

Legistar No. 980735

Phone: 334-5011/Fax 334-2229

Box 46

TO:

Mayor and City Commissioners

DATE:

August 9, 1999

SECOND READING

FROM:

City Attorney

ordinance, as amended.

SUBJECT:

Ordinance No. 0-99-29; Petition No. 216TCH-99PB

An ordinance of the City of Gainesville, Florida, amending section 30-41 of the Land Development Code, lowering the minimum number of units per acre for certain residential districts; amending section 30-53 of the Land Development Code pertaining to multiple-family medium density residential districts, providing an exemption from minimum densities for small parcels existing on November 13, 1991; amending section 30-55 of the Land Development Code pertaining to residential high density districts, providing an exemption from minimum densities for small parcels existing on November 13, 1991; allowing single-family dwellings as a use by right and providing dimensional requirements for single-family and accessory structures in those districts; providing directions to the codifier; providing a severability clause; providing a repealing clause; and providing an effective date.

Recommendation: The City Commission adopt the proposed

STAFF REPORT

These proposed revisions to the Land Development Code are required to implement the amendments to the Future Land Use Element that are currently proposed in Petition 215CPA-98PB. These code revisions, if approved, will establish a minimum density of eight units per acre in the RMF-6, RMF-7 and RMF-8 multiple-family density residential districts, which currently allow density ranges of 10-15, 14-21 and 20-30 dwelling units per acre, respectively. They will also establish a minimum density of eight units per acre for the RH-1 and RH-2 residential high density districts, which currently allow density ranges of 20-43 and 44-100 dwelling units per acre, respectively. In addition, the amendments will exempt lots of 0.5 acre or smaller from minimum density requirements, add single-family dwelling as a use by right in the RH-1 and RH-2 districts, and establish dimensional requirements for single-family principal and accessory structures in the RH-1 and RH-2 districts.

Staff recommended that the Plan Board approve the Petition. By a vote of 3-1, the Plan Board approved the petition. Public notice was published in the *Gainesville Sun* on December 1, 1998. The Plan Board held a public hearing December 17, 1998.

CITY ATTORNEY MEMORANDUM

This ordinance implements the comprehensive plan amendment proposed by 215CPA-98PB, which is also on this agenda for second reading. Changes to this ordinance, due to changes in 215CPA-98PB, are shown by double-underline in the ordinance.

Prepared by:

Patricia M. Carter

Sr. Assistant City Attorney

Approved and

Submitted by:

Marion J. Radson City Attorney

MJR:PMC:sw

1	ORDINANCE NO
2 12	0-99-29
3 4	An ordinance of the City of Gainesville, Florida, amending section
5	30-41 of the Land Development Code, lowering the minimum number of units per acre for certain residential districts; amending section
6 7	30-53 of the Land Development Code pertaining to multiple-family
8	medium density residential districts, providing an exemption from
9	minimum densities for small parcels existing on November 13, 1991;
10	amending section 30-55 of the Land Development Code pertaining to
11	residential high density districts, providing an exemption from
12 13	minimum densities for small parcels <u>existing on November 13, 1991;</u> allowing single-family dwellings as a use by right and providing
14	dimensional requirements for single-family and accessory structures
15	in those districts; providing directions to the codifier; providing a
16	severability clause; providing a repealing clause; and providing an
17	effective date.
18 19	WHEREAS, the City Plan Board authorized the publication of notice of a Public
20	Hearing that the text of the Land Development Code of the City of Gainesville, Florida,
21	be amended; and
22	WHEREAS, notice was given and publication made as required by law and a
23	Public Hearing was then held by the City Plan Board on December 17, 1998; and
24	WHEREAS, pursuant to law, an advertisement no less than two columns wide by
25	10 inches long was placed in a newspaper of general circulation notifying the public of
26	this proposed ordinance and of a Public Hearing in the City Commission meeting room,
27	City Hall, City of Gainesville to be held at least 7 days after the day this first
28	advertisement was published; and

WHEREAS, a second advertisement no less than two columns wide by 10

inches long was placed in a newspaper of general circulation notifying the public of the

second Public Hearing to be held at the adoption stage at least 5 days after the day this

29

30

- second advertisement was published; and
- WHEREAS, the Public Hearings were held pursuant to the published notice
- described at which hearings the parties in interest and all others had an opportunity to
- 4 be and were, in fact, heard;
- NOW, THEREFORE, BE IT ORDAINED BY THE CITY COMMISSION OF THE
- 6 CITY OF GAINESVILLE, FLORIDA:
- 7 Section 1. Subsection 30-41(a)(1) of the Land Development Code is amended to read
- 8 as follows:
- 9 Sec. 30-41. Establishment of zoning districts and categories.
- 10 (a) In order to classify, regulate and restrict the use of land, water, buildings and
- structures; regulate the height and bulk of buildings; regulate the intensity of land
- use; implement the comprehensive plan; and promote orderly urban growth
- within the corporate area of the city, the following zoning districts/categories are
- 14 established:
- 15 (1) Residential districts. (See section 30-41(b))
- 16 RSF-1: 3.5 units/acre single-family residential district.
- 17 RSF-2: 4.6 units/acre single-family residential district.
- 18 RSF-3: 5.8 units/acre single-family residential district.
- 19 RSF-4: 8 units/acre single-family residential district.
- 20 RMF-5: 12 units/acre single-family/multiple-family residential district.
- 21 RMF-6: <u>8</u> 10--15 units/acre multiple-family residential district.
- 22 RMF-7: 8 14--21 units/acre multiple-family residential district.
- 23 RMF-8: <u>8 20--30 units/acre multiple-family residential district.</u>

1	RC: 12 units/acre residential conservation district.				
2	MH: 12 units/acre mobile home residential district.				
3	RMU: Up to 75 units/acre residential mixed use district.				
4	RH-1: <u>8</u> 20 43 units/acre residential high density district.				
5	RH-2: 8 43100 units/acre residential high density district.				
6	Section 2. Subsection 30-53(d)(3) is created and added to the Land Development				
7	Code to read as follows:				
8	Sec. 30-53. Multiple-family medium density residential districts (RMF-6, RMF-7				
9	and RMF-8).				
10	(d) Intensity of development.				
11	(3) Minimum density exemption. Parcels 0.5 acres or smaller existing on				
12	November 13, 1991 are exempt from minimum density requirements.				
13	Section 3. The allowable density listed in Table 3 of 30-53(e) of the Land Development				
14	Code is amended to read as shown below, and a footnote is created and added to				
15	Table 3. All other entries in the table remain unchanged.				
16	Sec. 30-53. Multiple-family medium density residential districts (RMF-6, RMF-7				
17	and RMF-8).				
18	(e) Dimensional requirements. All principal and accessory structures shall be				
19	located and constructed in accordance with the requirements in Table 3.				
20	TABLE 3. DIMENSIONAL REQUIREMENTS FOR RMF DISTRICTS				
21	Principal Structures				
22	RMF-6 RMF-7 RMF-8				
23	Allowable density ¹ <u>8</u> 10 -15 du/a <u>8</u> 14 -21 du/a <u>8</u> 20 -30 du/a				

- 1 Parcels 0.5 acres or smaller existing on November 13, 1991 are exempt from
- 2 <u>minimum density requirements.</u>
- 3 Section 4. Section 30-55 of the Land Development Code is amended to read as
- 4 follows:
- 5 Sec. 30-55. Residential high density districts (RH-1 and RH-2)
- 6 (a) Purpose. The residential high density districts are created to promote and
- 7 encourage the establishment and maintenance of a suitable residential environment for
- 8 housing located in very close proximity to high intensity activity centers or major traffic
- 9 generators. Due to the existing residential environment, particular development criteria
- must be instituted in order to harmonize the existing patterns of growth with the needs
- of the activity centers and the community at large. The principal use in the RH-2 district
- 12 shall be residential.

- 13 (b) *Objectives*. The provisions of these districts are intended to:
- 14 (1) Encourage the establishment of an intensely developed residential
 15 environment in areas of close proximity to the University of Florida and
- surrounding commercial and other institutional activities;
 - (2) Provide for necessary environmental safeguards to ensure development
- is compatible with the existing environmental and community goals; and
- 19 (3) Encourage privacy, internal stability, attractiveness, order and efficiency in
- these areas by providing for adequate light, air and usable open space for
- dwellings and related facilities through careful design and consideration of the
- 22 proper functional relationships among uses permitted.
- 23 (c) Permitted uses.

1	(1)	Uses by right.
2		a. Single-family dwellings.
3		<u>b</u> a. Multiple-family dwellings.
4		c. b. Roominghouses, in accordance with the conditions and
5		requirements of Article VI.
6		d. e. Dormitories, in accordance with the conditions and requirements of
7		Article VI.
8		e. d. Community residential homes, in accordance with the conditions
9		and requirements of Article VI.
10		f. e. Family day care homes, in accordance with the conditions and
11		requirements of state law.
12		g. f. Housing for the elderly, in accordance with the conditions and
13		requirements of Article VI.
14		h. g. Accessory uses incidental to such uses, including storage rooms,
15		management offices, club or game rooms, recreational and laundry
16		facilities intended for use solely by the residents of the development and
17		their guests, and other activities and uses customarily incidental to an
18		otherwise permitted use.
19		i. h. Day care centers.
20		<u>i.</u> i. Adult day care homes.
21		k. j. Home occupations in accordance with Article IV, section 30-58.
22		<u>I. k.</u> Places of religious assembly in accordance with the conditions and
23		requirements of Article VI, on unified and contiguous sites of twenty (20)

1		acres or more.
2	(2)	Uses by special use permit. Uses by special use permit, provided the
3	require	ements and conditions of Article VI are met:
4		a. Places of religious assembly on sites of less than 20 acres.
5		b. Bed and breakfast establishments.
6		c. Nursing and personal care facilities.
7		d. Libraries.
8		e. Private schools.
9	e	f. Community residential homes over 14 persons.
10		g. Off-site parking facilities for uses permitted by right in MU-1 or
11		MU-2 zoning districts.
12		h. Additional uses by special use permit in the RH-2 district:
13		1. Offices, including but not limited to real estate sales, travel
14		agency, insurance sales, employment counseling, educational
15		services, advertising, mailing and stenographic services, and
16		studios for dance, art, music, photography, radio or television.
17		2. Secondary retail and office uses; personal service shops
18		including but not limited to beauty shops and barbershops, shoe
19		repair, tailor, dry cleaner or similar service uses; and retail shops
20		including but not limited to the sale of gifts, flowers, books, jewelry
21		wearing apparel, eating places, food stores excluding gas pumps,
22		copying services and retail computer services.

(d)

23

Intensity of development.

- (1) Maximum intensity by right. See permitted intensity tables, below.
- described in the density bonus points manual, when met, shall allow increases in development intensity based upon the limits in this section. These increases in intensity shall be allowed should a developer propose to undertake a project that which will result in a development sensitive to the unique environmental and developmental needs of the area. For each criterion met by the developer, certain points shall be credited to the project. Those points, calculated in accordance with the density bonus points manual, shall determine the maximum allowable density.

PERMITTED INTENSITY, RH-1

Points	Maximum Residential Density (du/ac)	Maximum Floor Area Ratio
0	20	0.344
7	21	0.361
13	22	0.378
20	23	0.396
26	24	0.413
33	25	0.430
39	26	0.447
46	27	0.464
52	28	0.482
59	29	0.499
66	30	0.516
72	31	0.533
79	32	0.550
85	33	0.568
92	34	0.585
98	35	0.602
105	36	0.619
111	37	0.636
118	38	0.654
125	39	0.671

131	40	0.688	
138	41	0.705	
144	42	0.722	
151+	43	0.740	

1 2 3

PERMITTED INTENSITY, RH-2

Points	Maximum	Maximum Floor
	Residential Density	Area Ratio
	(du/ac)	
0	80	1.377
7	81	1.395
13	82	1.412
20	83	1.429
26	84	1.446
33	85	1.463
39	86	1.481
46	87	1.498
52	88	1.515
59	89	1.532
66	90	1.550
72	91	1.567
79	92	1.584
85	93	1.601
92	94	1.618
111	95	1.636
125	96	1.653
134	97	1.670
134	98	1.687
144	99	1.705
151+	100	1.722

4 5

- (3) Minimum density exemption. Parcels 0.5 acres or smaller existing on
- November 13, 1991 are exempt from minimum density requirements.
- 8 (e) Dimensional requirements for multiple-family and accessory structures. All
- 9 principal and accessory structures shall be located and constructed in accordance with
- the following requirements:

^{*}Includes secondary office and retail uses.

1	(1)	Principal structures (residential).
2		a. Minimum lot area: 7,500 square feet.
3		b. Minimum lot width at minimum front yard setback: 75 feet.
4		c. Minimum lot depth: 90 feet.
5		d. Minimum yard setbacks:
6		1. Front: Five feet.
7		2. Side, interior: Ten feet.
8		3. Side, street: Five feet.
9		4. Rear: 20 feet.
10	(2)	Accessory structures.
11		a. All accessory structures, excluding fences and walls, shall not be
12		closer to any property line than the required lot setbacks for the principal
13		structure.
14		b. Maximum building height: 25 feet. Transmitter towers may reach a
15		height of 80 feet in accordance with the requirements and conditions of
16		Article VI.
17	(3)—	Secondary retail and office uses. Secondary retail and office uses will be
18	permi	tted if the following conditions are met:
19		a. The use or uses must be secondary to a principal residential use.
20		b. No more than 20 percent of the site can be dedicated for a
21		nonresidential purpose.
22		c. The use must be shown on an approved development plan.
23		d. No residential zoned property other than the RH-2 district shall be

1	used for driveway or access purposes to a nonresidential use in this
2	district.
3	e. A special use permit must be granted by the city plan board.
4	f. General requirements. All structures and uses within this district
5	shall also comply with the applicable requirements and conditions of
6	section 30-56 and Article IX.
7	g. Development must be designed to provide safe and efficient
8	access for ingress and egress in accordance with traffic engineering or
9	fire safety requirements.
10	h. Site and building must be able to accommodate all off-street
11	parking requirements on the premises.
12	i. Site must meet all buffer requirements. Additional buffers may be
13	required depending on the site location in relation to surrounding uses.
14	j. No ground-mounted signs will be allowed.
15	k. Sidewalks and other linking pedestrian walkups shall be provided.
16	I. No outdoor storage.
17	m. Dumpsters and garbage disposal system shall be so located and
18	designed so as not to create an undue impact and unsanitary condition i
19	the area.
20	(f) Dimensional requirements for single-family structures. All single-family principal
21	and accessory structures shall be located and constructed in accordance with the
22	requirements in Table 4.
23 24	TABLE 4. DIMENSIONAL REQUIREMENTS FOR SINGLE-FAMILY PRINCIPAL ANI ACCESSORY STRUCTURES IN RH-1 AND RH-2 DISTRICTS

Principal Structures

Minimum lot area: Single-family dwelling unit	3,000 sq. ft.
Minimum lot width at minimum front yard	<u>35'</u>
setback: Single-family dwelling unit	
Minimum lot depth	<u>N/A</u>
Minimum yard setbacks:	
Front	The average of the distance (up to a
	maximum of 20') between street right-of-
→ n	way and principal structures on the two
	adjacent lots. For this calculation, any
	vacant adjacent lot shall be assigned a
	distance of 20'.
Side (interior)	<u>5'</u>
Side (street	<u>5'</u> <u>20'</u>
Rear	$\frac{20}{}$
	-
Maximum building height	35'
Maximum floor area ratio	<u>0.51</u>
Maximum lot coverage	50%

Accessory structures

Minimum front and side yard setbacks	Same requirements as for the principal structure, excluding fences and walls.	
Minimum yard setback, rear	5'1	
Maximum building height	25'	
Transmitter towers ²	80'	

One pre-engineered and pre-manufactured structure of 100 square feet or less may be erected in the rear or side yards as long as the structure has a minimum yard setback of three feet from the rear or side property line, is properly anchored to the ground, and is separated from neighboring properties by a fence or wall that is at least 75 percent opaque.

² In accordance with Article VI.

- (g) Secondary retail and office uses. Secondary retail and office uses will be
- permitted if the following conditions are met:
 - (1) The use or uses are secondary to a principal multi-family residential use.
 - (2) No more than 20 percent of the site is dedicated for a nonresidential

1	purpose.
2	(3) The use is shown on an approved development plan.
3	(4) No residential zoned property other than the RH-2 district is used for
4	driveway or access purposes to a nonresidential use in this district.
5	(5) The city plan board grants a special use permit.
6	(6) All structures and uses comply with the applicable requirements and
7	conditions of section 30-56 and Article IX.
8	(7) Development is designed to provide safe and efficient access for ingress
9	and egress in accordance with traffic engineering or fire safety requirements.
10	(8) Site and building are able to accommodate all off-street parking
11	requirements on the premises.
12	(9) Site meets all buffer requirements. Additional buffers may be required
13	depending on the site location in relation to surrounding uses.
14	(10) There are no ground-mounted signs.
15	(11) Sidewalks and linking pedestrian walkups are provided.
16	(12) There is no outdoor storage.
17	(13) Dumpsters and garbage disposal system are located and designed so as
18	not to create an undue impact and unsanitary condition in the area.
19	(h) (f) General requirements. All structures and uses within these districts shall also
20	comply with the applicable requirements and conditions of section 30-56 and Article IX.
21	Section 5. It is the intention of the City Commission that the provisions of Section 1
22	through Section 4 of this ordinance shall become and be made a part of the Code of
23	Ordinances of the City of Gainesville, Florida, and that the Sections and Paragraphs of

1	this Ordinance may be renumbered or relettered in order to accomplish such intentions.	
2	Section 6. If any section, sentence, clause or phrase of this ordinance is held to be	
3	invalid or unconstitutional by any court of competent jurisdiction, then said holding shall	
4	in no way affect the validity of the remaining portions of this ordinance.	
5	Section 7. All ordinances or parts of ordinances in conflict herewith are to the extent of	
6	such conflict hereby repealed.	
7	Section 8. This ordinance shall become effective immediately upon final adoption or	
8	upon the Comprehensive Plan amendment adopted by ordinance number 980733	
9	becoming effective, whichever occurs last.	
10 11 12 13	PASSED AND ADOPTED this	day of, 1999.
15 16	PAULA M. MAYOR	DeLANEY
17 18 19 20	ATTEST:	Approved as to form and legality
21 22 23	KURT M. LANNON CLERK OF THE COMMISSION	MARION J. RADSON CITY ATTORNEY
24 25	This Ordinance passed on first reading this day of, 1999.	
26 27	This Ordinance passed on second reading this day of, 1999.	
.8 .0	carter; ordinances; 216TCH_08DR	