AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF ORLANDO, FLORIDA, RELATING TO MASTER PLANS; AMENDING PROVISIONS OF THE LAND DEVELOPMENT CODE RELATING TO WHEN MASTER PLAN REVIEW IS REQUIRED. WHEN MASTER PLANS MAY BE REVIEWED ADMINISTRATIVELY, REVIEW PROCEDURES FOR MASTER PLANS, STANDARDS OF REVIEW FOR MASTER PLAN APPLICATIONS, AND PROHIBITED VARIANCES; PROVIDING FOR THE REVIEW AND APPROVAL OF MASTER PLANS WITH THE MODIFICATION OF CERTAIN DEVELOPMENT STANDARDS: PROVIDING TECHNICAL. GRAMMATICAL, AND ORGANIZATIONAL AMENDMENTS; PROVIDING LEGISLATIVE FINDINGS. AND FOR SEVERABILITY, CORRECTION CODIFICATION, OF SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE.

WHEREAS, subsection 163.3202(1), Florida Statutes, requires that the City of Orlando, Florida (the "City"), adopt or amend and enforce land development regulations that are consistent with and implement the City's adopted comprehensive plan; and

WHEREAS, subsection 163.3203(3), Florida Statutes, encourages the use of innovative land development regulations and requires that all land development regulations be combined into a single land development code for the City; and

WHEREAS, from time to time, amendments and revisions to the City's adopted comprehensive plan (the "Growth Management Plan"), progress in the field of planning and zoning, or changes to state law make it necessary or desirable to amend the land development regulations of the City; and

WHEREAS, at its regularly scheduled meeting of February 17, 2015, the Municipal Planning Board recommended to the City Council of the City of Orlando, Florida (the "Orlando City Council"), that the provisions of this ordinance are consistent with the applicable provisions of the City's adopted Growth Management Plan, are in the best interest of the public health, safety, and welfare, are in harmony with the purpose and intent of the Land Development Code of the City of Orlando, Florida (the "Land Development Code"), will not result in disorderly and illogical development patterns, and will not result in incompatible land uses; and

WHEREAS, the Orlando City Council hereby finds and determines that this ordinance is consistent with the applicable provisions of the City's adopted Growth Management Plan, is in the best interest of the public health, safety, and welfare, is in harmony with the purpose and intent of the City's Land Development Code, will not result in disorderly and illogical development patterns, and will not result in incompatible land uses; and **WHEREAS**, the Orlando City Council hereby finds and declares that this ordinance is in the best interest of the public health, safety, and welfare; and

NOW, THEREFORE, BE IT ENACTED BY THE CITY COUNCIL OF THE CITY OF ORLANDO, FLORIDA, AS FOLLOWS:

SECTION 1. FOOTNOTE 35, PART 1B, CHAPTER 58, DELETED. Footnote 35 to the "Zoning Tables" at Part 1B, Chapter 58, Code of the City of Orlando, Florida, is hereby deleted in its entirety and reserved for future use.

SECTION 2. SECTION 65.331, AMENDED. Section 65.331, Code of the City of Orlando, Florida, is hereby amended as follows:

Sec. 65.331. Purpose of Master pPlan rReview.

Master <u>p</u>Plan <u>r</u>Review is intended to provide an initial review of a proposed development and its basic development concepts prior to proceeding with <u>a phase-by-phase Preliminary subdivision p</u>Plat and/or <u>final site p</u>Plan <u>r</u>Review. It is intended that the level of information needed for this review will be general enough that the developer will not <u>require-need</u>extensive final engineering or construction plan, surveying and legal analysis vet be detailed enough to demonstrate compliance with the standards for <u>master plan approval as provided at section 65.335 and with applicable appearance</u> review standards as provided at Part 3, Chapter 62.

(a) Consistency with the Growth Management Plan. Master plans must to the applicable goals, objectives, and policies of the City's adopted Growth Management Plan, including without limitation, the following:

<u>1. Urban Design Goals 1, 2, 3, 4, and 5, in order to incorporate the</u> positive design elements of the Traditional City into new development both inside and outside of the Traditional City; and

2. Future Land Use Policies 1.1.1 and 1.7.2, in order to protect neighborhoods from uses not in keeping with their established character and uses; and

<u>3. Future Land Use Policy 1.3.2, in order to encourage a more</u> concentrated urban form capable of efficiently accommodating projected population.

(b) When <u>m</u>Master <u>p</u>Plan <u>r</u>Review is <u>r</u>Required. Master Plan Review shall be required for a project that meets any one or more of the thresholds described below. If a master plan is required, it must be reviewed and approved prior to the issuance of any building permit for the project. A master plan may be reviewed administratively if the criteria in subsection (c) below are met. whenever a proposed development will consist of more than one phase; whenever a density and/or intensity bonus is requested under

90	Chapter 58, Part 6B; and for developments that are designated Activity Center, Mixed
91	Use Corridor or Mixed Use/Neighborhood Development on the Future Land Use Map,
92	except where all of the following conditions are met:
93	
94	1. The proposed development will consist of more than one phase.
95	
96	2. A density and/or intensity bonus is requested pursuant to Part 6,
97	Chapter 58.
98	
99	3. The proposed development site, or any portion thereof, is part of an
100	application to rezone to an Activity Center (AC-N, AC-1, AC-2, AC-3, or AC-3A) or a
101	Mixed Use (MU-1 or MU-2) District.
102	
103	4. The proposed development site is part of an initial zoning application
104	associated with an annexation, and the proposed use, density, and/or intensity were not
105	allowed by the Orange County future land use designation. At the request of the property
106	owner, master plan review required under this part may occur concurrently with the initial
107	zoning or later, at the time of development (but before the issuance of any building
108	permit implementing the plan of development).
109	
110	5. The proposed development includes 5,000 square feet or more of non-
111	residential floor area.
112	
113	6. The proposed development includes 5,000 square feet or more of
114	outdoor storage space or outdoor merchandise display space.
115	
116	7. The proposed development includes 180 or more parking spaces.
117	
118	8. The proposed development includes a parking garage (see section
119	61.307).
120	
121	9. The proposed development includes a drive-through or a gas pump.
122	
123	10. The proposed development includes 12 or more multifamily
124	residential units.
125	
126	11. The proposed development is located within the Southeast Orlando
127	Sector Plan area.
128	
129	(c) When a master plan may be reviewed administratively. Administrative review
130	of a master plan, as described in section 65.334(b), is allowed when all of the following
131	criteria are met. Otherwise, the master plan must be reviewed pursuant to the formal
132	review process set forth in section 65.334(a). Developments requiring master plan
I	

133	approval in the Southeast Orlando Sector Plan area are subject to the review process
134	provided at Part 6, Chapter 68, Orlando City Code.
135	
136	1. The proposed development includes 65,000 square feet or less of non-
137	residential floor area.
138	
139	2. The proposed development includes 65,000 square feet or less of
140	outdoor storage space or outdoor merchandise display space.
141	
142	3. The proposed development includes 100 or fewer multifamily
143	residential units.
144	
145	4. The proposed development does not exceed three stories in height.
146	
147	5. The development site is five acres or less.
148	C. The proposed development may require to medification of standards
149	6. The proposed development may request a modification of standards
150	pursuant to section 65.302, but may not request a modification of standards pursuant to
151 152	section 65.334.5, which requires review pursuant to the formal review process described in section 65.334.
152	
155	7. The proposed development is not seeking a density and/or intensity
154	bonus.
155	
157	8. The proposed development is outside the Southeast Orlando Sector
158	Plan area.
159	
160	1. The development is not designated Mixed Use Neighborhood Development on
161	the Future Land Use Map.
162	
163	2. The development site contains less than five acres.
164	
165	3. The development will contain less than 65,000 square feet of floor area.
166	
167	4. The development will contain less than 65,000 square feet of exterior storage
168	or exterior merchandise display area.
169	
170	5. The development will contain parking for less than 180 vehicles.
171	
172	6. The development is not proposed as part of an AC or MU rezoning.
173	7. The development is not to be abased on if it is to be abased of the set
174	7. The development is not to be phased or, if it is to be phased, all phases can be
175 176	shown to stand alone, according to the development requirements of this Land
1/0	Development Code.

177 178 8. Cross-access and joint-use parking easements and agreements shall be 179 provided as required by Chapter 61, Unified Access and Circulation Sections 61.108 180 through 61.113. 181 182 9. A density and/or intensity bonus is not requested under Chapter 58. Part 6B. 183 184 Master Plan Review shall also be required whenever a proposed development is designated Urban Village, Airport Support District (Medium and/or High), Town 185 186 Center/Urban Transit Center, Village Center/Urban Transit Center, Village Center, 187 Neighborhood Center, or Residential Neighborhood on the Future Land Use Map, or as 188 shown on Figure 68-1 of Chapter 68. Southeast Orlando Sector Plan Conceptual Master 189 Plan Map. Within the Southeast Orlando Sector Plan area, development of Residential 190 Centers within Residential Neighborhoods shall also require Master Plan Review. 191 192 SECTION 3. SECTION 65.334, AMENDED. Section 65.334, Code of the City of 193 Orlando, Florida, is hereby amended as follows: 194 195 Sec. 65.334. The Review Process. 196 197 (a) Formal review process. 198 199 1. Technical Review Committee. Upon acceptance of the application, 200 copies shall be forwarded to all members of the Technical Review Committee (TRC). 201 TRC members shall meet to review the application. The TRC members shall prepare 202 recommendations for the consideration of the Municipal Planning Board. 203 204 2. Request for aAdditional iInformation (if nNecessary). If the TRC 205 members finds that additional information is needed for the proper review of the 206 application, the Planning Official shall notify the applicant in writing within 15 days 207 following the TRC meeting, specifying the information needed. Submittal and review of 208 such information shall be the same as for the original application 209 210 3. Municipal Planning Board. Following review by the TRC, the 211 application shall be forwarded to the Municipal Planning Board for review. Based on the 212 application, the requirements of this Chapter and the recommendations of the TRC, the 213 Board shall hold a public hearing and then prepare recommendations for the 214 consideration of the City Council. 215 216 4. City Council. Following review by the Municipal Planning Board, the 217 application shall be forwarded to the City Council. Based on the application, the 218 requirements of this Chapter and the recommendations of the Municipal Planning Board, 219 the City Council shall approve, approve with conditions, or deny the application. 220

221	b. Administrative review process outside the Southeast Orlando Sector Plan
222	area. Administrative reviews of master plans are reviews and decisions on master plan
223	applications made by the planning official. Applications for administrative approval of a
224	master plan shall be made by application for planning official determination. Upon
225	application for an administrative master plan, the planning official shall approve, approve
226	with conditions, or deny the application based on the standards of review provided at
227	section 65.335. Appeal of a planning official determination made pursuant to this part is
228	subject to the procedures provided at Part 2G, Chapter 65, Orlando City Code.
229	
230	<u>c.</u> Conditions. When the City Council or the planning official approves any
231	<u>m</u> Master <u>p</u> Plan they may prescribe appropriate conditions and safeguards in conformity
232	with the intent and provisions of this Chapter, including any of the following. Violations of
233	such conditions or safeguards, when made a part of the terms under which the methads a part of the terms under which the methads a part of the terms under which the methads a part of the terms under which the methads a part of the terms under which the methads a part of the terms under which the terms under which the methads a part of the terms under which the methads a part of the terms under which the terms under which the methads a part of the terms under which the methads a part of the terms under which t
234	pPlan is approved, shall be deemed a violation of this Chapter subject to enforcement
235	under the provisions of Chapter 5 of this City Code.
236	
237	 (a) Limit the manner in which the use is conducted, including restricting
238	the time an activity may take place and restraints to minimize such environmental effects
239	as noise, vibration, air pollution, glare, and odor.
240	
241	2. (b) Establish a special yard or other open space or lot area or
242	dimension.
243	
244	3. (c) Limit the height, size, or location of a building or other structure or
245	specify urban design guidelines.
246	
247	<u>4. (d)</u> Designate the size, number, location, or nature of vehicle or
248	pedestrian access points in accordance with Parts 1 and 2 of Chapter 61, Part 1 and 2.
249	
250	5. (e) Increase the amount of street dedication, roadway width, or
251	improvements required within the street right-of-way as provided by Part 2G, Chapter
252	61 , Part 2G .
253	
254	<u>6. (f)</u> Designate the size, location, screening, drainage, surfacing or other
255	improvement of a parking or truck loading area.
256	
257	<u>7. (g)</u> Limit or otherwise designate the number, size, location, height, or
258	lighting of signs.
259	
260	8. (h) Limit the location and intensity of outdoor lighting or require its
261	shielding.
262	

263	(9) (i) Require berming, screening, landscaping, or another improvement
264	facility to protect adjacent or nearby property and designate standards for installation or
265	maintenance of the improvementfacility.
266	
267	<u>10. (j)</u> Designate the size, height, location, or materials for a fence.
268	
269	11. (k) Protect existing trees, vegetation, water resources, wildlife habitat,
270	or other significant natural resources.
271	
272	<u>12. (I)</u> Specifying development phasing.
273	
274	13. (m) Specify other conditions to permit development of the City in order
275	to conformity with the proposed development with the intent and purpose of this Chapter
276	and the adopted Growth Management Plan.
277	
278	Review Process in the Southeast Orlando Sector Plan Area – The Planning
279	Official may allow administrative review and approval of Master Plans and
280	accompanying platting within the Southeast Orlando Sector Plan area as outlined and
280	under the conditions specified in Chapter 68.
281	Tunder the conditions specified in chapter oo.
282	SECTION 4. SEC. 65.334-1, CREATED. Section 65.334-1, Code of the City of
283	Orlando, Florida, is hereby created to read as follows:
285	
285 286	Sec. 65.334-1. Master plans with modifications.
285 286 287	Sec. 65.334-1. Master plans with modifications.
285 286 287 288	Sec. 65.334-1. Master plans with modifications.
285 286 287 288 289	Sec. 65.334-1. Master plans with modifications. (a) General requirements and purpose. In accordance with the requirements of this section, master plans may be approved with modifications to the development
285 286 287 288 289 290	Sec. 65.334-1. Master plans with modifications. (a) General requirements and purpose. In accordance with the requirements of this section, master plans may be approved with modifications to the development standards applicable to the governing zoning district. The purpose of this part is to
285 286 287 288 289 290 291	Sec. 65.334-1. Master plans with modifications. (a) General requirements and purpose. In accordance with the requirements of this section, master plans may be approved with modifications to the development standards applicable to the governing zoning district. The purpose of this part is to provide an application and approval process for relatively small modifications to
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285 286 287 288 289 290 291 292 293 294 295 294 295 296 297 298 299	Sec. 65.334-1. Master plans with modifications. (a) General requirements and purpose. In accordance with the requirements of this section, master plans may be approved with modifications to the development standards applicable to the governing zoning district. The purpose of this part is to provide an application and approval process for relatively small modifications to applicable development standards where the modification is consistent with the purpose and intent of the Growth Management Plan and results in a superior plan of development. Development standards eligible for modification pursuant to this part include: <u>1. Impervious surface ratio (ISR). The maximum permitted ISR may be</u>
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285 286 287 288 289 290 291 292 293 294 295 296 297 298 299 300 301	Sec. 65.334-1. Master plans with modifications. (a) General requirements and purpose. In accordance with the requirements of this section, master plans may be approved with modifications to the development standards applicable to the governing zoning district. The purpose of this part is to provide an application and approval process for relatively small modifications to applicable development standards where the modification is consistent with the purpose and intent of the Growth Management Plan and results in a superior plan of development. Development standards eligible for modification pursuant to this part include: <u>1. Impervious surface ratio (ISR)</u> . The maximum permitted ISR may be increased by up to 20% of the numerical standard (Example: where a maximum 0.55 ISR is allowed, the maximum modification is 20% x 0.55 = 0.11, for a total of 0.66 ISR). <u>2. Minimum and maximum building setbacks</u> . Minimum and maximum
285 286 287 288 289 290 291 292 293 294 295 294 295 296 297 298 299 300 301 302	Sec. 65.334-1. Master plans with modifications. (a) General requirements and purpose. In accordance with the requirements of this section, master plans may be approved with modifications to the development standards applicable to the governing zoning district. The purpose of this part is to provide an application and approval process for relatively small modifications to applicable development standards where the modification is consistent with the purpose and intent of the Growth Management Plan and results in a superior plan of development. Development standards eligible for modification pursuant to this part include: <u>1. Impervious surface ratio (ISR)</u> . The maximum permitted ISR may be increased by up to 20% of the numerical standard (Example: where a maximum 0.55 ISR is allowed, the maximum modification is 20% x 0.55 = 0.11, for a total of 0.66 ISR). <u>2. Minimum and maximum building setbacks</u> . Minimum and maximum building setbacks may be modified by up to 20% of the applicable numerical standard.
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285 286 287 288 289 290 291 292 293 294 295 294 295 296 297 298 299 300 301 302 303 304	Sec. 65.334-1. Master plans with modifications. (a) General requirements and purpose. In accordance with the requirements of this section, master plans may be approved with modifications to the development standards applicable to the governing zoning district. The purpose of this part is to provide an application and approval process for relatively small modifications to applicable development standards where the modification is consistent with the purpose and intent of the Growth Management Plan and results in a superior plan of development. Development standards eligible for modification pursuant to this part include: <u>1. Impervious surface ratio (ISR)</u> . The maximum permitted ISR may be increased by up to 20% of the numerical standard (Example: where a maximum 0.55 ISR is allowed, the maximum modification is 20% x 0.55 = 0.11, for a total of 0.66 ISR). <u>2. Minimum and maximum building setbacks</u> . Minimum and maximum building setbacks may be modified by up to 20% of the applicable numerical standard. This applies to all setback standards, including without limitation, setbacks from bodies of water and wetlands, as long as the proposed setback from a body of water or wetland
285 286 287 288 289 290 291 292 293 294 295 296 297 298 299 300 301 302 303	Sec. 65.334-1. Master plans with modifications. (a) General requirements and purpose. In accordance with the requirements of this section, master plans may be approved with modifications to the development standards applicable to the governing zoning district. The purpose of this part is to provide an application and approval process for relatively small modifications to applicable development standards where the modification is consistent with the purpose and intent of the Growth Management Plan and results in a superior plan of development. Development standards eligible for modification pursuant to this part include: <u>1. Impervious surface ratio (ISR)</u> . The maximum permitted ISR may be increased by up to 20% of the numerical standard (Example: where a maximum 0.55 ISR is allowed, the maximum modification is 20% x 0.55 = 0.11, for a total of 0.66 ISR). <u>2. Minimum and maximum building setbacks</u> . Minimum and maximum building setbacks may be modified by up to 20% of the applicable numerical standard. This applies to all setback standards, including without limitation, setbacks from bodies
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306	yard setback may be reduced by up to 100% provided that no modification to the
307	maximum permitted ISR is necessary to accommodate the reduced setback.
308	
309	3. Landscaping and buffer yards. The width of a required buffer yard may
310	be reduced by up to 50% provided that no modification to the maximum permitted ISR is
311	necessary to accommodate the reduced buffer yard. Landscaping may be modified as
312	provided at sections 60.202 and 60.203 of this Code.
313	
314	4. Building height. The height of a building may be increased by up to
315	20% of the maximum permitted building height.
316	
317	5. Other development standards. Master plans may also approve
318	modifications of standards as provided at sections 65.302 and 65.303 of this Code.
319 320	The list of permitted, prohibited, and condition uses are not a "development
320 321	<u>The list of permitted, prohibited, and condition uses are not a "development</u> standard" for the purposes of this section. Development standards provided by a special
321	plan overlay district are ineligible for a modification pursuant to this section if the special
322	plan provides a procedure for the modification, waiver, or variance from the standard.
323 324	plan provides a procedure for the modification, waiver, or variance from the standard.
324	b. Review procedure. The application procedures, review process, standards of
326	review, effects of approval, submittal requirements, opportunities for intensity and/or
327	density bonus, and appeal procedures for a master plan with modifications are the same
328	as for a regular master plan, except as follows:
329	
330	1. Standards of review. In addition to the standards of review provided at
331	section 65.335 of this Code, master plans with modifications must also meet the
332	following standards:
333	
334	A. Superior alternative. The proposed development achieves the
335	purposes and intent of the development standard for which a modification is sought by
336	providing a superior plan of development through thoughtful design, efficiency, or
337	performance.
338	
339	B. Neighborhood compatibility. The proposed development is
340	compatible with the surrounding neighborhood and does not negatively impact the public
341	welfare.
342	
343	C. Technical impracticality. Strict application of the development
344	standard would be technically impractical in terms of engineering, design, or construction
345	practices, due to the unusual size, shape, topography, natural conditions, or location of
346 347	the land.
347	

348	D. Protection of significant features. Where applicable, the
349	modification is necessary to preserve or enhance a significant existing environmental or
350	cultural feature, such as trees, scenic areas, historic sites, or public facilities.
351	
352	2. Public notice. If the modification is associated with a master plan
353	undergoing the formal review process, a general description of the proposed
354	modification must be included in the public notice for the Municipal Planning Board
355	meeting.
356	
357	(c) Justification for the modification. The applicant for a master plan with
358	modifications must provide adequate information to support the request and must
359	demonstrate that the request complies with the applicable standards of review.
360	
361	(d) Developments ineligible for master plan with modifications. The following
362	developments are ineligible for approval by master plan with modifications:
363	
364	1. Proposed developments on sites greater than 10 acres in area.
365	
366	2. Proposed developments requiring modification to more than three
367	development standards.
368	
369	3. Proposed developments comprised of solely single family, duplex, or
370	townhome dwelling units, or some combination thereof.
371	
372	4. Proposed developments subject to review by the Baldwin Park Town
373	Design Review Committee or the Southeast Town Design Review Committee.
374	
375	SECTION 5. SEC. 65.335, AMENDED. Section 65.335, Code of the City of
376	Orlando, Florida, is hereby amended to read as follows:
377	
378	Sec. 65.335. Standards of <u>r</u> Review for <u>m</u> Master <u>p</u> Plan <u>a</u> Applications.
379	
380	In their review and consideration of master plan applications, the Municipal
381	Planning Board and the City Council, or the planning official for administrative master
382	plasns, must consider the following factors:
383	
384	<u>Land Development Code</u> Purpose and Intent. The propos <u>ed developmental</u> must
385	conform to all applicable land development regulations provided in be in conformance
386	with the purpose and intent of the Land Development Code, except for those standards
387	modified pursuant to sections 65.302, 65.303, or 65.334-1, of this Code.
388	
389	Growth Management Plan. The proposed developmental must conform to the be
390	consistent with all applicable goals, objectives, and policies of provisions of the City's
391	adopted Growth Management Plan.

392	
393	<u>Land uU</u> se <u>s and District Requirements</u> . The propos <u>ed developmental</u> must
394	conform to the list of permitted, prohibited, and conditional uses of land as provided by
395	the applicable zoning district in accordance with Chapter 58 of this Code. requirements
396	of the zoning district(s) in which it is located and, where applicable, to the requirements
397	of Chapter 58 for the particular use or activity under consideration.
398	
399	Performance and delesign rRegulations. The proposed developmental must
400	conform to all applicable performance and design regulations of Chapters 58, 60, 61,
401	and 62, except for those standards modified pursuant to sections 65.302, 65.303, or
402	65.334-1, of this Code.
403	
404	Public Feacilities and Services. All necessary public facilities and services (both
405	on-site and off-site), such as transportation, sanitation, water, sewer, drainage,
406	emergency services, education, recreation, and other essential public facilities and
407	services, must be adequate to serve the proposed use.
408	
409	SECTION 6. SEC. 65.384, AMENDED. Section 65.384, Code of the City of
410	Orlando, Florida, is hereby amended as follows:
411	
412	Sec. 65.384. Prohibited <u>v</u> ¥ariances.
413	
414	Under no circumstances shall t <u>T</u> he Board of Zoning Adjustment may not approve
415	a $\underline{z}\underline{z}$ oning $\underline{v}\underline{\forall}$ ariance to permit a use or intensity not generally allowable in the <u>applicable</u>
416	zoning district-involved, nor_or any use or density expressly or by implication prohibited
417	in the zoning district. No variance shall be granted Variances are also prohibited in
418	connection with any use or activity approved as a <u>c</u> Conditional <u>uUse (unless the</u>
419	variance is expressly allowed under Part 2D, Chapter 65 of this Code, or the conditional
420	use was approved as part of a master plan with modifications pursuant to section
421	<u>65.334-1 of this Code)</u> , or within the area covered by <u>athe c</u> Conditional <u>u</u> Use <u>p</u> Permit
422	(unless the variance is expressly allowed under Part 2D, Chapter 65 of this Code, or the
423	conditional use was approved as part of a master plan with modifications pursuant to
424	section 65.334-1 of this Code), except where specifically authorized by Part 2D of this
425	Chapter. No nonconforming use of the neighboring lands, structures, or buildings in the
426 427	same zoning district and no permitted use of lands, structures, or buildings in other zoning districts shall be considered grounds for the authorization of a zZoning
427 428	vVariance. A Zoning Variance which would violate requirements or regulations of other
428 429	departments or agencies shall be invalid.
429	acparamento di agendico onali de invalia.
430	Variances Prohibited in Connection With Intensity Bonuses; Exception. Because
432	an Intensity Bonus is a grant of a special privilege as opposed to recognition of a
433	hardship, the approval of Zoning Variances shall be prohibited in connection with any
434	development for which Intensity Bonuses have been approved under this Chapter;
435	except for variances of zoning district height limitations.
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SECTION 7. CODIFICATION. The city clerk and the city attorney shall cause the Code of the City of Orlando, Florida, to be amended as provided by this ordinance and may renumber, re-letter, and rearrange the codified parts of this ordinance if necessary to facilitate the finding of the law. SECTION 8. SCRIVENER'S ERROR. The city attorney may correct scrivener's errors found in this ordinance by filing a corrected copy of this ordinance with the city clerk. **SECTION 9. SEVERABILITY.** If any provision of this ordinance or its application to any person or circumstance is held invalid, the invalidity does not affect other provisions or applications of this ordinance which can be given effect without the invalid provision or application, and to this end the provisions of this ordinance are severable. **SECTION 10. EFFECTIVE DATE.** This ordinance takes effect upon adoption. DONE, THE FIRST READING, by the City Council of the City of Orlando, Florida, at a regular meeting, the _____ day of _____, 2015. **DONE, THE PUBLIC NOTICE**, in a newspaper of general circulation in the City of Orlando, Florida, by the City Clerk of the City of Orlando, Florida, the _____ day of _____, 2015. DONE, THE SECOND READING, THE PUBLIC HEARING, AND ENACTED ON FINAL PASSAGE, by an affirmative vote of a majority of a quorum present of the City Council of the City of Orlando, Florida, at a regular meeting, the day of _____, 2015. BY THE MAYOR/MAYOR PRO TEMPORE OF THE CITY OF ORLANDO, FLORIDA: Mayor / Mayor Pro Tempore Print Name

ATTEST, BY THE C CITY COUNCIL OF ORLANDO, FLORIE	THE CITY OF	
City Clerk		_
Print Name		
APPROVED AS TO	DRAFTED BY AND FORM AND LEGALITY D RELIANCE OF THE D, FLORIDA:	
City Attorney		_
	**[Remainder of page inter	ntionally left blank.]*