Permit by no more than an additional sixmonths.
- (3) Revocation. The Director may revoke a Temporary Use Permit at any time, if the use no longer satisfies the criteria required under Subsection (D) or poses a threat to public health, safety, and welfare. The revocation issubject the procedures established in Article 23-2J (Enforcement), except that suspension is notrequired prior to revocation.
- (I) -Restoration and Cleanup. A person engaging in a temporary use allowed under this Section must remove all debris, litter, and other evidence of the usefrom the site upon termination of the use.

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# Division 23-4B-2: Code Interpretations and Use Determinations

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# 23-4 B-2010 Code Interpretations

- (A)-Purpose and Applicability. This Section authorizes the Planning Director to issue administrative decisions regarding the proper interpretation, meaning, or intent of a -site development regulation understandard in compliance with Chapter 23-4 (Zoning-Code) or a separately -adopted
- (A) zoning ordinance. Statements of policy or procedural requirements are not subject to this Section.
- (B) Project-Level Interpretation. A code interpretation requested in connection with a development application is a "project interpretation" and is subject to the requirementsstandards of this Subsection.
  - (1) Request for Interpretation. During the application period for a Site Plan or Building Permit, an applicant may request that the Planning Director issue a project interpretation regarding whether the application complies with zoningsitesite development standards applicable under this Title or a separately adopted zoning ordinance. An developments regulations applicable under this Title or a separately adoptedzoning ordinance. An-applicable under this Title or a separately adoptedzoning ordinance. An-application for a project interpretation tolls the review period required <u>underin compliance with</u> Section 23-2B-1050 (Tolling of Expiration Period).
  - (2) Notice and Decision. The Director shall:
    - (a) Provide notice of an application for a project interpretation <u>underin</u> <u>compliance with</u> Section 23-2C--5010 (Notice of Application); and
    - (b) No sooner than 10 days after providing notice of Within a review period the application Director establishes by administrative rule, issue \_\_an interpretation underin compliance with Subsection (D), and provide notice of the interpretation underin compliance with Section 23-2C-5020 (Notice of Administrative Decision).
  - (3) Effect of Interpretation. A project interpretation is binding on subsequent stages \_of review for the project, unless overturned by the Board of Adjustment on appeal <u>underin compliance with</u> Section -23-4B-2030 (Administrative -Appeal). -An interpretation -that—

(3) is -not- appealed, or is upheld on appeal, may not be subsequently challenged through appeal of a Site Plan or Building Permit approval.

- (C) Non-Project Interpretation. A code interpretation that is not associated with —a development application is a "non-project interpretation", and is subject to the requirementsstandards of this Subsection.
  - (1) **Request for Interpretation**. A non-project interpretation may be requested by any person, at any time, or initiated by the Planning Director.
  - (2) Notice and Decision. The Director shall provide notice of a non-project interpretation and application in the same manner required for project interpretations <u>underin compliance with</u> Subsection (B)(2).

- (D) Content of Interpretation. In making a code interpretation <u>underin</u> <u>compliance with</u> this Section, the Planning Director shall provide a written explanation as to the general meaning of the referenced <u>codeCode</u> Sections and:
  - (1) For a project interpretation, explain how the <u>codeCode</u> Sections apply to the project for which the interpretation was requested; and
  - (2) For a non-project interpretation, provide common examples as to how the code<u>Code</u> Sections apply to particular categories of development.
- (E) **Posting of Interpretations**. The Planning Director shall post code interpretations that are likely to be of general interest-on the City's website.

# 23-4 B-2020 Use Determinations

- (A) **Purposes and Applicability**. This Section establishes procedures for obtaining a determination by the Planning Director regarding:
  - The appropriate classification of an existing or proposed land use or activity <u>underin compliance with</u> Article 23-4D (Specific to Zones); or
  - (2) Whether an existing use or structure is non-conforming <u>underin compliance</u> <u>with</u> Article 23-\_2G (Nonconformity).

#### (B) Application, Notification, and Decision Procedures

- (1) A use determination may be requested in the same manner as a code interpretation <u>underin compliance with</u> Section 23-4B-2010 (Code Interpretations<del>)</del>, and is subject to the same notice requirements under Section 22-2C-5010 (Notice of Application) and Section 22-2C- 5020 (Notice of Administrative Decision).
   the same notice requirements in compliance with Section 23-2C-5010 (Notice of Application) and Section 23-2C-5010 (Notice of Application).
- (2) In making a use determination, the Planning Director shall explain how an existing —or proposed use is appropriately classified <u>underin compliance with</u> Article 23-4D (Specific to Zones) —or, if applicable, whether an existing use or structure is legally nonconforming <u>underin compliance with</u> Article –23-2G (Nonconformity).

#### 23-4 B-2030 Administrative Appeal

- (A) A project code interpretation or use determination issued under this Division for a particular development application may be appealed to the Board of Adjustment underin compliance with Article 23-21 (Appeals). If the code interpretation or use determination is not appealed,- or is upheld by the Board on appeal, a subsequent decision by the Planning Director to approve or disapprove a development application associated with the interpretation or determination may not be appealed under this -Section.
- (B) Except as provided in Subsection (A), a person who alleges that the Director's decision to approve or disapprove a development application is inconsistent with a zoning regulationstandard adopted under this Title may appeal the Director's

decision to the Board of Adjustment subject to the requirements of Article 23-21 (Appeals).

# Division 23-4B-3: Zoning Map Designations and Amendments

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# 23-4 B-3010 Zoning Map Designation

# (A) Land Within Zoning Jurisdiction

- (1) All land within the zoning jurisdiction shall be designated as a named zone in compliance with the procedures of State law and this Division.
- (2) Different portions of a site may be designated as different zones, but only one zone designation may apply to any portion of a site.

# (B) Annexed Property

- (1) Annexed property will be zoned in compliance with the procedures required by -State
- (1) law and this Division.
- (2) From the date of annexation until a property is zoned, annexed property will be designated as an interim Rural Residential (RR) Zone, except as

described below:

- (a) Property that is subject to a Planned Development Area Agreement will be designated as an Interim Light-Industrial (LIFlex (IF) Zone and will be regulated by the Planned Development Area agreement.
- (b) Property that is included in an approved preliminary plan or final plat for a Planned Unit Development subdivision will be designated as an interim Planned Unit Development (PUD) Zone regulated by the approved plan.
- (c) Property included in a final plat or an unexpired preliminary plan for a small <u>lot subdivision that was approved in compliance with Article 23-5B (Subdivision</u> <del>lot subdivision that was approved in compliance with Article 23-5B (Subdivision Procedures) or Chapter 30-2 (Subdivision Requirements) will be designated as an interim <u>Low Medium Density</u> Residential <u>Stable Stable Stable</del></u>

- (d) A lot is designated as an interim Low Density Residential (LDR<u>1B (R1B) or Residential 1C (R1C</u>) Zone if the lot:
  - (i) Is smaller than one acre;

- (ii) Is included in a final plat or unexpired preliminary plan approved in compliance with Article 23-5B (Subdivision Procedures) or Chapter 30-2 (Subdivision Requirements); and
- (iii) Does not meet the criteria in <u>SubsectionSubsections</u>  $(B)(1)-(B)(2)(\frac{dc}{dc})$ .
- (e) Any unzoned state or federally owned land within the city which is transferred to private interest shall assume an interim classification in compliance with this subsection.
- (e)(f) The Planning Director willshall not collect a base zoning application fee between- the date of approval of an annexation ordinance and a date one year following the effective date of annexation for property formerly in the extraterritorial\_

jurisdiction, and within the annexed area that has an existing use or planned use- as defined by Texas Local Government Code Section 43.002(a) that is not allowed by the interim zoning designated for the property in compliance with this Section, and is smaller than 25 acres in size.

# 23-4B-3020 Proposed Zoning Boundaries

The boundaries of zones in a Zoning Map Amendment must be contiguous, unless the amendment is initiated by the Land Use Commission or Council.

#### 23-4 B-3030 Zoning Map Amendment Initiation

- (A) A Zoning Map Amendment may be initiated by the applicant or the applicant's authorized agent, the Land Use Commission, or the Council.
- (B) Historic Landmark Overlay Zone. A Zoning Map Amendment regarding a Historic Landmark Overlay Zone may be initiated by the Historic Landmark Commission-or, the Council, the applicant, or the applicant's authorized agent.

#### (C) Historic Area<u>District</u> Overlay Zone

- A Zoning Map Amendment regarding an Historic <u>AreaDistrict</u> Overlay Zone may be initiated by:
  - (a) The Historic Landmark Commission; -or
  - (b) A petition of the <u>ownersapplicants</u> of at least 51 percent of the land, measured by land area, in the proposed zone or at least 51 percent of the <u>ownersapplicants</u> of individual properties in the proposed zone.: or

(c) The Council.



(2) Property owned by the City or other governmental entities shall be fully excluded –from the area subject to petition of the <u>ownersapplicants</u>, except such property may be included in support if it contains structures or features that contribute to the historic character of the zone, as determined by the Historic Landmark Commission. The amount of– such property to be calculated as supporting shall not exceed one-third of the 51 percent of the land in the proposed zone.

# 23-4 B-3040 Zoning Map Amendment Application

- (A)-Application Requirements. An application for a Zoning Map Amendment must be filed \_\_in compliance with Division 23-2B-1 (Application Requirements<del>)</del>, and must include any additional information required by the <del>Development</del>-ServicesPlanning Director to make a
- (A) recommendation in compliance with this Section. It is the responsibility of the applicant to provide evidence in support of the findings required by Subsection \_(F).
- (B) Notice of Application. The Planning Director shall give notice of a Zoning Map Amendment application in compliance with Section 23-2C-5010 (Notice of Application) and Section 23-2C-3040 (Notification Signs), if the application is initiated by the applicant or the applicant's authorized agent.
- (C) **Expiration of Application**. A Zoning Map Amendment application expires if any of the following occur:
  - (1) The Planning Director does not schedule the application for a public hearing with -the Land Use Commission within six months 180 days after the date of filing or with the Land Use Commission or Council within six months 180 days after the date on which the Land Use Commission or Council grants an indefinite postponement of a scheduled public hearing.
  - (2)-The Council does not adopt an ordinance within one year after the Council's public

(2) hearing on the application is closed.

(D) Extension of Expiration Date. An applicant may request that the Planning Director or Council extend an application that will expire in compliance with Subsection (<u>BC</u>)(2). The request for extension must be in writing, not exceed sixmonths<u>180 days</u>, must state good cause for the extension, and may <u>not</u> be for <del>not</del>more than <u>six months180 days</u>.

#### (E) New Application Restrictions

(1) An applicant may not file a Zoning Map Amendment request <u>that is the</u> <u>same or less restrictive</u> for the same property for <del>18 months</del><u>540 days</u> from the date a Zoning Map-

(1) Amendment application is withdrawn or the Council denies a Zoning Map Amendment application, if the application that is withdrawn or \_denied:

- (a)-DoesIs not receive a recommendation from recommended by the Land Use Commission and -is
- (a) withdrawn by the applicant before the Council votes on the application;

**Does** 



(b)-<u>Is</u> not receive a recommendation from recommended by the Land Use Commission and is -denied

(b) by the Council;

- (c) Is amended by the applicant before the Land Use Commission makes a recommendation on the application and is withdrawn by the applicant before the Council votes on the application; or
- (d) Is amended by the applicant before the Land Use Commission makes a recommendation on the application and is denied by <u>the</u> Council.
- (2) An applicant may not file a Zoning Map Amendment <u>request that is the</u> <u>same or less restrictive</u> for the same property for <del>one year<u>360</u> days</del> from the date <del>ana Zoning Map</del>

(2) <u>Amendment</u> application is withdrawn or the Council denies a <del>zoning or rezoningZoning Map Amendment</del> application for a property, if the application that is withdrawn or \_denied:

 (a) <u>DoesIs</u> not <u>receive a recommendation from recommended by</u> the Land Use Commission and is withdrawn by the applicant before the Planning Director forwards the application to <u>the</u> Council; (b)-Is recommended by the Land Use Commission and is withdrawn by the applicant

(b) before the Council votes on the application; or

(c) Is recommended by the Land Use Commission and is denied by the Council.

#### (F) Findings for Reviewing Proposed Zoning Map Amendments

- (1) An amendment to the Zoning Map may be approved only if all of the following findings are made:
  - (a) The proposed amendment <u>is consistent</u> with applicable goals and policies of the <u>Comprehensive Plan</u>; and <u>Comprehensive Plan</u>;
  - (b) The proposed amendment will not be detrimental to the public interest, health, safety, convenience, or welfare of the City, and will add to the public good as described in the Comprehensive Plan; and.
  - (c)-The affected site is physically suitable in terms of design, location, shape, size, operating characteristics and the provision of public and emergencyvehicle (e.g., fire and medical) access, public services, and utilities (e.g., fire protection, police protection, potable water, schools, solid wastecollection and disposal, storm drainage, wastewater collection, treatment, and disposal), to ensure that the requested zone designation and theproposed or anticipated uses and/or development will not endanger, jeopardize, or otherwise constitute a hazard to the property orimprovements in the vicinity in which the property is located.

# 23-4 B-3050 Planning Director's Report

- (A)-The Planning Director shall prepare a report <u>that includes a recommendation</u> on each Zoning Map Amendment application
- (A) for the Land Use Commission and for the Council.
- (B)-The Planning Director's report shall include a recommendation from the City Attorney and
- (B) a recommendation on the Zoning Map Amendment application.
- (C) The Planning Director's report shall be filed with the Land Use Commission not later than 28 days after the applicable deadline for submittal of a Zoning Map Amendment application.

## 23-4B-3060 Scheduling of Public Hearings

The Planning Director may not schedule a Zoning Map Amendment for public hearings before both the Land Use Commission and <u>the</u> Council in the same week, unless the Planning Director receives written support of the application from the staff, neighborhood organizations, and -the Zoning Subcommittee of the Land Use Commission.

# 23-4 B-3070 Land Use Commission Hearing, Notice, and Recommendations

#### (A) Hearing and Notice

 The Land Use Commission shall hold a public hearing on a Zoning Map Amendment application not later than <u>6361</u> days after the date the application is- filed.

**Developments** 

- (2) Projects that Qualify for Type 1 Public Hearing Notice. The Planning Director shall provide notice of the hearing in compliance with Section 23-2C-4020 (Type 1 Public Hearing Notice) and post signs on the subject property in compliance with Section 23--2C-3040 (Notification Signs).
- (3) ProjectsDevelopments that Qualify for Type 2 Public Hearing Notice. The Planning Director shall provide notice of the hearing in compliance with Section 23-2C-4040 (Type 2 Public Hearing Notice). This Title does not require posting signs for Type 2 Public Hearing Notice in compliance with Section 23-2C-4040 (Type 2 Public Hearing Notice).
- (B) **Applications in the Waterfront Overlay (WO) Zone.** If the application includes property located within the Waterfront Overlay (WO) Zone:
  - (1) The Planning Director shall request a recommendation from the Small Area Planning Joint Committee of the Planning Commission and the Zoning and Platting Commission to be considered by the Land Use Commission at the public hearing.
  - (2)–If these Commissions fail to make a recommendation the Land Use Commission or
  - (2) review authority may act on the application without this recommendation.

#### (C) Land Use Commission's Recommendation

- (1) The Land Use Commission must make a recommendation to the Council on a Zoning Map Amendment application <u>notno</u> later than 14 days after the Land Use Commission closes the public hearing on the application. If the Land Use Commission does not adopt a recommendation on an application, the Planning Director shall forward the application to Council without the Land Use Commission's recommendation.
- (2) The Land Use Commission may recommend that the Council:
  - (a) Approve the application as proposed subject to conditions;
  - (b) Approve in a modified form; or
  - (c) Deny the application.
- (3) The Planning Director shall report the Land Use Commission's recommendation on the Zoning Map Amendment application to the Council. the Zoning Map Amendment application to the Council.

## 23-4 B-3080 Council Hearing, Notice, and Decision

#### (A) Hearing and Notice

- (1) The Council must hold a public hearing on a Zoning Map Amendment not later than <u>4960</u> days after the date of the Land Use Commission's recommendation.
- (2) ProjectsDevelopments that Qualify for Type 1 Public Hearing Notice. The Planning Director shall provide notice of the hearing in compliance with Section 23-2C-4020 (Type 1 Public Hearing Notice) and post signs on the subject property in compliance with Section 23--2C-3040 (Notification Signs).
- (3) Projects Developments that Qualify for Type 2 Public Hearing Notice. The Planning Director shall provide notice of the hearing in compliance with Section 23-2C-4040 (Type 2 Public Hearing Notice). This Title does not require posting signs for Type 2 Public Hearing Notice in compliance with Section 23-2C-4040 (Type 2 Public Hearing Notice).

#### (B) Postponement of Hearing

- (1) A postponement of the public hearing on a Zoning Map Amendment application is automatically granted on the first request made by each of the following: staff, the applicant, or one interested party in opposition to the application.
- (2)(1) A postponement request specifying the reasons for the postponement must be -written and submitted in writing to the Planning Director not later than the seventh dayseven days before the scheduled public hearing. The request must specify the reasons for the postponement. The Planning Director shall provide a recommendation on the validity -of the postponement request.
- (3)(2) The City Clerk shall enter an automatic postponement in the minutes with a notation of the identity of the party requesting the postponement.
- (4)(3) An interested party is limited to one postponement for a period of not more than 5660 days from the date of the scheduled public hearing, unless otherwise approved by the Council.
- (5)-The Council shall set the time and date of the new hearing at the time a
- (4) postponement is granted.
- (C) Council's Decision
  - (1) The Council may approve the Zoning Map Amendment if it is determined of property if the Council determines that Zoning Map Amendment is consistent with the Comprehensive Plan and the purposes of this Title.
  - (2) After a public hearing on a Zoning Map Amendment application, the Council may:
    - (a) Approve the Zoning Map Amendment application as requested subject to <u>conditions;</u> conditions;
    - (b) Approve in a modified form; or
    - (c) Deny the proposed Zoning Map Amendment.

- (D) Unless authorized by a resolution of the Council, the Planning Director may not schedule —a Zoning Map Amendment ordinance for third reading by the Council until-the:
  - (1) The City Attorney has determined that the requirementsstandards of the City Code have been \_met and that -all required documents protect the interests of the City and have been-
    - (D) executed. The City Attorney shall make a determination regarding the documents not later than 14 days after the documents are submitted.; and
  - (2) For an application to rezone a property within the Manufactured Home (MH) Zone designation that contains an existing manufactured home park, no earlier than 270 days after all tenants entitled to notice in compliance with Section 23-3E-3020 (Tenant Notification Required) have received the required notification.

# 23-4 B-3090 Requirement for Approval by Three-Fourths of <u>the</u> Council

- (A) An affirmative vote of three-fourths of the members of Council is required to approve:
  - (1)-Rezoning property to a Planned Unit Development if the Land Use -Commission
  - (1) recommends denial of the application;
  - (2) The assignment of a Planned Unit Development zoning designation to previously unzoned property if the Land Use Commission recommends denial of the application by a vote of at least three-fourths of the members of the Land Use Commission; or
  - (3) A proposed rezoning that is protested in writing by the <u>ownersapplicants</u> of not less than 20 percent of the area of land included in the proposed change or immediately adjoining the area included in the proposed rezoning and extending 200 feet from the area.

- (B) The area of thoroughfares and alleys must be included in the computation of land area defined in Subsection (A)(3).\_
- (C) The Planning Director shall include the land subject to a condominium regime in a protest in compliance with Subsection (A)(3) if:
  - (1) The protest is signed by the authorized officer of the condominium on behalf of the governing body of the condominium and the protest states that the governing body has authorized the protest petition in compliance with procedures required by its bylaws; or
  - (2) The protest is signed by the <u>ownerapplicant</u> of an individual condominium unit and the documents governing the condominium establish the right of an individual <u>owner applicant</u> to act with respect to the <u>owner'sapplicant's</u> undivided interest in the common elements of the condominium.
- (D) The Planning Director shall include land owned by more than one person in a protest in compliance with Subsection (A)(3) if a written protest is filed by one of the <u>ownersapplicants</u>, except as otherwise provided in Subsection (C).

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# **Division 23-4B-4: Criteria for Variances and Special Exceptions**

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# 23-4 B-4010 Purpose and Applicability

- (A) This Division establishes review criteria for zoning Variances and Special Exceptions considered by the Board of Adjustment, consistent with the requirementsstandards of this Title and Chapter 211 (Municipal Zoning Authority) of the Texas Local Government Code.
- (B) An application for a Variance or Special Exception authorized under this Division is subject to the application, notification, and other <u>requirementsstandards</u> established <u>underin compliance with</u> Division 23-2F-1 (Variances and Special Exceptions).

# 23-4 B-4020 Variances

#### (A) Purposes and Applicability

- This Section establishes findings that the Board of Adjustment is required to make in in order to grant a Variance from zoning standards adopted in compliance with this Chapter.
   order to grant a Variance from zoning regulations adopted under this Chapter.
- (2) Consistent with the requirements of state law, the general purpose of a Variance is to provide relief necessary to address hardships unique to a property which deprive the owner of reasonable use. A Variance may not grant special privileges that are inconsistent with limitations on other properties in the area or in the zone in which the property is located.

#### (B) General Findings

- The Board of Adjustment may grant a Variance from a site development regulationstandard adopted underin compliance with this Chapter if the Board determines that:
  - (a) The requirement does not allow for a reasonable use of property;



- (b) The hardship for which the Variance is requested is unique to the property and is not generally characteristic of the area in which the property is located; and
- (c) Development under in compliance with the Variance does not:
  - (i) Alter the character of the area adjacent to the property;
  - (ii) Impair the use of adjacent property that is developed in compliance with the City requirements; or
  - (iii) Impair the purposes of the regulations<u>standards</u> of the zone in which the property is located.

- (C) Findings for Parking & and Loading Variances. The Board of Adjustment may grant a Variance from an off-street parking or loading facility requirement if, in addition to the findings required by Subsection (B), the Board finds that:
  - Current or anticipated traffic volume generated by the use of the property or a nearby property does not reasonably require strict compliance with and enforcement of the requirement from which a Variance is requested;
  - (2) Development <u>underin compliance with</u> the Variance does not result in parking or loading on public <u>streetsthoroughfares</u> that interferes with the free flow of traffic on <u>the streetsthoroughfares</u>; and
  - (3) Development under in compliance with the Variance does not create a safety hazard or any other condition that is inconsistent with the objectives of the Code.
- (D) Bicycle Parking. A Variance may not be granted <u>underin compliance with</u> this Section for a bicycle parking <u>requirementstandard</u>. An applicant may seek an administrative waiver of a bicycle <u>requirementstandard</u> pursuant to Section 23-4E-3080 (Bicycle- Parking).

# 23-4 B-4030 Special Exception-TypeLevel 1

(A) **Purposes and Applicability.** This Section authorizes the Board of Adjustment to approve a Special Exception from a zoning regulationstandard applicable to a development application approved by the Land Use Commission underin compliance with Section 23-4B-

(A) 1020 (Conditional Use Permit). The purpose of this Section is to facilitate context-sensitive development by providing flexibility in permitting a Conditional Use Permit.

- (B) Requirements for Approval. The Appeals Panel may, on behalf of the Board, grant a <u>Special Exception in compliance with this Section if:</u> Special Exception under this Section if:
  - (1) The Land Use Commission approved a Conditional Use Permit for the proposed use <u>underin compliance with</u> Section 23-4B-1020 (Conditional Use Permit); \_and
  - (2) The Board:
    - (a) Concurs with the Commission's findings <u>underin compliance with</u> Section 23-4B-1020 (Conditional Use Permit); and
    - (b) Finds that granting the exception will enhance the quality of the proposed use <u>-andand increase its compatibility with adjoining developments and</u> <u>neighborhoods.</u>

increase its compatibility with adjoining developments and neighborhoods.

# 23-4 B-4040 Special Exception-TypeLevel 2

(A) **Purposes and Applicability.** This Section authorizes the Board of Adjustment to approve a Special Exception to provide relief for residential properties with longstanding code violations that are minimal in degree and have little to no

impact on surrounding areas.

- (B) **Restrictions and Limitations**. A Special Exception approved <u>underin</u> <u>compliance with</u> this Section:
  - May only be used to reduce a yardadjust height, building coverage, or setback required by this Chapter;
  - (2) May not authorize an increase in the degree of noncompliance or excuse compliance with minimum health and safety requirements; and
  - (3) May not authorize a remodel or addition to the existing structure, except to the extent required by the Building Official to meet minimum life and safety requirements. required by the Building Official to meet minimum life and safety requirements.

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- (C)-Required Findings. The Board of Adjustment may approve a Special Exception underin compliance with this
- (C)\_Section if the Board finds \_that:

(1)-The residential use for which the Special Exception is sought is allowed in a Lowto

#### (1) Medium Intensity Residential House-Scale Zone;

- (2) The violation does not pose a hazard to life, health, or public safety, as determined by
- (2) the Building Official based on an inspection;
- (3)-The violation has existed for:

#### (a)-At least 25 years; or

- (b)(3) At at least 10 years, if the application for a Special Exception is submitted on or before June 6, 2017; years.
- (4) The use is a permitted use or a nonconforming use;
- (5) The structure does not share a lot with more than one other primary residence; and
- (6) Granting a Special Exception would not:
  - (a) Alter the character of the area;
  - (b) Impair the use of adjacent property that is developed in compliance with city code; or
  - (c) Grant a special privilege that is inconsistent with other properties in the area or in the district zone in which the property is located.

# 23-4 B-4050 Special Exception-TypeLevel 3

- (A) Purposes and Applicability. This Section authorizes the Board of Adjustment to approve -a Special Exception to permit an existingfor a structure or improvement for a permitted use that was permitted approved by the City in error, without deceit or bad faith on the part of the applicant or owner who obtained the permit.
- (B) Required Findings. The Board may approve a Special Exception underin compliance with this Section if the Board finds that: Board finds that:
  - The structure for which the exception is requested was permitted<u>allowed</u> by the City in error and violates one or more <u>regulations</u> of this Chapter;
  - (2) Construction under the approved permit was completed or begun before the permittee or landowner were made aware of the violation;
  - (3) No fraud, deceit, or misrepresentation was practiced to obtain approval of the permit;
  - (4) At the time the permit was issued, no appeal or other proceeding regarding the property was pending before any body or tribunal;
  - (5) The applicant acted in good faith, expending funds or incurring obligations in

reliance on the permit; and

(6) Approval of the Special Exception will not pose a threat to the public health, safety, and welfare.

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# **Article 23-4C: General to All Development**

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	<del>Overview</del>
<del>23-4C-1040</del>	
	Connectivit
<del>y 23-4C-105</del>	Ð
	Block Size-
<del>23-4C-1060</del>	-Lots
<del>23-4C-1070</del>	-Civic and Open Space
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Overview	
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	Metropolitan Park
	- District Park
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	2090 Riparian
<del>Park</del>	
<del>23-4C-2100</del>	
	Greenwa
<del>y 23-4C-211</del>	
<b>, , , , , , , , , ,</b>	- - Green
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<del>e 23-4C-213</del>	•
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### Large Sites

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#### <u>Space</u>

#### Division 23-4C-2: Civic Open Space

23-4C-2010 Purpose 23-4C-2020 Applicability 23-4C-2030 Civic Open Space Design 23-4C-2040 Civic Open Space Types Overview 23-4C-2050 Civic Open Space Standards 23-4C-2060 Neighborhood Park 23-4C-2070 Greenbelt 23-4C-2080 Stormwater Amenity 23-4C-2090 Linear Park 23-4C-2100 Green <u>23-4C-2110</u> Squar <u>e 23-4C-2120</u> Plaza 23-4C-2130 Pocket Plaza/Paseo 23-4C-2140 Pocket Park 23-4C-2150 Nature Space

23-4C-2160 Community Garden

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# Division 23-4C-1: Community DesignGeneral to Large Sites

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# 23-4 C-1010 Purpose

This Division generally addresses the physical relationship between development and adjacent properties, public streets, neighborhoods, and the natural environment, inorder to implement the City Council's vision for a compact and connected city that incorporates civic and open spaces in an attractive, efficient, and livable community. The general purpose of this Division includes:

- (A) To provide appropriate standards to ensure a high-quality appearance for Austinand promote pedestrian-friendly design while also allowing flexibility, individuality, creativity, and artistic expression;
- (B)-To strengthen and protect the image, identity, and unique character of Austin and thereby
  - to enhance its business economy;
- (C) To protect and enhance residential neighborhoods, commercial districts, and otherareas by encouraging physical development that is of high quality and iscompatible with the character, scale, and function of its surrounding area;
- (D)-To encourage developments that relate well to adjoining public streets, open spaces, and
  - neighborhoods; and

(E)-To provide for and encourage development and redevelopment that contains a compatible mix of residential and nonresidential uses within close proximity to each other, rather than separating uses.

# 23-4 C-1020 Applicability

Developments shall<u>Connectivity</u>. Sites three acres or larger must comply with requirements of this Division.

(A)-All developments shall comply with the following Sections:

(1)-23-46-1040-

(Connectivity); (2) 23-4C-

1050 (Block Size); (3)

23-4C-1060 (Lots); and

(4) 23-4C-1070 (Civic and Open Space).

(B)-Developments in Transect Zones shall also comply with the following-Section:

(1)-\_23-\_4C-1080 (Supplemental Standards for Transect Zones)

In this Division, transect zones are described by the first two terms of the transect zonename only—Transect Category and Form Descriptor—such as T3N. For example, both T3N.DS and T3N.IS shall both follow the regulation for T3N. (See Section 23-4D-2040, Transect Nomenclature.)

# 23-4 C-1030 Overview

As required by Section 23-4C-1020 (Applicability), developments shall be designed in compliance with the following process and requirements.

(A) Organization. The site plan shall consist of a development that:

- (1)-Organizes a network of streets in compliance with the standards in Section 23-4C-
  - 1040 (Connectivity), using the allowed thoroughfare types;
- (2)-Creates a series of blocks in compliance with the standards in Section 23-4C-1050

(Block Size);

- (3) Creates lots in compliance with the standards in Section 23-4C-1060 (Lots);
- (4) Allocates civic spaces and civic buildings in compliance with the standards in 23-4C-

1070 (Civic and Open Space) and Article 23-3B (Parkland Dedication); and

(5)-For developments in Transect Zones, allocates transect zones in compliance with the

standards in 23-4C-1080 (Supplemental Standards for Transect Zones).

# 23-4 C-1040 Connectivity

#### (A)-Design

(1)-Streets shall meet the standards established in Chapter 23-9 (Transportation).

#### (B)-External Connectivity

- (1) The arrangement of streets shall provide for the alignment and continuation of existing or proposed streets into adjoining lands where the adjoining lands are undeveloped and intended for future development, or where the adjoininglands are developed and include opportunities for such connections.
- (2) Thoroughfare rights-of-way shall be extended to or along adjoining propertyboundaries to provide a roadway connection or thoroughfare stub fordevelopment.
- (3)-The site plan shall identify all stubs for streets and include a notation that allstubs are

intended for connection with future streets on adjoining undeveloped property.

- (C)-**Dead-End Streets and Cul-de-Sacs.** New dead-end streets and cul-de-sacsshall not be built, except when topography or natural features make connectsinfeasible, as determined by the Planning Director.
  - (1)-Dead-end streets and cul-de-sacs allowed by the Planning Director shallmeet the following standards:
    - (a)-Temporary dead-end streets shall be provided with a temporary turnaroundarea

which shall be designed considering traffic usage, maintenance, and removal;

- (b)-Permanent dead-end streets shall be no longer than 300 feet and shall be provided with a cul-de-sac;
- (c) Cul-de-sacs shall have a minimum right-of-way radius of 50 feet and a paved circular area with a minimum radius of 40 feet;
- (d)-Cul-de-sacs shall include a central planted median; and
- (c)-Cul-de-sacs shall include at least one pedestrian access casement between each cul-de-sac head or road turnaround and the sidewalksystem of the closest adjacent road or pedestrian pathway. The access easement shall be directwith a minimum width of 12 feet.

# 23-4 C-1050 Block Size

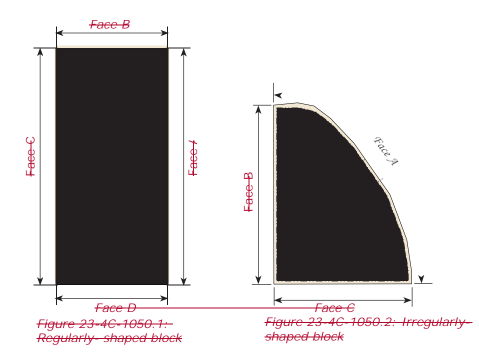
(A)-Individual block faces and the total block perimeter shall comply with the standards established in Table Section 23-4C-1050.A (Block Shape and Size).

Table 23-4C-1050.A: Block Shape-						
	<del>Urban-</del>		Suburbar	F		
	Face-	Perimete	Face-	Perimete		
Zone-	Length	÷	Length-	<del>r.</del>		
T6U, T6UC	350 ft.	1,400 ft.	600 ft.	<del>1,800 ft.</del>		
<del>T5N, T5U, T5MS</del>	<del>350 ft.</del>	<del>1,400 ft.</del>	600 ft.	<del>1,800 ft.</del>		
T4N, T4MS	600 ft.	1,600 ft.	600 ft.	1,600 ft.		
Industrial Non-Transect Zones	1320 ft.	<del>5,000 ft</del> .	1320 ft.	<del>5,000 ft.</del>		
T3NE, T3N and Other Non- Transect Zones	<del>900 ft.</del>	<del>2,400 ft</del> .	900 ft.	<del>2,400 ft.</del>		

(B)-If a block contains multiple zones, the most intense zone shall be used to establish the

requirements for block size.

(C)-Blocks within Urban Watershed and Suburban Watershed areas shall be a minimum width, to result in two tiers of developable lots that comply with the minimum lot size in the zone.



- (D)-Irregularly-shaped blocks shall meet the overall perimeter established in Table 23-4C-2030.A.
- (E)-Exemptions from Maximum Block Size

### (1)-Office Sites in Drinking Water Protection Zone or Water Supply-Watershed. The

Protection Zone or a Water Supply Watershed designated as a neighborhoodoffice (NO), limited office (LP), or general office (GO) district.

- (2)-Sites on a Hill Country Roadway. Compliance with this Subsection is not required for the block front adjacent to a Hill Country Roadway to be divided in a manner inconsistent with Chapter 25-6, Article 6, Division 2 (Access to Hill Country Roadways) or state highway access spacing requirements.
- (3)-Topographic constraints.
- (4)-Natural features.
- (F)(A) **Subdivision of Internal Blocks.** Internal blocks abutting Internal-Circulation Routes may be subdivided to allow for the sale and development of individual blocks without frontage on a public street if the Planning Directordetermines that the Internal Circulation-Routes are equivalent to a public streetin terms of utilities, pavement design, and vehicle access requirements. For the purpose of compliance with setback and minimum lot frontage requirements, an-Internal Circulation Route is considered equivalent to a public street.), except:

# <del>23-4</del> C-1060 Lots

(1) Arrangement.Sites that are subdivided into design sites less than 3 acres in size are exempt from this section. For applicable standards, see Chapter 23-5 (Subdivision) and Article 23- 9H (Connectivity).

## (B) Open Space.

- (1) **Common.** Sites two acres or larger must comply with the Common Open Space requirements of Section 23-4C-1050 (Common Open Space); and
- (2) **Civic.** Sites four acres or larger must comply with Civic Open Space requirements of Section 23-4C-1060 (Civic Open Space).

# 23-4 C-1020 Internal Circulation

- (A)-<u>Applicability.</u> The arrangement of lots shall reflect the location of protected resources and other natural features<u>standards</u> of the property.
- (B)-Lot Frontage
  - (1)-Each lot shall be along one of the following:
    - (a)-Thoroughfare: A thoroughfare right-of-way
- (b)(A) Single-loaded Frontage Street: A thoroughfare with this Section apply to development on one side and a Civicsite three acres or Open Space on the otherlarger.

#### (1) Civic Space: No more than 10 Exemptions.

- (a) Developments on parcels zoned Residential House Form or Residential Multi-Unit; and
- (b) Parcels that are subdivided into design sites under three acres in size; and
- (c)-<u>A 100</u> percent of the lots in a development shall have their primary frontage along a civic space that does not include thoroughfarefrontage.
- (d)-Pedestrian Way: No more than 5 percent of the lots in a development shall-

have

their primary frontage along a pedestrian passage or vehicular alley or rearlane.

# (C)-Alleys

(1)-Alleys or rear-lanes are required on lots narrower than 50 feet in developmentsover

two acres.

- (2)-Interior lots served by alleys shall access garages and/or off-street parkingareasresidential project outside the Urban Core is exempt from the alley.
- (D)-Lot Shape
  - (1) Where natural resources or property shape make normal lotting difficult, common drives, flag lots, or shared easements may be considered at the discretion of the Planning Director.

- (2)(c) Side lot lines shall be perpendicular or radial to the thoroughfare, and rear lines should be approximately parallel to thoroughfare lines. However, different lot shapes are allowed if it is demonstrated they are necessary or desirable to achieve the following-this Section if the following\_conditions\_are\_met:
- (a)-Better relate building sites to the terrain on the site, or to provide better site utilization and building relationships.
- (b)-Preserve protected resources or other natural features while still providing generally rectangular building envelopes.
- (c)-Better integrate open space set-asides while still providing generallyrectangular building envelopes.
- (d)-Create a more efficient lot design and layout while still providinggenerally rectangular building envelopes.
  - (i) C-1070 Civic and Sidewalks or pedestrian paths connect all buildings and all amenities; and
  - (ii) No internal block exceeds a perimeter measurement of 2,700 linear feet; and
  - (iii) Internal circulation for vehicular connectivity is provided.

- (B) **Shade and Shelter**. Projects subject to this section shall meet the following shade and shelter requirements:
  - (1) A shaded sidewalk must be provided alongside at least 50 percent of the Internal Circulation Route where building frontage is provided under the requirements of this Subchapter.
  - (2) Along an Internal Circulation Route where building frontage is provided, a shaded sidewalk shall comply with the applicable sidewalk standards for that roadway type. If not otherwise required, the shaded sidewalk shall provide trees planted no more than 30 feet on center or a 4' awning.

(C) Internal Circulation Route. An Internal Circulation Route that establishes blocks and forms an interconnected, grid-like transportation system must be provided for

development subject to this Division. An Internal Circulation Route must comply with the standards of this Section.

# (D) Project Circulation Plan

- (1) A Project Circulation Plan demonstrating the Internal Circulation Route must be submitted with a Site Plan application for projects subject to this Subsection.
- (2) The Project Circulation Plan must demonstrate that the project:
  - (a) Meets the applicable standards of this Subsection;
  - (b) Integrates with existing and planned streets, bicycle and pedestrian facilities, and trails in the surrounding area; and
  - (c) Is consistent with area mobility goals, as contained in the Transportation Plan or an approved collector plan.

# (3) Review and Approval

- (a) A Project Circulation Plan must be reviewed and approved by the Transportation Director under the standards of this Subsection.
- (b) The Transportation Director may approve a Project Circulation Plan containing blocks bounded by railroad right-of-way, subdivision boundary lines, or natural features if no reasonable alternatives are available.
- (c) Revisions to the Project Circulation Plan may be approved by the <u>Transportation Director after considering the circulation characteristics of</u> <u>a proposed development plan, the need for access to adjoining properties,</u> <u>and the compatibility of surrounding development.</u>
- (d) The Transportation Director may waive the standard for a Project <u>Circulation Plan if the Transportation Director finds that a plan is not</u> <u>necessary due to the nature of the proposed development on the site, the</u> <u>existence of surrounding incompatible development, or other factors</u> <u>unique to the property which make strict compliance infeasible.</u>

# (E) Internal Sidewalk Network

(2) Where required, sidewalks must comply with the applicable standards for public sidewalks in Article 23-9E (Driveway, Sidewalk, Urban Trail, and Right-of-Way Construction).

# (F) Building Placement

- (1) Buildings must be oriented along an Internal Circulation Route or the adjacent public roadway and must meet the placement standards as provided in the zone standards in Article 23-4D (Specific to Zones).
- (G) **Off-Street Parking**. Off-street parking is prohibited between the Internal Circulation Route and the corresponding street-facing facade line.
- (H) **On-Street Parking.** On-street parallel, head-in angle, and reverse angle parking are allowed on an Internal Circulation Route, subject to compliance with fire access

standards, and, if the Internal Circulation Route is a public street, subject to approval of the Transportation Director based on adopted administrative criteria. If the Internal

<u>Circulation Route is intended to accommodate bicycles, head-in and angle parking is</u> not permitted.

# (I) Vehicular and Pedestrian Connections Between Sites

(1) Requirements. All sites or developments subject to this Subsection must:

- (a) Provide private drive or public street connections to existing private drives or public streets on adjacent sites, or stub-outs if connections are not feasible; and
- (b) Where a public street is adjacent to the property line, provide direct pedestrian and bicycle access from that street to a customer entrance. The pedestrian and bicycle access points must be fully accessible during operating hours.
- (2) Additional Measures to Improve Connectivity. All sites or developments subject to this Section must be developed in compliance with at least two of the options in Table 23-4C-1020(A). However, if surface parking amounts to more than 125 percent of the parking required by the zone standards applicable to the parcel, compliance with at least three of the options in Table 23-4C-1020(A) is required.

Table 23-4C-1020(A) Additional Measures to Improve	<u>Connectivity</u>
<u>Option</u>	Description/Comments
Pedestrian and Bicycle Access and Facilities	
Provide connection to adjacent residential development.	Provide connection to the property line, and to an existing pathway if one is present on the adjacent site. Compliance with this option also may include providing a sidewalk that connects the project site to an adjacent residential development and that runs along a public roadway where no sidewalk currently exists or where the existing sidewalk does not meet the width standards in this Subchapter.
Provide connections from adjacent parkland.	Provide connection and access from the trail or walkway system on adjacent parkland to the building entrance. The access points must be fully accessible during operating hours and must meet City standards for pedestrian and bike ways.
Provide easement for Multi-Use Trail.	Provide a public access easement for the construction of a multi-use trail connecting to or proposed in the City of Austin Trails Master Plan, Austin Parks and Recreation Long-Range Plan, Sidewalk Master Plan or Bicycle Path. Requires approval of the Public Works Director.
Provide shower and locker facilities for employees and increase required bicycle parking by 10%.	Enhance physical fitness opportunities and multi- modal connectivity.
Provide secure indoor bicycle storage in building or parking structure.	
Construct a sidewalk along a public street frontage.	Exceed applicable sidewalk standards (this should be a requirement for any project, applicable sidewalk standards should be changes to reflect what is wanted).
Limit curb cuts.	
Heat Island Effect Reduction	
Provide shaded sidewalks along 100% of all publicly visible building facades.	<u>_</u>
Provide solar power shading devices in parking lots. Provide at least 10% of parking underground or within a parking structure.	
Other	
Incorporate a transit stop into the project.	
Locate internal utility lines in drive aisles or Internal Circulation Routes, rather than under parking areas.	<u>L</u>

# 23-4 C-1030 Common Open Space

- (A) **Purpose.** Open air and semi-enclosed public gathering spaces act as central organizing elements in a large development. They also help to shape the relationship between different land uses and provide focal points and anchors for pedestrian activity. Goals and standards for common open space and pedestrian amenities complement this Title's standards for Civic Open Space and Parkland Dedication, and serve similar purposes.
- (B) **Amenity Required.** When required, common open space must meet the standards as provided in Table 23-4C-1030(A). Civic Open Space provided in compliance with Division 23-4C-2 (Civic Open Space) can satisfy, in whole or in part, the requirements of this Section.

Table 23-4C-1030(A) Open Space and A	<u>Amenities</u>			
Amenity Type	<u>Minimum</u> <u>Depth</u>	<u>Minimum</u> <u>Width</u>	<u>Total</u> <u>Area</u> (min.)	Additional Requirements
Natural and undeveloped common open space	=	=	=	For use by residents, employees, and/ or visitors for either active or passive recreation.
Landscape area	<u>20</u> <u>ft</u>	<u>20</u> <u>ft</u>	<u>650</u> <u>sf</u>	Landscape area must be other than one required by Division 23-4E-4 (Landscape): Must include pedestrian amenities.
Patio or plaza with outdoor seating areas	<u>20</u> <u>ft</u>	<u>20</u> <u>ft</u>	<u>650</u> <u>sf</u>	Must include fully or partially shaded spaces with seating. Must be patio, plaza, or seating other than as required to comply with Subsection (C)(3).
<u>Play area suitable for children under 9</u>	<u>20</u> <u>ft</u>	<u>20</u> <u>ft</u>	<u>650</u> <u>sf</u>	Must comply with Consumer Product Safety Commission guidelines for playgrounds, ASTM International standards, impediments (e.g., fencing, landscaping) between vehicular drives and activity areas.
Spaces that provide educational, historic, or cultural features, such as culinary, therapeutic or sculptural gardens; soundscapes, and interactive water features	=	=	=	=
Swimming pools, wading pools, or splash pads	=	=	=	=
Water quality and storm water detention ponds	=	=	=	Must be designed as an amenity and approved by the Watershed Director.

<u>Multi-use trail</u>	=	=	=	Must be or proposed in the City of Austin Trails Master Plan, Austin Parks and Recreation Long-Range Plan, Sidewalk Master Plan, or Bicycle Plan, or other trail connections as approved by the Parks Director.
Basketball, tennis, volleyball, or other sport courts or playing fields	=	_	=	<u>=</u>
A transit plaza, on private property, that is.	=	=	=	Must be adjacent to a Capital Metro MetroRapid stop or station
A combination of the above-listed	=	=	=	=

# <u>amenities</u>

# (C) Location Criteria

(1) To the maximum extent feasible, the applicant shall give priority to the preservation of significant natural and scenic resources as common open space. The Development Services Director will use all applicable plans, maps, and reports to determine whether significant resources exist on a proposed site that should be protected, with priority being given to the following areas (listed in no particular order):

(a) Wetlands;

(b) Flood hazard areas;

- (c) Lakes, rivers, and stream riparian corridors;
- (d) Tree preservation areas;
- (e) Karst areas;
- (f) Cultural or historically significant structures, landscapes, features, and/or places; and
- (g) Agricultural lands used for cultivation of local produce.
- (2) Where common open space areas, trails, parks, or other public spaces exist or are proposed in the City of Austin Trails Master Plan, Austin Parks and Recreation Long- Range Plan, Sidewalk Master Plan, or Bicycle Plan within or adjacent to the tract to be subdivided or developed, the common open space or pedestrian amenity must be located to adjoin, extend, and enlarge the existing or proposed trail, park, or other open area. Public access easements may be required to guarantee public access to these facilities.
- (3) Where there is a BRT station adjacent to the tract to be developed, a portion of the common open space must, to the maximum extent feasible, be located to adjoin, extend, and enlarge the existing or permitted station. For sites greater than one acre, the common open space must be a minimum of 150 square feet, plus an additional 100 square feet per acre over one, not to exceed 1,000 square feet. This will apply only outside the Downtown Core (DC) and Commercial Core (CC) Zones.
- (D) Areas Not Credited. Land within the following areas shall not be counted towards common open space required by this Section:

- (1) Areas within a required street setback;
- (2) Public or private streets or rights of way;
- (3) Off-street parking, loading areas, driveways, and service areas; and
- (4) Water quality and storm water detention ponds, unless designed as a publicly available amenity and approved by the Parks Director.
- (E) **Design Criteria**. Land set aside for common open space in compliance with this Section must meet the following design criteria:
  - (1) Common open space areas shall be located to be readily accessible and usable, unless the land includes sensitive natural resources.
  - (2) Open space areas shall be compact and contiguous unless the common open space is used as a continuation of an existing trail, or specific or unique topographic features that are adjacent or adjoining require a different configuration.
  - (3) The surface of a required common open space must be suitable for outdoor activities, such as lawn or asphalt for designated recreation areas.
  - (4) Not more than 30 percent of the required common open space may be located on a roof, balcony, or other area above ground level, except as provided in this Section. Required common open space cannot include areas occupied by mechanical equipment or structures not associated with designated recreation areas.
  - (5) Maximum 50 percent of the required common open space may be located on a roof, balcony, or other area above ground level, only if minimum 50 percent of the above- ground common open space is designed as a vegetated or green roof.
  - (6) Common open space on a roof, balcony, or other area above ground level must be screened from the view of adjacent property that is in a Residential House Form Zone, in compliance with the standards in Division 23-4E-4 (Landscape).
  - (7) Not more than 50 percent of ground level common open space may be covered by a fixed manmade obstruction, including a roof, balcony, or building projection. Above- ground common open space that is accessible to the public is not to be considered manmade obstructions.
  - (8) Common open space above ground level may be covered, but must have at least one exterior side open and unobstructed, except for railings or balustrades.
- (F) Maintenance. All common open space areas must be permanently maintained by the property owners of the development.

# (G) Fee In Lieu

- (1) Instead of providing common open space as required in this Section, the applicant may request approval to deposit with the City a nonrefundable cash payment to be used for the acquisition or improvement of open space that will serve residents of the development.
- (2) The criteria for approving payment of a fee and the formula for calculating the fee amount shall be adopted by the Council, with a recommendation from the Parks Director.
- (3) The Parks Director shall review a request for payment of a fee based on the adopted criteria and accept or deny the request no later than 15 days following its receipt.

# 23-4 <u>C-1040 Civic</u> Open Space

# (A) General

- (1)-Site plan submittals and subdivision applications shall designate open spaces, civic spaces and civic buildingsopen space in
- (1) compliance with the requirements of Division 23-4C-10702 (Civic and Open SpacesSpace).
- (2)-The design of civic and open spaces space shall meet the standards set forth in Division 23-
- (2)\_4C-10702 (Civic and Open SpacesSpace).
- (3) Exemptions from this section do not preclude the dedication of parkland if required by Article 23-3B (Parkland Dedication).

# (B)Civic-and Open Space Amounts and Locations

- (1) The dedication of land or provision of a recreation easement to the City for Parkland Dedication in Article 23-3B (Parkland Dedication) may contribute to satisfying the requirements of this section.
- (2) Site plan submittals and subdivision applications shall set aside a minimum of 10 percent of the net development acreage as civic or open space. This number shall be calculated after street rights-of--way are subtracted from the total development acreage. The following are exceptions:
  - (a)-For sites less than four acres, no civic spaces beyond the Family-Friendly-Play Area

# requirements of Subsection C below are required; and

- (b)(a) For sites less than eight acres and within 1,000 feet/4 mile of an existing publicly accessible park of at least one acre, no civic spaces beyond the Family-Friendly Play Area requirements of Subsection C belowopen spaces are required.
- (c)(b) Each residential lot within the Urban Core shall be within 1,000 feet/4 mile of an existing or proposed civic open space, and each residential lot outside of the Urban Core shall be within 1/2 mile of an existing or proposed Family- Friendly Play Area, see Section 23-4C-2160 (Family-Friendly Play Area).civic open space.

(3) For sites greater than 15 acres, the required amount of civic or open space shall be distributed throughout the neighborhood as multiple smaller civic open spaces no less than 0.25 acres in size. See Figure 23-4C-1070.1.



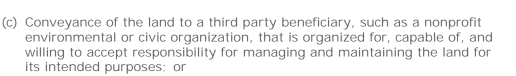
<u>Figure 23-4C-1040(1)</u> Distributing civic<u>open</u> spaces throughout the community ensures that all residents have access to an open space within walking distance of their <u>home\_homes</u>.

(C) **Public Access and Visibility.** Along public parks, civic uses, and natural open spaces, including creeks and drainages, public access and visibility shall be maintained through the use of:

- (1)-Single-loaded frontage streets (those with development on one side and open space
- (1) on the other);
- (2) Bike and pedestrian paths; publicly accessible multi-use trails; or
- (3)-Other methods of frontage that provides similar access and visibility to the open
- (3) space that are appropriate in the zone and use of the space.

#### (D) Ownership and Maintenance

- Set-aside areas shall be maintained as permanent open space and/or civic\_ open space through one or more of the following options:
  - (a)-Establishment of an entity to manage and maintain the set-aside by the property
  - (a) owner, in a form that ensures long-term maintenance and management;
  - (b) Conveyance of the land to a property owners' or homeowners' association that holds the land in common ownership and will be responsible for managing and maintaining it for its intended purposes;



- (d) Dedication of the land to the City or other appropriate public agency that is organized for, capable of, and willing to accept responsibility for managing and maintaining the land for its intended purposes.
- (2) If a set-aside is to be conveyed to a property owners' or homeowners' association, the association shall be established in accordance with the following:
  - (a) The landowner shall submit documents for the creation of the property owners' or homeowners' association to the City for review and approval. The documents shall include the association's bylaws, a legal description of open space set-aside areas, and all documents governing ownership, maintenance, and use restrictions for the set-aside;
  - (b) Documents for the creation of the association shall provide that membership in the association is automatic (mandatory) for all purchasers of land, dwelling units, or structures in the development, and their successors in title, and that the association shall have clear legal authority to compel contributions from members to cover their proportionate share of the costs associated with the maintenance of common areas and facilities; and
  - (c) The landowner shall agree that the association shall be established (with all required documents for its creation properly recorded), and operating (with financial subsidization by the landowner or applicant, if necessary) before approval of the first Building Permit for the development.
- (3)-If the set-aside is to be conveyed to a third party beneficiary, such as a nonprofit civic
- (3) organization, then the conveyance shall include deed restrictions that:
  - (a) Govern the use, management, and maintenance of the set-asides, consistent with the standards in this Section;
  - (b) Run with the land in perpetuity; and
  - (c) Include any other provisions the City Attorney deems necessary and appropriate to fulfill the requirements of this Section.

#### to fulfill the requirements of this Section.



(4) All methods utilizing private ownership shall include deed restrictions, covenants, or other legal instruments that ensure continued use of the land and facilities for their intended uses and provide for the continued and effective management, operation, and maintenance of the land and facilities.

# 23-4C-1080 Supplemental Standards for Transect Zones

This section will contain a mix of Transect Zones for large sites that require mapping that will occur after the CodeNEXT process. These standards are being coordinated with mapping efforts and are expected to be released with the Planning-Commission/Zoning and Platting Commission draft in September 2017.

Community

# Division 23-4C-2: Civic and Open Spaces Space

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This Division sets forth standards for a wide range of civic and open spaces space types appropriate to Austin.

# 23-4C-2020 Applicability

The standards established in this Division apply to all civic and open spaces withintransect zones and shall be \_considered in combination with DivisionArticle 23-4D-2-(Transect Zoning Districts (Specific to Zones) and Division 23-4C-1 (Community DesignGeneral to Large Sites).

These standards shallmust be usedconsidered in conjunction combination with the parkland dedication standards \_in Article 23-3B (Parkland Dedication).

These-If there is a conflict between any standards are applied by transect zone and differentiate between transect zones where civic and open space types are allowed, are allowed by Planning Director, or are not allowed. In this Division, transect zones are described by the first two terms provisions of the transect zone name only— Transect Category and Form Descriptor—such as T3N. For example, both T3N.DS and T3N.IS shall both follow the regulation for T3N. (See Section 23-Article 23-3B (Parkland Dedication) control over Article 23-4D-2040, Transect Nomenclature.)

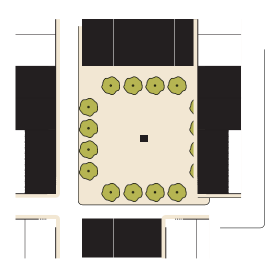
These (Specific to Zones). If there is a conflict with any other requirements of this Title, the provision which is more restrictive or imposes higher standards may also be used in non-transect zones with Planning Director approvalor requirements shall control, so that in all cases the most restrictive provision shall apply.

<u>Civic open space may be used to satisfy common open space requirements as described</u> in Section 23-4C-1030 (Common Open Space) when those spaces both meet the requirements in this Division and are publicly accessible.

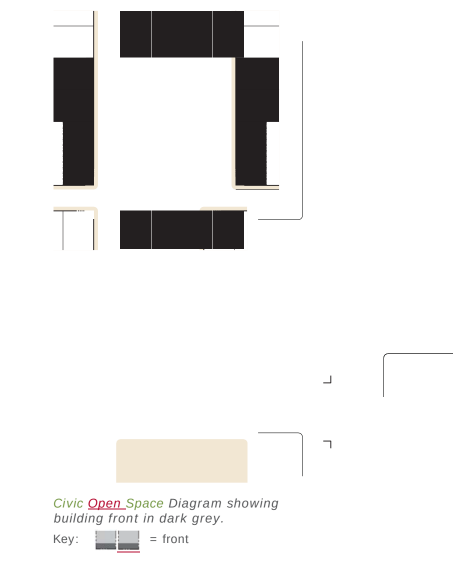
# 23-4 C-2030 Civic Open Space Design

# (A) Building Frontage

- (1) Building frontage is the relationship along property lines of <u>a civican open</u> space to adjacent buildings and lots.
- (2) The facades on the lots attached to or across a thoroughfarestreet from a civic open space— shall be designed so that primary entrances and the primary facade shall front —onto the civicopen space for a minimum of three quarters of the civicopen space perimeter, in combination with the allowed frontage.



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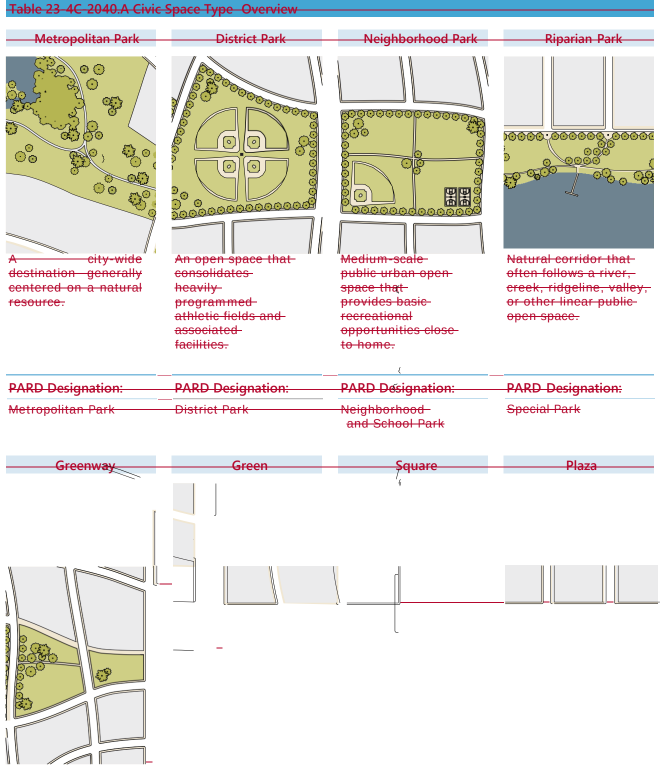


- (B)-Accessory Structure Standards. All accessory structures within civic and open spaces, including, \_but \_not \_limited \_to, \_restrooms, \_open-air \_pavilions, \_ gazebos, \_picnic \_shelters
- (B) and outdoor theaters are not subject to the physical requirements of the Building Form Standards in Article 23-4D (Specific to Zones). They shall be designed and furnished to be consistent with the character of the zoning district in which they are located. Such consistency may require accessory structures to maintain building setbacks, frontage, massing, and character similar to adjacent development as determined by the Planning Director.

# 23-4 C-2040 Civic Open Space Types Overview

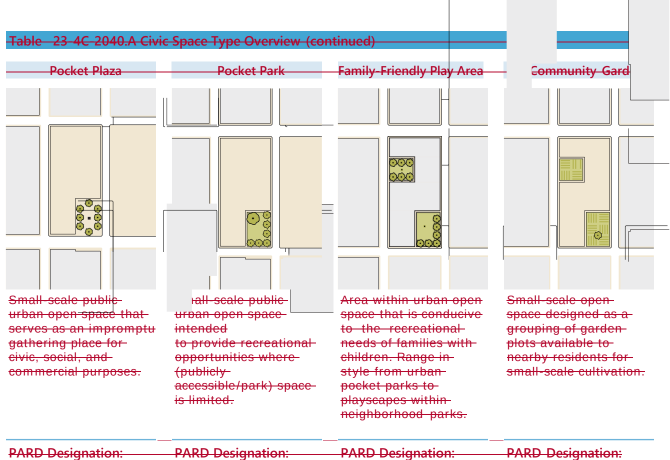
The standards established in this Division provide the zones with a diverse palette of parks and other publicly-accessible civic <u>open</u> spaces that are essential components of walkable urban environments.

(A) There are 12 different civic <u>open</u> space types defined in Table 23-4C-2040.A (Civic <u>Open</u> Space <u>TypeTypes</u> Overview). Two of the civic <u>open</u> space types, <u>Family-Friendly Play AreaNature Space</u> and Community Garden, may be incorporated into Г



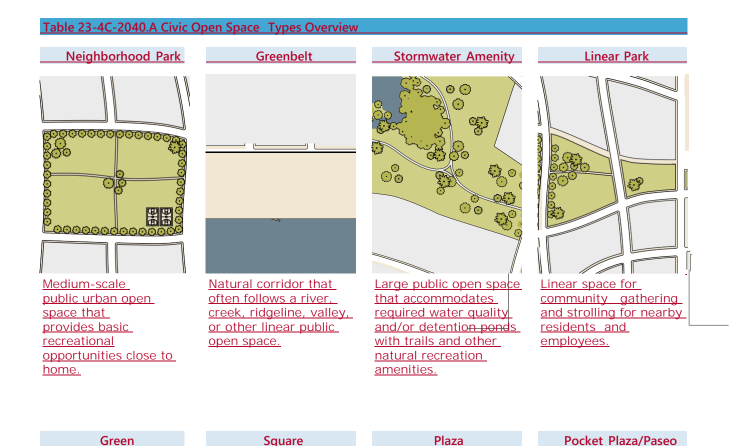
<del>4C-</del>			Civic <u>Civic Coppern</u>
Linear space for community gathering- and strolling for nearby- residents and employees.	Public urban open space available for- civic purposes,- commercial activity,- unstructured- recreation, and other- passive uses.	Public urban open space available for- civic purposes, commercial activity, unstructured- recreation, and other- passive uses.	Public urban open space that offers abundant- opportunities for civic- gathering.
PARD Designation:	PARD Designation:	PARD Designation:	PARD Designation:
Neighborhood- and School Park	Neighborhood- and School Park	Neighborhood- and School Park	Neighborhood and School Park

#### <del>23-4C-</del>



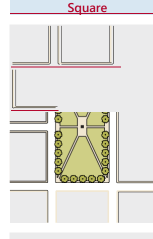
PARD Designation:	PARD Designation:	PARD Designation:	PARD Designation:
Neighborhood and	Neighborhood and	Neighborhood and	Neighborhood and
Urban Pocket Park	Urban Pocket Park	Urban Pocket Park	School Park



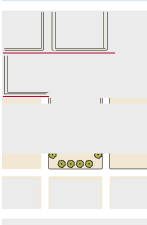


Green

Public urban open space available for civic purposes, commercial activity, informal recreation, and other informal uses.



Public urban open space available for civic purposes, commercial activity, recreation, and other informal uses.



Public urban open space that offers abundant opportunities for civic gathering. Small-scale public urban open space that serves as an impromptu gathering place for civic, social, and commercial purposes.

<u>46-2 pg.</u>

Table 23-4C-2040.A Civic	Open Space Types Overview	(continued)	
Pocket Park	Nature Space	Community Garden	
Small-scale public urban open space intended to provide recreational opportunities where (publicly accessible/park) space is limited.	An open space where children of all ages and abilities and adults play and learn by engaging with diverse natural elements, materials and organisms.	Small-scale open space designed as a grouping of garden plots available to nearby residents for small-scale <del>cultiva</del> tion.	

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# 23-4 C-2050 Civic Open Space Standards

- (A) The illustration and description of each civic space type in Sections 23-4C-2060 to 23-4C--2170 provide standards for required civic open spaces.
   (A) The sections provide a palette of civic open space types to apply to a development. The standards are described in 23-4C-2050(B)-(E) below. The images in Sections 23-4C-2060 to 23-4C-2170 are illustrative in nature and not regulatory.
- (B) **General Character.** The placement of objects within the civic <u>open</u> space. <u>Shade</u> <u>shall be integral to all designs.</u>
  - Natural.Naturalistic Design. Civic open spaces with naturalnaturalistic design character shall be designed composed in a natural manner with no formal arrangement of \_elements.
  - (2) Formal <u>Design</u>. Civic <u>open</u> spaces with <u>a</u>-formal <u>design</u> character shall be <u>designedcomposed</u> in a more rigid layout that follows geometric forms and has trees and other elements arranged in formal patterns.
  - (3) Informal.<u>Hybrid Design.</u> Civic <u>open</u> spaces with <u>an informalhybrid design</u> character shall be <u>designedcomposed</u> to have a mix of <u>naturalistic and</u> formal <u>and naturaldesign</u> characteristics.
- (C) Size and Location. The overall range of allowed sizes of Specifies a minimum and/or maximum size for each type; the civic orientation of the space and its placement in relation to land uses, natural features, or civic features road and building frontages; and maximum pervious cover.
- (D) Typical Uses. A list of the typical uses or facilities found within the civic <u>open</u> space. This list is not intended to be a complete list of facilities allowed nor is it intended that every civic <u>open</u> space would contain each of the facilities\_listed.

(E) **Parking.** Open Space 5 acres or less, no requirement; greater than 5 acres, as determined by Planning Director.



# 23-4C-2060 MetropolitanNeighborhood Park







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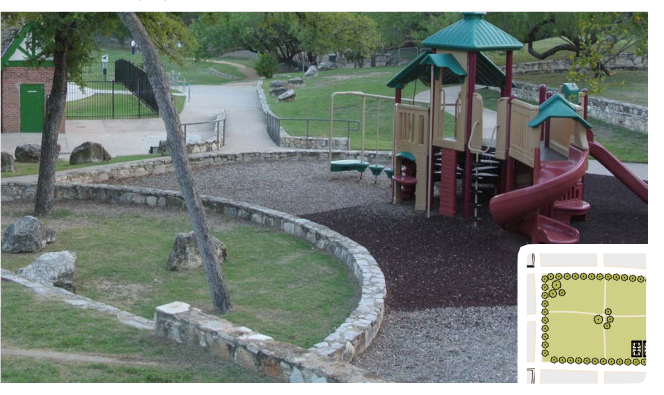
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<u>4C-2 pg.</u>

## <u>B. General</u>

Character

Naturalistic or hybrid design.

Open play areas, open shelters with picnic tables, playgrounds, bas courts. Landscape treatment varies from traditional grass and tree with native plants, wildflowers, and less intensive maintenance tee

Location		
Min. perimeter al	ong street: 50%	
<u>2–30 acres</u>	Within 1 mile of residences	
Min. pervious cov	<u>er: 50%</u>	
D. Typical Uses		
Informal recreation	on; group gathering, nature play	
natural resource	nation generally centered on a- that provides the greatest- stured and unstructured-	
	eriences of all park types. h: Metropolitan Park	
B. General Charac	<del>ter</del>	
Large, open-		
space		

areas Min. Area: 75 acres

**D. Typical Uses** 

Passive recreation

Trails and walkways



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## 23-4C-2070 District ParkGreenbelt





	<del>T3N</del> E	<del>RCT</del>	<del>T4N</del>	<del>T4M</del> <del>S</del>	<del>T5N</del>	<del>T5U</del>	<del>T5M</del> <del>S</del>	<del>T6U</del>	<del>T6U</del> <del>C</del>
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A. Description

An open space that consolidates heavily programmed not requilaterible and associated facilities.

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## Civic <u>Civic Oppern</u>

PARD Designation: District Park

**B.** General Character

Large, open-

space

Emphasis on active recreation facilities with complementary passive recreation areas

Lawns, small trees, and shrubs in passiverecreation areas

C Size and Location

**D. Typical Uses** 

Min. Area: 25 acres

Active and passive recreation

Casual seating/picnicking





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23-4C-160



## A. Description

Natural corridor that often follows a river, creek, ridgeline, valley, or other linear public open space. Can serve multiple functions, such as hike and bike trails, a linear park system, a wildlife corridor, an area for flood control, a means of preserving water quality, and a bicycle pedestrian linkage

throughout a community. B. General Character

# Naturalistic design.

Multi-use trail. Trees lining trail for shade. Appropriately lit for safety.

## C. Size and Location

Min. perimeter along stre	eet: 25%
Min. width: 30'	<u>Avg. width: 60'</u>
Min. length 1 mile	Min. pervious cover:

## D. Typical Uses

Informal recreation; casual seating, group gathering, trailheads, nature play

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## 23-4C-2080 Neighborhood ParkStormwater Amenity







#### A. Description

Medium-scale public urban open space that provides basic recreational opportunities close to home with access by foot or bicycle. Typically located in the center of a single neighborhood

or in conjunction with a greenway orelementary school.

PARD Designation: Neighborhood and School Park

#### **B. General Character**

Medium-size urban open space responding todemographic and cultural characteristics ofneighborhood. Open play areas, open shelterswith picnic tables, playgrounds, basketball andtennis courts. Landscape treatment varies fromtraditional grass and trees to more natural areaswith native plants, wildflowers, and less intensivemaintenance techniques.

C. Size and Location





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## <del><u>23-4C-</u>19<u>0</u></del>





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## A. Description

Open space that accommodates both recreational amenities and required stormwater controls, including flood detention and green stormwater infrastructure such as rain gardens. The area is designed to be attractive and open to public view.

## B. General Character

Naturalistic, formal, or hybrid design.

Landscape treatment varies from formal plantings to more natural areas with native plants and wildflowers. Limited use of hard edges.

Recreational trails or sidewalks connect to nearby pedestrian sidewalks. Must be designed as an amenity in compliance with the Environmental Criteria Manual.

C. Size and Location

Min. pedestrian access: 50% of perimeter

Min. pervious cover: 90%, unless approved by the Planning Director

#### D. Typical Uses

Informal recreation, trails, and overlooks. No dog parks or organized sports.



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Key

Within 1 mile of residences Active and passive

recreation



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# 23-4C-2090 RiparianLinear Park





# E S S E A. Description Natural corridor that often follows a river, creek, ridgeline, valley, or other linear public open

## <del>Casual-</del>

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#### Civic Givic Opporn

space. Can serve multiple functions, such as hike and bike trails, a linear park system, awildlife corridor, an area for flood control, ameans of preserving water

quality, and a bicycle pedestrian linkage throughouta community.

PARD Designation: Special Park

#### **B.** General Character

Natural linear corridor. Naturally disposed ornaturalistically planted landscape. Multi-use trail.-Trees lining trail for shade. Appropriately lit for-

#### C. Size and Location

#### safety.

Min. perimeter along street: 50%



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## A. Description

Linear space for community gathering and strolling for nearby residents and employees. These parks are defined by the tree-lined streets forming a one way couplet on their flanks as well as by the fronting buildings beyond. Due to their narrow dimensions, linear parks will be for informal use. Linear parks can serve an important role as a green connector between destinations.

## <u>B. General</u>

**Character** 

Naturalistic, formal, or hybrid design.

Hardscape path. Spatially defined by buildings and tree-lined streets. Shaded. No fencing.

#### C. Size and Location

Min. width: 60'

<u>Min. pervious cover:</u> 70%

Must front at least one street

#### D. Typical Uses

Informal recreation; strolling, walking, running, Mindwildthg;3Casual seating/grtwildthib@?

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#### Min. 1 acre

**D. Typical Uses** 

Active and passive recreation



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23-4C-2100 GreenwayGreen



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Linear space for community gathering and strolling for nearby residents and employees. These parks are defined by the tree-lined streets forming a one way couplet on their flanks as well as by the fronting buildings beyond. Due to their narrow dimensions, greenways will be for passive use. Greenways can serve an important role as a green connectorbetween destinations.

PARD Designation: Neighborhood and School Park

#### B. General Character

Informal open space. Hardscape path. Defined by buildings and tree-lined streets.

**C. Size and Location** 

Min. Length: 1 mile Min. Width:

**DOT Whether Base one street** 

Passive recreation; Strolling, Walking, Running, and Biking; Casual seating





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Public urban open space available for civic
purposes, commercial activity, informal
recreation, and other informal uses.

B. General Character

A. Description

Formal or hybrid design.

<u>Spatially defined by street frontage, building</u> <u>frontages, and landscaping. Lawns, trees, and</u> <u>shrubs naturally disposed. Open shelters and</u> <u>paths formally\_disposed.</u>

C. Size and Location

0.25-3 acres

Min. width: 25'

<u>Min. pervious cover:</u> 80%

Must front at least one street.

## D. Typical Uses

Informal recreation; casual seating; commercial and civic uses; no organized sports. Focus on informal play, grass games and picnicking, and community gathering.



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# 23-4C-2110 GreenSquare





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			Civic and Open					
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## A. Description

- Public urban open space available for civicpurposes, commercial activity, unstructured recreation, and other passive uses. Shall be-
- primarily naturally landscaped with manyshaded places to sit.
- PARD Designation: Neighborhood and School Park

## **B.** General Character

Open space. Spatially defined by street and building frontages and landscaping. Lawns, trees, and shrubs naturally disposed. Open shelters and paths formallydisposed.

## C. Size and Location

0.25	-3	acres	

Min. Depth: 25' Min. pervious cover:

BOTypilial Wassimeter frontage on public right of

<del>way: 60%</del>

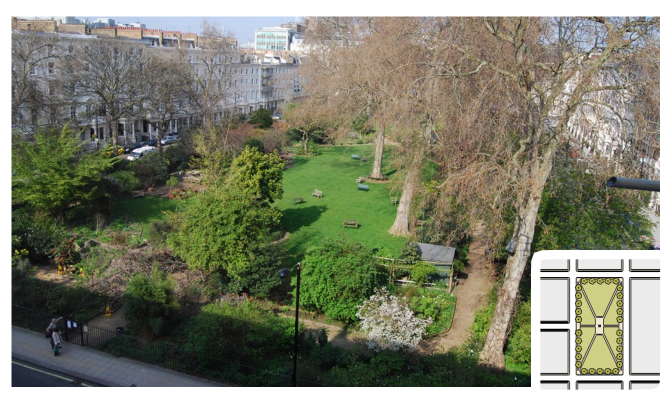
Unstructured recreation; Casual seating;-Commercial and civic uses; No organized sports



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## A. Description

Public urban open space available for civic purposes, commercial activity, informal recreation, and other informal uses.

## B. General Character

Formal or hybrid design.

Spatially defined by buildings and tree-lined streets. Open shelters, paths, lawns, and trees formally arranged. Walkways and plantings at all edges.

Abundant seating opportunities.

## C. Size and Location

#### 0.25-3 acres

Min. width: 50'

Min. pervious cover: 60%

Min. perimeter frontage on public right of way: <u>75%</u>

Located at important intersections

#### D. Typical Uses

<u>Informal recreation; no organized sports;</u> <u>community gathering; occasional commercial and</u> <u>civic uses</u>



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## 23-4C-2120 Square







<del>T3N</del> <del>T3N</del> Đ

#### A. Description

Public urban open space available for civic-

purposes, commercial activity, unstructuredrecreation, and other passive uses.

PARD Designation: Neighborhood and School Park

#### B. General Character

Formal open space. Spatially defined by buildingsand tree-lined streets. Open shelters, paths, lawns, and trees formally arranged. Walkwaysand plantings at all edges. Abundant seating

## C. Size and Location

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0.25-3 acres

Min. width: 25' Min. pervious cover:

60% Min. perimeter frontage on public right of-

way: 60% Located at important intersections

D. Typical Uses Unstructured passive recreation; No organized sports; Community gathering; Occasionalcommercial and civic uses

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# 23-4C-2130 Plaza





#### 1-1 acre

Hin. width: 30' Min. pervious cover: 10% Min. perimeter frontage on public right of way: 10%

ocated at important intersections, at vista termini, or at entrances to public/civic buildings

## **D. Typical Uses**

Commercial and civic uses; Formal and casual scating; Tables and chairs for outdoor dining; Retail and food kiosks



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# 23-4C-2130 Pocket Plaza/Paseo





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## A. Description

Small-scale public urban open space that serves as an impromptu gathering place for civic, social, and commercial purposes. Designed as a well-defined area of refuge separate from the public sidewalk, either linear or centralized. Frequently located in a building supplemental zone next to the streetscape.

## B. General

**Character** 

## Formal design.

Spatially defined by the building configuration. Defined seating areas. Refuge from the public sidewalk.

#### C. Size and Location

#### Min. 400 sf

Min. width: 20'

Min. pervious cover: <u>40%</u>

Min. perimeter frontage on public right of way: 25%

Located at important intersections, at vista termini, or at entrances to public/civic buildings

#### D. Typical Uses

Civic and commercial uses; formal and casual seating



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# 23-4C-2140 Pocket Plaza



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### A. Description

Small-scale public urban open space that serves as an impromptu gathering place for civic, social, and commercial purposes. Designed as a well-defined area of refuge separate from the public sidewalk. Frequently located in a building

supplemental zone next to the streetscape.

# <del>cket</del> Park

#### B. General Character

Formal open space for gathering. Defined seating areas. Refuge from the public sidewalk. Spatially defined by the building

### C. Size and Location

configuration.

Min. 300-

<del>sf</del>

Width: 15'-20' Min. pervious cover:

25% Min. perimeter frontage on public right of

## <del>way: 25%</del>

Located at important intersections, at vistatermini, or at entrances to public/civic buildings

### **D. Typical Uses**

Civic and commercial uses; Formal and casualseating





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A. Description Small-scale public urban open space responding to specific user groups. Intended to provide recreational opportunities where publicly accessible space is limited. Typically should be placed within new areas of high population density, such as Transit-Oriented Developments or Vertical Mixed-Use. Often located between buildings and developments, on single vacant lots, and on small irregular pieces of land. B. General Character Formal or hybrid design. Range of character can be for recreational use or aesthetic enjoyment. Low maintenance is <u>essential.</u> C. Size and Location

0.25–1.99 acres

Min. pervious cover: 50%

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Within a few blocks or up to 1/4 mile of residences

**D. Typical Uses** 

Development varies per user group



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# 23-4C-2150 Pocket ParkNature Space





Civic Opdropen



A designated, managed location in an existing or modified outdoor environment where children of all ages and abilities and adults play and learn by engaging with and manipulating diverse natural elements, materials, organisms, and habitats, through sensory, fine motor, and gross motor experiences. Meeting the needs and pleasures of the adult and child, with much to explore, throughout all the seasons.
<u>B. General</u> Character
Naturalistic         design.         Features may include: Seating (contemplative and/ or learning areas), Nature Walking Trails, Water Infiltration features (bioswales, rainwater gardens, dry creeks), Habitats (pollinator meadows, vegetable gardens), nature play areas (boulders & logs, climbing stumps & play hills).
<u>C. Size and</u> Location
Min. 300 sfMin. pervious cover:80%
Residential districts, streets, urban trails, greenways, parks, childcare centers, schools
D. Typical Uses

A. Description

Outdoor health, learning, exploration and free play



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# 23-4C-2160 Community Garden









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### A. Description

Small-scale public urban open space intended to provide recreational opportunities where-(publicly accessible/park) space is limited.-Typically should be placed within new areas of high (population) density, such as Transit-Oriented Developments or Vertical Mixed-Use.-Often located between buildings and-

developments, on single vacant lots, and onsmall irregular pieces of land.

PARD Designation: Neighborhood and Urban Pocket-Park

## B. General Character

Small urban open space responding to specificuser groups and space available. Range of character can be for intense use or aestheticenjoyment; low maintenance is essential.

#### C. Size and Location

0.25–1.99 acres Min. pervious cover:

Boywithing few blocks or up to 1/4 mile of

residences

Development varies per user group





# 23-4C-2160 Family-Friendly Play Area







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Range in style from urban pocket parks to playscapes within neighborhood parks. PARD Designation: Neighborhood and Urban Pocket-Park

## **B.** General Character

Focused toward family-friendly needs. Fencingdepends on surroundings. Open shelter. Shadeand seating provided. Play structure, interactiveart, or fountains.

## C. Size and Location

Min. 300 sf Protected from traffic As described by open space type in which play area is located

No service or mechanical equipment

## **D. Typical Uses**

Active and passive recreation; Unstructuredrecreation; Casual seating



regulatory.

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# 23-4C-2170 Community Garden







## A. Description

Small-scale open space designed as a grouping of garden plots available to nearby residents for small- scale cultivation. Community gardens maybe fenced to protect edible plants from wildlifeand may include a small accessory structure forstorage. Community gardens may be included

within all other civic space types. PARD Designation: Neighborhood and School Park

## B. General Character

Plant beds (in-ground or raised). Accessory structure < 2,500 sf. Decorative fencing, when fencingpresent. Spatially defined by adjacent buildingsand street trees.

C Size and Location D. Typical Uses

No size requirements Food production; Passive recreation

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### A. Description

Small-scale open space designed as a grouping of garden plots available to nearby residents for small- scale cultivation. Community gardens may be fenced to protect edible plants from wildlife and may include a small accessory structure for storage. Community gardens may be included within all other open space types.

# B. General Character

Formal or hybrid design.

Plant beds (in-ground or raised). Accessory

structure

< 2,500 sf. Decorative fencing, when fencing present. Spatially defined by adjacent buildings and street trees. Irrigation. Access for supply deliveries.

C. Size and Location

No size requirements

Min. pervious cover: 90%

D. Typical Uses

Food production, paths, access for delivery

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