

Legistar No. <u>020469</u>

Phone: 334-5011/Fax 334-2229

**Box 46** 

TO:

Mayor and City Commission

DATE:

February 24, 2003

FROM:

City Attorney

FIRST READING

**SUBJECT:** 

Ordinance No. 0-03-26; Petition No. 21TCH-02PB

An ordinance of the City of Gainesville, Florida, relating to compatibility of medium and high-density multi-family development with abutting single-family property: amending section 30-53 (multi-family medium density residential districts) providing setback and height requirements; amending subsection 30-55(e) (residential high density districts) providing setback and height requirements; adding and creating subsections (j) and (k) to section 30-56 (general provisions for residential districts) providing additional requirements for medium and high density multi-family developments when abutting single family property or abutting PS or CON zoning that abuts single family property; amending subsection 30-64(c)(1) (mixed use low intensity district) to require certain developments to comply with RMF-6 and section 30-56 regulations; amending subsection 30-64(d)(1) requiring certain developments to comply with RMF-6 and section 30-56 regulations; amending subsection 30-64(e) providing certain developments to comply with section 30-56 regulations; amending subsection 30-65(c) (mixed use medium intensity district) requiring certain developments to comply with section 30-56 regulations; amending subsection 30-65(d)(1) requiring certain developments to comply with RMF-7 and section 30-56 regulations; amending subsection 30-65(e)(2) requiring certain developments to comply with RMF-7 and section 30-56 regulations and include increased buffers; providing directions to the codifier; providing a severability clause; providing a repealing clause; and providing an immediate effective date.

Recommendation: The City Commission adopt the proposed ordinance.

# COMMUNITY DEVELOPMENT DEPARTMENT STAFF REPORT

There has been increasing concern about the impacts of multi-family development in single-family neighborhoods. In particular, there is the issue of multi-family development compatibility when abutting properties designated single-family on the Future Land Use Map.

Staff proposes several additions to the Land Development Code to enhance compatibility of new multi-family development with abutting single-family properties. The additions will regulate building height and number of stories, setbacks, buffering, uses allowed within setbacks and buffers, and parking.

For the purposes of this petition, it is useful to mention two terms defined by the Land Development Code. These are: "Abut" and "Abutting property." "Abut" means to physically touch or border upon, or to share a common property line. "Abutting property" means property that is immediately adjacent to or contiguous with property regulated by this chapter.

The City Plan Board first reviewed the petition and heard citizen comments on March 21, 2002 and voted 7-0 to continue the petition and requested that staff rework the petition to consider Board concerns. Staff presented a revised version of the petition at the April 18, 2002 Plan Board meeting. The Board heard citizen comment and voted 4-1 to approve the petition with two amendments.

The City Commission heard the petition on July 22, 2002 and voted 4-1 to refer the petition back to the City Plan Board, with no specific recommendations for changes to the petition.

On September 19, 2002, the City Plan Board reconsidered the petition, with recommended additions concerning properties where Public Service or Conservation zoning intervenes between the single-family and medium or high density multi-family parcels. The Plan Board heard citizen comment and continued the petition to their October 17, 2002 meeting.

At the October 17, 2002 City Plan Board meeting, the board approved the petition 4-1 with four recommended amendments, which are listed in the Recommendation.

Public notice was published in the Gainesville Sun on October 1, 2002. The Plan Board held a public hearing October 17, 2002. The City Commission approved the Petition on January 13, 2003.

Fiscal Note. None

### CITY ATTORNEY MEMORANDUM

This ordinance requires two public hearings. If the Commission adopts the ordinance on first reading, the second and final reading will be held on Monday, March 17, 2003.

Prepared and Submitted by:

Marion J. Radson

City Attorney

MJR:sw

1	ORDINANCE NO.
2	0-03-26
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4	An ordinance of the City of Gainesville, Florida, relating to
5	compatibility of medium and high-density multi-family development
6	with abutting single-family property; amending section 30-53 (multi-
7	family medium density residential districts) providing setback and
8	height requirements; amending subsection 30-55(e) (residential high
9	density districts) providing setback and height requirements; adding
10	and creating subsections (j) and (k) to section 30-56 (general provisions
11	for residential districts) providing additional requirements for medium
12	and high density multi-family developments when abutting single
13	family property or abutting PS or CON zoning that abuts single family
14	property; amending subsection 30-64(c)(1) (mixed use low intensity
15	district) to require certain developments to comply with RMF-6 and
16	section 30-56 regulations; amending subsection 30-64(d)(1) requiring
17	certain developments to comply with RMF-6 and section 30-56
18	regulations; amending subsection 30-64(e) providing certain
19	developments to comply with section 30-56 regulations; amending
20	subsection 30-65(c) (mixed use medium intensity district) requiring
21	certain developments to comply with section 30-56 regulations;
22	amending subsection 30-65(d)(1) requiring certain developments to
23	comply with RMF-7 and section 30-56 regulations; amending
24	subsection 30-65(e)(2) requiring certain developments to comply with
25	RMF-7 and section 30-56 regulations and include increased buffers;
26	providing directions to the codifier; providing a severability clause;
27	providing a repealing clause; and providing an immediate effective
28	date.
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30	TYPE DE LOUIS OF DISTRICT OF A Development of the multipotion of notice of a Dublic
31	WHEREAS, the City Plan Board authorized the publication of notice of a Public
32	Hearing that the text of the Land Development Code of the City of Gainesville, Florida,
33	be amended; and
34	WHEREAS, notice was given and publication made as required by law and a
35	Public Hearing was then held by the City Plan Board on October 17, 2002; and
36	WHEREAS, notice was given and publication made of a Public Hearing which
27	was they hold by the City Commission on January 12, 2002; and
37	was then held by the City Commission on January 13, 2003; and

1	WHEREAS, pursuant to law, an advertisement no less than two columns wide by
2	10 inches long was placed in a newspaper of general circulation notifying the public of
3	this proposed ordinance and of a Public Hearing in the City Commission meeting room,
4	City Hall, City of Gainesville to be held at least 7 days after the day this first
5	advertisement was published; and
6	WHEREAS, a second advertisement no less than two columns wide by 10 inches
7	long was placed in a newspaper of general circulation notifying the public of the second
8	Public Hearing to be held at the adoption stage at least 5 days after the day this second
9	advertisement was published; and
0	WHEREAS, the Public Hearings were held pursuant to the published notice
1	described at which hearings the parties in interest and all others had an opportunity to be
12	and were, in fact, heard;
13	NOW, THEREFORE, BE IT ORDAINED BY THE CITY COMMISSION
14	OF THE CITY OF GAINESVILLE, FLORIDA:
15	Section 1. Table 3 in section 30-53 of the Land Development Code is amended to read
16	as follows:
17	Sec. 30-53. Multi-family medium density residential districts (RMF-6, RMF-7 and
18	RMF-8)
19 20 21	TABLE 3. DIMENSIONAL REQUIREMENTS FOR RMF DISTRICTS Principal Structures
<b>41</b>	RMF-6 RMF-7 RMF-8

	RMF-6	RMF-7	RMF-8
Allowable density <sup>2</sup>	815 du/a	821 du/a	830 du/a
Maximum intensity by right	10 du/a	14 du/a	20 du/a
Maximum floor area ratio (FAR) by right	0.367	0.498	0.688
Allowable density with bonus points	See density bon	us point table	
Allowable FAR with bonus points	See density bon	us point table	

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CODE: Words <u>underlined</u> are additions; words <del>stricken</del> are deletions.

Minimum lot ar	ea:				
	Single-family (SF)		5,000 sq. ft.	5,000 sq. ft.	5,000 sq. ft.
	Multiple-family		8,700 sq. ft.	7,500 sq. ft.	7,500 sq. ft.
Minimum lot wi	idth at minimum front yard setback	:			
	Single-family		50'	50'	50'
	Multiple-family	V	75'	75'	75'
Minimum lot de	epth		90'	90'	90'
Minimum yard				19%	÷
	(For SF):				
	Fro	ont	20'	20'	20'
	Sic	de (interior)	7.5'	7.5'	7.5'
	Sic	de (street)	15'	15'	15'
	Re	ear	20'	20'	20'
	Multiple-family		See <sup>1</sup>	See <sup>1</sup>	See <sup>1</sup>
Maximum build	ding height (for SF)		35'	35'	35'
	r area ratio (for SF)		0.40	0.40	0.40
Maximum lot o			35%	35%	35%

Angle of light obstruction: 45 degrees. Minimum building setback is 20 25 feet from any property line abutting a street or land which is in an RC, RSF-1, RSF-2, RSF-3 or RSF-4 district, or which is shown for single-family residential use on the future land use element map of the comprehensive plan. Maximum building height for multiple-family buildings within 100 feet of abutting land designated single-family on the Future Land Use Map is 35 ft. (in a maximum of two stories).

## Accessory Structures for RMF-6, RMF-7 and RMF-8

Minimum front and side yard setbacks Minimum yard setback, rear	Same requirements as for the principal structure, excluding fences and walls.
	15' or 25' when abutting abutting property designated single-family on the future land use map
Maximum building height	25'
Transmitter towers <sup>1</sup>	80'

<sup>&</sup>lt;sup>1</sup> In accordance with Article VI.

Section 2. Subsection 30-55(e) of the Land Development Code is amended to read as

5 follows:

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<sup>&</sup>lt;sup>2</sup> Parcels 0.5 acres or smaller existing on November 13, 1991, are exempt from minimum density requirements.

# Sec. 30-55. Residential high density districts (RH-1 and RH-2).

(e) Dimensional requirements for multiple-family and accessory structures. All principal and accessory structures shall be located and constructed in accordance with the following requirements:

### PRINCIPAL STRUCTURES

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	RH-1	RH-2
Allowable density	8-43 du/a	8-100 du/a
Maximum density by right	20 du/a	80 du/a
Allowable density with bonus points	per requirements stated in sec. 30-55(d)	per requirements stated in sec. 30-55(d)
Maximum FAR	per requirements stated in sec. 30-55(d)	per requirements stated in sec. 30-55(d)
Minimum lot area	5,000 sq. ft.	5,000 sq. ft.
Minimum lot width	50 ft.	50 ft.
Minimum lot depth	90 ft.	90 ft.
Minimum yard setbacks		
Front	The average of the distance (up to a maximum of 20 ft.) between street right-of-way and principal structures on the two adjacent lots. For this calculation, any vacant adjacent lot shall be assigned a distance of 20 ft.	The average of the distance (up to a maximum of 20 ft.) between street right-of-way and principal structures on the two adjacent lots. For this calculation, any vacant adjacent lot shall be assigned a distance of 20 ft.
Side (interior)	7.5 ft., or 25 ft. when abutting property designated single-family on the future land use map	7.5 ft., or 25 ft. when abutting property designated single-family on the future land use map
Side (street)	The average of the distance (up to a maximum of 20 ft.) between street right-of-way and principal structures on the two adjacent lots. For this calculation, any vacant adjacent lot shall be assigned a distance of 20 ft.	The average of the distance (up to a maximum of 20 ft.) between street right-of-way and principal structures on the two adjacent lots. For this calculation, any vacant adjacent lot shall be assigned a distance of 20 ft.
Rear	20 ft., or 25 ft. when abutting property designated single-family on the future land use map	20 ft., or 25 ft. when abutting property designated single-family on the future land use map
Maximum lot coverage	N/A	N/A
Maximum building height for MF buildings within 100 feet of abutting property designated single-family on the future land use map	35 ft. (in a maximum of two stories)	35 ft. (in a maximum of two stories)

### ACCESSORY STRUCTURES1

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	RH-1	RH-2
Minimum setbacks (excluding fences and walls)		4
Front	Same requirement as for principal structure	Same requirement as for principal structure
Side (interior)	5 ft., or 25 ft. when abutting property designated single-family on the future land use map	5 ft., or 25 ft. when abutting property designated single-family on the future land use map
Side (street)	5 ft.	5 ft.

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CODE: Words <u>underlined</u> are additions; words stricken are deletions.

Rear	5 ft., or 25 ft. when abutting property designated single-family on the future land use map	5 ft., or 25 ft. when abutting property designated single-family on the future land use map
Maximum building height	25 ft.	25 ft.
Transmitter towers <sup>2</sup>	80 ft. <sup>2</sup>	80 ft. <sup>2</sup>

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- Section 3. Subsections (j) and (k) are created and added to Section 30-56 of the Land
- 4 Development Code to read as follows:
- 5 Sec. 30-56. General provisions for residential districts.
- 6 (j) Additional requirements for new medium and high density multi-family
  7 developments when abutting properties designated single family on the future land use
  8 map. All new multi-family projects being developed under the regulations for the RMF9 6, RMF-7, RMF-8, RH-1, and RH-2 zoning districts shall comply with the following
  10 regulations when abutting single-family designated properties.

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(1) There shall be no outdoor recreation areas or uses allowed within any required building setback area and/or landscape buffer between abutting medium and/or high density multi-family development and single-family designated properties.

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(2) There shall be no car washing areas, dumpsters, recycling bins, or other trash/waste disposal facilities placed in the required setback area between medium and/or high density multi-family development and properties designated single family on the future land use map.

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(3) Parking lots and driveways located in the area between medium or high density multi-family and abutting single-family designated properties shall be limited to a single-loaded row of parking and a two-way driveway.

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(4) A decorative masonry wall (or equivalent material in noise attenuation and visual screening) with a minimum height of 6 feet and a maximum height of 8 feet plus a minimum nine-foot landscape buffer shall separate any new medium or high density residential development from properties designated single-family residential. However, driveways, emergency vehicle access, or pedestrian/bicycle access may interrupt a continuous wall. If, in the professional judgment of City staff or other professional experts, masonry wall construction would damage or

<sup>&</sup>lt;sup>1</sup> Accessory structures can be used as residential dwellings in the RH-1 and RH-2 districts. Accessory structures shall have a smaller total floor area than the principal structure on the lot. A maximum of one accessory residential unit is allowed.

<sup>&</sup>lt;sup>2</sup> Transmitter towers may reach a height of 80 feet in accordance with the requirements and conditions of Article VI.

endanger significant trees or other natural features, the appropriate reviewing board or staff, when only staff review is required, may authorize the use of a fence and/or additional landscape buffer area to substitute for the required masonry wall. There shall be no requirement for a masonry wall or equivalent if buildings are 200 or more feet from abutting single-family properties. In addition, the appropriate reviewing board or staff, when only staff review is required, may allow an increased vegetative buffer and tree requirement to substitute for the required masonry wall.

(5) The primary driveway access shall be on a collector or arterial street, if available. Secondary ingress/egress and emergency access may be on or from local streets.

(6) Active recreation areas (including, but not limited to, swimming pools, tennis courts, basketball and volleyball courts) shall be located away from abutting single-family designated properties and shall be oriented in the development to minimize noise impacts on single-family designated properties.

(7) Mechanical equipment (as defined in the Traditional City portion of the Land Development Code) shall be placed such that noise and visual impacts are minimized for abutting single-family designated properties.

(8) Buildings within 100 feet of single-family residential shall contain no more than six dwelling units and shall be in the form of single-family dwellings, rowhouses, townhouses, or garden apartments (as defined and illustrated in the University Heights Special Area Plan). Staff and/or the appropriate reviewing board shall have the authority to establish the building form as it relates to the desirable context and character of surrounding single-family designated properties. These buildings shall have architecturally interesting roof types, including gabled, hipped, shed, mansard, arched or flat, as appropriate.

(9) Elevations for buildings within 100 feet of single-family residential shall show specific building materials, colors, window treatment, roof type, and building articulation. Any changes to these elevations shall require a new review before the appropriate reviewing board, or by staff, if only staff review is required.

(k) Additional requirements for new medium and high density multi-family developments when there is PS or CON zoning intervening between properties designated single family on the future land use map. All new multi-family projects being developed under the regulations for the RMF-6, RMF-7, RMF-8, RH-1, and RH-2 zoning districts shall comply with the following regulations when separated from single-family designated properties by intervening PS or CON zoning.

1	(1) In the case of new development of medium or high density multi-family
2	development with an intervening split zoning or parcel designated PS or CON
3	abutting single family designated property, the provisions of Sec. 30-56 (j) (1),
4	(2), (4), (6), (7), (8), and (9) shall apply if the intervening area is less than 25 feet
5	wide. However, the measurement of the 100 feet as described in Sec. 30-56 (j)
6	(8) and (9) shall be from the single family property line abutting the PS or CON
7	zoned area. The appropriate reviewing board may grant an exception to the
8	requirement for a wall (as shown in Sec. 30-56 (j) (4) based on the quality of
9	long-term buffering provided by vegetation in the intervening area.
10	
11	(2) In the case of new development of medium or high density multi-family
12	development with an intervening split zoning or parcel designated PS or CON
13	abutting single family designated property, the provisions of Sec. 30-56 (j) (6),
14	(8), and (9) shall apply if the intervening area is 25 or more feet wide and the area
15	is expected to remain significantly vegetated and will provide a buffer over the
16	long term. The measurement of the 100 feet as described in Sec. 30-56 (j) (8) and
17	(9) shall be from the single family property line abutting the PS or CON zoned
18	area.
19	
20	(3) In the case of new development of medium or high density multi-family
21	development with an intervening split zoning or parcel designated PS or CON
22	abutting single family designated property, the provisions of Sec. 30-56(j) (1), (2)
23	(4), (6), (7), (8), and (9) shall apply if the intervening area is 25 or more feet wide
24	but the area is not significantly vegetated or expected to remain significantly
25	vegetated to provide a buffer over the long term. The measurement of the 100
26	feet as described in Sec. 30-56 (j) (8) and (9) shall be from the single family
27	property line abutting the PS or CON zoned area. The appropriate reviewing
28	board may grant an exception to the requirement for a wall (as shown in Sec. 30-
29	56(j)(4) based on the width of the intervening area exceeding 50 feet.
30	
31	Section 4. Subsection 30-64(c)(1) of the Land Development Code is amended to read as
32	follows:
33	Sec. 30-64. Mixed use low intensity district (MU-1).
24	(c) Development requirements for sites of three acres or less.
34 35	(c) Development requirements for sites of three acres or less.
	(1) Permitted uses. See permitted uses listed in subsection (e) of this section
36	(1) Permitted uses. See permitted uses listed in subsection (e) of this section pertaining to permitted uses.
37	pertaining to permitted uses.
38	a. Specific conditions for residential uses. If MU-1 zoning abuts a
39	a. Specific conditions for residential uses. If MO-1 20ning abuts a single-family residential zoning district, then the residential portion of the mixed
40	use development shall be limited to RMF-6 in the area within 100 feet of the
41	property line, plus the required buffers for that single-family residential zoning
42	property line, plus the required buffers for that single-raining residential zoning

1 2	district. In addition, the multi-family development shall comply with all the regulations in the RMF-6 district and the requirements of Section 30-56.
3	
4	b. Specific conditions for single-family compound uses. 25 percent of
5 6 7	the total floor area up to 1,000 square feet may be used for commercial or office uses. Such uses shall require a minimum lot size of 6,000 square feet and a lot width of 70 feet and shall have direct or shared access to a collector or arterial
8	roadway.
10 11 12	<b>Section 5.</b> Subsection 30-64(d)(1) of the Land Development Code is amended to read as follows:
13	Sec. 30-64. Mixed use low intensity district (MU-1).
14 15 16	(d) Development requirements for sites of more than three acres.
17 18	(1) District residential and compound use requirements.
19 20 21 22	a. Single-family compound uses: 25 percent of the total floor area up to 1,000 square feet may be used for commercial or office uses. Such uses shall require a minimum lot size of 6,000 square feet and a lot width of 70 feet and shall have direct or shared access to a collector or arterial roadway.
23 24 25 26 27	b. Parking for compound uses shall meet the nonresidential parking requirement for the use anticipated, plus one space for each 600 square feet of residential use, and shall be in the back or side yard, meeting all screening and buffering requirements for commercial or office uses in Article VIII.
28 29	c. Other residential development shall conform to the requirements
30 31	of the RMF-6, RMF-7 or RMF-8 zoning districts. If MU-1 zoning abuts a single-family residential zoning district, then the residential portion of the mixed use
32	development shall be limited to RMF-6 within 100 feet of the property line, plus
33	the required buffers for that single-family residential zoning district. In addition,
34 35 36	the multi-family development shall comply with all the regulations in the RMF-6 district and the requirements of Section 30-56.
37 38	Section 6. The indicated "Use By Right" in subsection 30-64(e) of the Land Development Code is amended to read as follows. All other uses and conditions remain
39 40	unchanged.
41	Sec. 30-64. Mixed use low intensity district (MU-1).
42	(e) Permitted uses.

SIC	Uses	Conditions
	USES BY RIGHT:	
	*	In accordance with the requirements of the RMF-6, RMF-7 or RMF-8 zoning districts and the additional requirements of this section, and the requirements of Section 30-56.

- 2 Section 7. The indicated "Use By Right" in subsection 30-65(c) of the Land
- 3 Development Code is amended to read as follows. All other uses and conditions remain
- 4 unchanged.
- 5 Sec. 30-65. Mixed use low intensity district (MU-2).
- 6 (c) Permitted uses.

SIC	Uses	Conditions
	USES BY RIGHT:	
	Residential uses (14 to 30 dwelling units per acre)	Residential development shall conform to the requirements of the RMF-7 or RMF-8 zoning districts, the requirements of Section 30-56, and the additional requirements of this section

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**Section 8.** Subsection 30-65(d)(1) of the Land Development Code is amended to read as follows:

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Sec. 30-65. Mixed use medium intensity district (MU-2).

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(d) Requirements for sites of less than three acres.

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(1) Yard setbacks.

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a. Front: The maximum setback shall be the average setback of existing development in the same face block face; however, when there is no existing development in the same block face, the maximum setback shall be ten feet.

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23 24 b. Where the side or rear yard abuts property which is in a residential zoning district or is shown for residential use on the future land use map of the comprehensive plan, the minimum setback shall be 25 feet or the distance created by the 45-degree angle of light obstruction, whichever is greater. If MU-2 zoning abuts a single-family residential zoning district, then the residential portion of the mixed use development shall be limited to RMF-7 in the area within 100 feet of

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1	the property line, plus the required buffers for the single-family residential zoning
1	district. In addition, the multi-family development shall comply with all the
2	regulations in the RMF-7 district and the requirements of Section 30-56.
3	regulations in the RMF-7 district and the requirements of Section 50-50.
4	(a) A. (a) (a) (b) (a) (b) (a) (b) (a) (b) (b) (b) (b) (b) (b) (b) (b) (b) (b
5	(2) Maximum floor area ratio: 1.50 (excluding residential).
6	
7	(3) Maximum lot coverage: 50 percent.
8	
9	(4) Access: Access shall be designed to integrate all aspects of the
10	development and shall meet all requirements of article IX and chapter 23. Driveways
11	shall be coordinated or shared insofar as possible.
12	
13	Section 9. Subsection 30-65(e)(2) of the Land Development Code is amended to read as
14	follows:
15	
16	Sec. 30-65. Mixed use medium intensity district (MU-2).
17	
18	(e) Requirements for sites of three acres or more. These requirements generally
19	apply to developments with over 50,000 square feet of gross leasable area, and areas that
20	can be characterized as a community level shopping center.
21-	
22	(2) Dimensional requirements. All principal and accessory structures shall be
23	located and constructed in accordance with the following requirements:
24	Toolitod und constitucted in accordance with the second
25	a. Minimum lot area: Three acres.
26	a. William for area. The orders.
27	b. Minimum lot width at minimum front yard setback: 300 feet.
28	o. William for width at imminum from yard becomes a to a series
	c. Minimum yard setbacks:
29	c. Minimum yard setbacks:
30	1. Internal to the district. Where there are separate residential
31	uses and nonresidential uses within the MU-2 district, such uses shall have
32	uses and nonresidential uses within the 1910-2 district, such uses shar have
33	an angle of light obstruction for all principal and accessory structures of
34	60 degrees.
35	- 100 11 11 11 11 11 11 11 11 11 11 11 11
36	2. Between different districts. Where the side or rear yard
37	abuts property which is in a residential district, or is shown on the future
38	land use map of the comprehensive plan for residential use, the minimum
39	setback shall be 100 feet or the distance created by a 45-degree angle of
40	light obstruction, whichever is greater. If MU-2 zoning abuts a single-
41	family residential zoning district, then the residential portion of the mixed
42	use development shall be limited to RMF-7 in the area within 100 feet of
13	the property line plus the required buffers for the single-family residential

zoning district. In addition, the multi-family development shall comply

1	with all the regulations in the RMF-7 district and the requirements of Section 30-56.
2 3	Section 30-30.
4	d. Maximum lot coverage: 50 percent.
5 6 7	e. Maximum floor area ratio for principal structures: 2.00 (excluding residential development).
8 9	Section 10. It is the intention of the City Commission that the provisions of Sections 1
10	through 9 of this ordinance shall become and be made a part of the Code of Ordinances
11	of the City of Gainesville, Florida, and that the Sections and Paragraphs of this Ordinance
12	may be renumbered or relettered in order to accomplish such intentions.
13	Section 11. If any section, sentence, clause or phrase of this ordinance is held to be
14	invalid or unconstitutional by any court of competent jurisdiction, then said holding shall
15	in no way affect the validity of the remaining portions of this ordinance.
16	Section 12. All ordinances, or parts of ordinances, in conflict herewith are to the extent
17	of such conflict hereby repealed.
18	Section 13. This ordinance shall become effective immediately upon final adoption.
19	PASSED AND ADOPTED this day of, 2003.
20	· ·
21	THOMAS D. BUSSING, MAYOR
22 23	
24	ATTEST: Approved as to form and legality
25	
26	KURT M. LANNON MARION J. RADSON
27	KOKI M. LAMOON
28	CLERK OF THE COMMISSION CITY ATTORNEY
29 30	This Ordinance passed on first reading this day of, 2003.
31	This Ordinance passed on second reading this day of, 2003.