

# **City of Jacksonville, Florida** Donna Deegan, Mayor

Planning Department 214 N. Hogan St., Suite 300 Jacksonville, FL 32202 (904) 630-CITY Jacksonville.gov

A NEW DAY.

July 1, 2025

The Honorable Kevin Carrico The Honorable Joe Carlucci, LUZ Chair And Members of the City Council City Hall 117 West Duval Street Jacksonville, Florida 32202

### RE: Planning Commission Advisory Report Ordinance No.: 2025-0410

Dear Honorable Council President Carrico, Honorable Council Member and LUZ Chairperson Carlucci and Honorable Members of the City Council:

Pursuant to the provisions of Section 30.204 and Section 656.129, *Ordinance Code*, the Planning Commission respectfully offers this report for consideration by the Land Use and Zoning Committee.

Planning Department Recommendation: Approve

Planning Commission Recommendation: Approve

Planning Commission Commentary: There were no speakers in opposition and little discussion among the Commissioners.

Planning Commission Vote:	5-0
Mark McGowan, Chair	Aye
Tina Meskel, Vice Chair	Aye
Mon'e Holder, Secretary	Absent
Lamonte Carter	Absent
Amy Fu	Absent
Charles Garrison	Aye
Julius Harden	Absent
Ali Marar	Absent
Dorothy Gillette	Aye
Lara Diettrich (Alternate)	Aye

If you have any questions or concerns, please do not hesitate to contact me at your convenience.

Sincerely,

ı

**Erin L. Abney, мра** Chief, Current Planning Division Planning Department 214 North Hogan Street, 3<sup>rd</sup> Floor Jacksonville, FL 32202 (904) 255-7817; EAbney@coj.net

### **REPORT OF THE PLANNING DEPARTMENT**

The Planning Department hereby forwards to the Planning Commission; Land Use and Zoning Committee; and City Council its comments and recommendations on:

### **ORDINANCE 2025-0410**

AN ORDINANCE REGARDING CERTAIN BOARDS AND COMMISSIONS OF THE CITY OF JACKSONVILLE; REPEALING AND RESERVING PART 7 (CONTEXT SENSITIVE STREETS STANDARDS COMMITTEE), CHAPTER 32 (PUBLIC WORKS DEPARTMENT), ORDINANCE CODE, TO DISSOLVE THE CONTEXT SENSITIVE STREETS STANDARDS COMMITTEE; AMENDING SECTION 654.142 (SUBDIVISION STANDARDS AND POLICY ADVISORY COMMITTEE), CHAPTER 654 (CODE OF SUBDIVISION REGULATIONS), ORDINANCE CODE, TO ADD CERTAIN DUTIES OF THE FORMER CONTEXT SENSITIVE STREETS STANDARDS COMMITTEE TO THE DUTIES OF THE SUBDIVISION STANDARDS AND POLICY ADVISORY **COMMITTEE:** AMENDING SECTION 656.1502 (DEFINITIONS), PART 15 (COMMUNICATION TOWER AND ANTENNA REGULATIONS), CHAPTER 656 (ZONING CODE), ORDINANCE CODE, TO DELETE THE DEFINITION OF "TOWER **REVIEW COMMITTEE"; AMENDING SECTIONS 656.1503 (APPLICABILITY),** 656.1506 (TRACK II TOWERS), 656.1509 (TOWER REVIEW COMMITTEE), 656.1510 **COMMUNICATION** ANTENNAS), 656.1511 (WIRELESS (TIME **PERIODS**; (WIRELESS AUTOMATIC **APPROVAL). SUBPART** COMMUNICATION Α (COMMUNICATION FACILITIES), PART 15 TOWER AND **ANTENNA** REGULATIONS), CHAPTER 656 (ZONING CODE), ORDINANCE CODE, TO **REFLECT DISSOLUTION OF THE TOWER REVIEW COMMITTEE AND** ALLOCATION OF CERTAIN RESPONSIBILITIES OF THE FORMER TOWER **REVIEW COMMITTEE TO THE APPROPRIATE COMMITTEE OF THE CITY** HANDLING **QUASI-JUDICIAL MATTERS;** COUNCIL PROVIDING FOR **CODIFICATION INSTRUCTIONS; ESTABLISHING A PROSPECTIVE EFFECTIVE** DATE OF SEPTEMBER 1, 2025, FOR THE CODE AMENDMENTS CONTAINED IN THIS ORDINANCE TO BECOME EFFECTIVE; PROVIDING FOR AN EFFECTIVE DATE.

### **GENERAL INFORMATION**

The Rules Committee began its review of the current boards and commissions of the City at its meeting on February 18, 2025. During the review the committee determined there is no continuing need for the Tower Review Committee established through Part 15 of the Zoning Code. This bill amends Sections 656.1502, 656.1503 656.1506, 656.1509, 656.1510 and 656.1511, Ordinance Code to dissolve the committee effective date of September 1, 2025, for the Code amendments outlined in this Ordinance to take effect.

### **EVALUATION**

### A. <u>The need and justification for the change</u>

The purpose of this legislation is to eliminate unnecessary Committees by dissolving the Tower Review Committee and absorbing to the appropriate Committee of City Council. The Planning Department has no concerns with the proposed changes.

B. <u>The relationship of the proposed amendment to the Comprehensive Plan and the work of the</u> <u>Department with appropriate consideration as to whether the proposed amendment will further the</u> <u>purposes of the Zoning Code and Comprehensive Plan.</u>

The proposed ordinance does not conflict with the 2045 Comprehensive Plan.

### I. RECOMMENDATION

The Planning Department recommends that Ordinance 2025-0410 be APPROVED.

Introduced by the Rules Committee (Council Members Howland, Freeman,
 Boylan, Carlucci, Gay, Johnson and Miller):

ORDINANCE 2025-410

3

4

5

AN ORDINANCE REGARDING CERTAIN BOARDS AND 6 7 COMMISSIONS OF THE CITY OF JACKSONVILLE; REPEALING AND RESERVING PART 7 (CONTEXT 8 9 SENSITIVE STREETS STANDARDS COMMITTEE), CHAPTER 10 32 (PUBLIC WORKS DEPARTMENT), ORDINANCE CODE, TO DISSOLVE THE CONTEXT SENSITIVE STREETS STANDARDS 11 COMMITTEE; AMENDING SECTION 654.142 12 13 (SUBDIVISION STANDARDS AND POLICY ADVISORY COMMITTEE), CHAPTER 654 (CODE OF SUBDIVISION 14 REGULATIONS), ORDINANCE CODE, TO ADD CERTAIN 15 DUTIES OF THE FORMER CONTEXT SENSITIVE STREETS 16 STANDARDS COMMITTEE TO THE DUTIES OF THE 17 SUBDIVISION STANDARDS AND POLICY ADVISORY 18 COMMITTEE; AMENDING SECTION 656.1502 19 (DEFINITIONS), PART 15 (COMMUNICATION TOWER AND 20 ANTENNA REGULATIONS), CHAPTER 656 (ZONING CODE), 21 22 ORDINANCE CODE, TO DELETE THE DEFINITION OF 23 "TOWER REVIEW COMMITTEE"; AMENDING SECTIONS 656.1503 (APPLICABILITY), 656.1506 (TRACK II 24 25 TOWERS), 656.1509 (TOWER REVIEW COMMITTEE), 656.1510 (WIRELESS COMMUNICATION ANTENNAS), 26 27 656.1511 (TIME PERIODS; AUTOMATIC APPROVAL), 28 SUBPART A (WIRELESS COMMUNICATION FACILITIES), 29 PART 15 (COMMUNICATION TOWER AND ANTENNA 30 REGULATIONS), CHAPTER 656 (ZONING CODE), 31 ORDINANCE CODE, TO REFLECT DISSOLUTION OF THE TOWER REVIEW COMMITTEE AND ALLOCATION OF CERTAIN RESPONSIBILITIES OF THE FORMER TOWER REVIEW COMMITTEE TO THE APPROPRIATE COMMITTEE OF THE CITY COUNCIL HANDLING QUASI-JUDICIAL MATTERS; PROVIDING FOR CODIFICATION INSTRUCTIONS; ESTABLISHING A PROSPECTIVE EFFECTIVE DATE OF SEPTEMBER 1, 2025, FOR THE CODE AMENDMENTS CONTAINED IN THIS ORDINANCE TO BECOME EFFECTIVE; PROVIDING FOR AN EFFECTIVE DATE.

1

2

3

4

5

6

7

8

9

10

11 WHEREAS, Section 50.110, Ordinance Code, requires that at least every four years the Rules Committee review each of the boards 12 13 and commissions created by the Ordinance Code or created pursuant to 14 state law (but not statutorily mandated boards or commissions) to 15 assess whether such board or commission continues to perform a valuable service or fulfill a valuable function for our City, whether 16 17 any restrictions placed on membership of the board or commission are appropriate or should be diminished or enhanced, whether the duties 18 and responsibilities of the board or commission should be revised, 19 20 and any other relevant matter with respect to operation and purpose 21 of such boards and commissions and the need for continuation of such 22 boards and commissions; and

WHEREAS, the Rules Committee began its review of the current boards and commissions of the City at its meeting on February 18, 2025; and

WHEREAS, during the course of its review, the Rules Committee determined there is no need to separate the duties and functions of the Context Sensitive Streets Standards Committee and the Subdivision Standards and Policy Advisory Committee; and

30 WHEREAS, the Rules Committee recommends the dissolution of the 31 Context Sensitive Streets Standards Committee and recommends that the

- 2 -

Subdivision Standards and Policy Advisory Committee absorb the duties and functions of the dissolved Context Sensitive Streets Standards Committee, with the Planning and Development Department to provide the necessary staff support; and

5 WHEREAS, the Rules Committee also determined there is no 6 continuing need for the Tower Review Committee; and

7 WHEREAS, the Tower Review Committee currently has one pending 8 application; and

9 WHEREAS, the Rules Committee recommends a prospective 10 effective date of September 1, 2025, for the Code amendments outlined 11 in this Ordinance to take effect to allow the affected Committees the 12 opportunity to act on any pending applications and otherwise close 13 out the business of the Committee; now therefore

14

**BE IT ORDAINED** by the Council of the City of Jacksonville:

15 Section 1. Repealing and Reserving Part 7 (Context Sensitive Streets Standards Committee), Chapter 32 (Public Works), 16 17 Ordinance Code. Part 7 (Context Sensitive Streets Standards Committee), Chapter 32 (Public Works), Ordinance Code, a copy of 18 19 which is attached hereto as **Exhibit 1**, is hereby repealed in its entirety and reserved. 20

Section 2. Amending Section 654.142 (Subdivision standards and policy advisory committee), Chapter 654 (Code of Subdivision Regulations), Ordinance Code. Section 654.142 (Subdivision standards and policy advisory committee), Chapter 654 (Code of Subdivision Regulations), Ordinance Code, is hereby amended to read as follows:

26

27

Sec. 654.142. - Subdivision standards and policy advisory committee.
(a) The Subdivision Standards and Policy Advisory Committee (hereinafter referred to as the Committee) is hereby created to review and revise standards and policy to implement the

CHAPTER 654 - CODE OF SUBDIVISION REGULATIONS

- 3 -

objectives of this Chapter and advise the appropriate Council 1 committee of its decisions, with respect to any issues 2 concerning land development and except traffic engineering and 3 roadway design issues, including sidewalks, bicycle lanes, 4 multi-use paths or disability access on such facilities. The 5 Committee shall be composed of thirteen ten members. 6 The following four members shall be appointed by the 7 (1) Council President, subject to confirmation by the Council: 8 9 (A) A representative of the home-building industry; A representative of the engineering profession; 10 (B) 11 A civil engineer who has a specialty in transportation (C) or a transportation planner; and 12 13 A representative of the land developers. (D) The following three members shall be appointed by the 14 (2) 15 Mayor, subject to confirmation by the Council: A representative of the land surveying profession; 16 (A) 17 A representative of the Underground (B) Utility Contractor profession; and 18 A representative of the urban planning profession or 19 (C) a representative of the bicycle/pedestrian community. 20 The following six individuals, or their designee, shall 21 (3) 22 serve as members of the Committee: 23 Chief of the Transportation Planning Division; (A) 24 (B) Chief of the Environmental Quality Division; 25 Director of Water and Wastewater, JEA; (C) 26 (D) Chief of the Right of Way and Stormwater Maintenance 27 Division of the Public Works Department; Chief of the Engineering and Construction Management 28 (E) 29 Division of the Public Works Department (City 30 Engineer); and 31 (F) A Landscape Architect within the Public Works

1	Department.
2	Five members shall be appointed by the Mayor, subject to
3	confirmation by the Council. These members shall be composed of
4	a representative of the home-building industry, a representative
5	of the engineering profession, representative of the land
6	developers, a representative of the land surveying profession
7	and a representative of the Underground Utility Contractor
8	profession. The remaining five members shall be the following,
9	or their designee:
10	(1) Chief-Community Planning Division of the Planning and
11	Development Department;
12	(2) Chief-Environmental Quality Division of the Office of
13	Administrative Services;
14	(3) Director-Water and Wastewater, JEA;
15	(4) Chief-Right-of-Way and Stormwater Maintenance Division of
16	the Public Works Department;
17	(5) Chief-Engineering and Construction Management Division of
18	the Public Works Department (City Engineer).
19	Each appointed member shall serve for a term of four years or until
20	his successor shall have been appointed and confirmed. Vacancies
21	of appointed members occurring on the Committee shall be filled
22	for the unexpired term by appointment by the Mayor, subject to
23	confirmation by the Council.
24	* * *
25	(d) The Committee is established for the following purposes:
26	(1) To review and revise from time to time the basic documents
27	setting forth the rules, standards and policies presently used
28	in the City, with respect to any issues concerning land
29	development, except traffic engineering and roadway design
30	issues.
31	(2) To provide a forum to hear requested revisions to the above-
	- 5 -

referenced documents, with respect to any issues concerning land development<u>, except</u>traffic engineering and roadway design issues in order to keep the documents in a current status.

\* \* \*

(e) In implementing its purposes under this Section, the Committee 6 7 shall have the following duties and use the following procedures: (1) Review and approve or revise by Committee vote the documents 8 9 titled City Standard Specifications, City Standard Details and Land Development Procedures Manual, with respect to any 10 11 issues concerning land development, except traffic engineering and roadway design issues. 12

(2) Entertain requested revisions to the documents by Committee members, concerning land development, <u>except</u> traffic engineering and roadway design issues. A member may request revisions as a representative of his entity or on behalf of the general public.

\* \* \*

Section 3. Amending Section 656.1502 (Definitions), Part 15
(Communication Tower and Antenna Regulations), Chapter 656 (Zoning
Code), Ordinance Code. Section 656.1502 (Definitions), Part 15
(Communication Tower and Antenna Regulations), Chapter 656 (Zoning
Code), Ordinance Code, is hereby amended to read as follows:

#### CHAPTER 656 - ZONING CODE

#### \* \* \*

26

24

25

27

31

1

2

3

4

5

13

14

15

16

17

18

PART 15. - COMMUNICATION TOWER AND ANTENNA REGULATIONS

#### \* \* \*

28 Sec. 656.1502. - Definitions.

For purposes of this Part, the following terms, words, and phrases shall have the following meanings:

\* \* \*

- 6 -

Tower Review Committee means the public body charged with 1 responsibility for making final decisions with respect to 2 3 applications for waivers from minimum setback and separation 4 requirements, applications for waivers from landscaping requirements, 5 applications for variances from the maximum height requirements for low impact/stealth towers, applications for variances from the 6 7 maximum height and projection requirements for side-mount and rooftop 8 antennas, applications for variances from other maximum height requirements in Subpart A, and applications for declaration of tower 9 10 or antenna type.

11

Section 4. 12 Amending Sections 656.1503 (Applicability), 13 656.1506 (Track II Towers), 656.1509 (Tower Review Committee), 14 656.1510 (Wireless communication antennas) and 656.1511 (Time 15 Periods; automatic approval), Subpart A (Wireless Communication 16 Facilities), Part 15 (Communication Tower and Antenna Regulations), 17 Chapter 656 (Zoning Code), Ordinance Code. Sections 656.1503 (Applicability), 656.1506 (Track II Towers), 656.1509 (Tower Review 18 Committee), 656.1510 (Wireless communication antennas) and 656.1511 19 (Time Periods; automatic approval), Subpart A (Wireless Communication 20 Facilities), Part 15 (Communication Tower and Antenna Regulations), 21 22 Chapter 656 (Zoning Code), Ordinance Code, are hereby amended to read 23 as follows:

CHAPTER 656 - ZONING CODE

\* \* \*

PART 15. - COMMUNICATION TOWER AND ANTENNA REGULATIONS

26

27

28

29

30

31

24

25

\* \* \* SUBPART A. - WIRELESS COMMUNICATION FACILITIES Sec. 656.1503. - Applicability.

\* \* \*

(c) Replacement towers. An existing wireless communication tower,

including a legally permitted nonconforming tower, may be replaced, subject to building permit review, if the overall height of the tower is not increased and the replacement tower is a monopole tower or, if the existing tower is a camouflaged tower, the replacement tower is a like-camouflaged tower. All replacement towers shall comply with the originally approved landscape plan. The <u>City Council Tower Review Committee</u> may grant waivers from the originally approved landscape plan according to Section 656.1508, Ordinance Code, and in <u>accordance with the notice and public hearing requirements for</u> <u>rezonings set forth in Section 656.124 Ordinance Code</u>.

\* \* \*

Sec. 656.1506. - Track II Towers.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

#### \* \* \*

- (c) Low impact/stealth towers; Siting and Design Requirements. Except as set forth in Section 656.1514, Ordinance Code, low impact/stealth towers shall be permitted in all zoning districts, including Planned Unit Development Districts, and shall meet the compatibility requirements set forth in subsection (a) above and shall be subject to the following siting and design requirements:
- 22 (1) Height. The maximum height of low impact/stealth towers in any residential zoning district is 110 feet. In all other 23 24 districts, the maximum height of low impact/stealth towers is 130 feet; provided, however, that a variance may be 25 26 sought from the City Council Tower Review Committee in 27 accordance with the provisions of this Subpart to increase the maximum height of a proposed low impact/stealth tower 28 in a nonresidential zoning district up to an additional 30 29 feet. No variance shall be required, however, where 30 close-mount antennas are proposed to be located on that 31

portion of a low impact/stealth tower in excess of 130 feet, so long as the overall tower height of the tower does not exceed 160 feet and the tower is located in a nonresidential zoning district.

#### \* \* \*

### Sec. 656.1509. - Waivers and Variances Tower Review Committee.

1

2

3

4

5

6

7 There is hereby established a committee to be known as the Tower 8 Review Committee ("TRC"). A waiver from the minimum setback and 9 separation requirements, waiver from the landscape requirements of this Part 15, variance from the maximum height requirements for low 10 11 impact/stealth towers, variance from the maximum height and 12 projection requirements for side-mount and rooftop antennas, variance 13 from the other maximum height requirements in this Subpart A, or 14 declaration that a proposed tower or antenna qualifies as either a 15 camouflaged or low impact/stealth tower or antenna may only be obtained from the City Council Tower Review Committee. The Tower Review 16 17 Committee shall be composed of three members of the appropriate 18 committee of the City Council and two members of the Commission. The 19 Chairman of the appropriate committee of the City Council shall 20 appoint three members of that committee to serve on the Tower Review Committee. The Chairman of the Commission shall appoint two members 21 22 of that Commission to serve on the Tower Review Committee. Each Tower 23 Review Committee member shall serve for a term of one year or until 24 his successor shall have been appointed. The term of each committee 25 member shall be from July 1 to June 30 each year, and members may 26 serve for additional consecutive terms. All Tower Review Committee 27 members must remain members of the appropriate committee of the City 28 Council or the Commission, as the case may be, during their entire 29 term as a member of the Tower Review Committee. When the City 30 Council<del>Tower Review Committee</del> acts on an application for a waiver from the minimum setback and separation requirements, a waiver from 31

the landscaping requirements of this Part 15, a variance from the 1 maximum height requirements for low impact/stealth towers, a variance 2 3 from the maximum height and projection requirements for side-mount and rooftop antennas, a variance from the other maximum height 4 requirements in this Subpart A, or a declaration that a proposed 5 tower or antenna constitutes an acceptable low impact/stealth or 6 7 camouflage design, such action shall be deemed the final action of 8 the City of Jacksonville as of the effective date of the final action 9 by the Tower Review Committee.

Public hearing. A public hearing shall be held by the Council 10 (a) 11 Committee of reference handling quasi-judicial matters Tower Review Committee to consider all applications for a waiver of 12 13 the minimum setback and separation requirements of this Subpart A, a waiver from the landscaping requirements of this 14 Part 15, a variance from the maximum height requirements for 15 low impact/stealth towers, a variance from the maximum height 16 and projection requirements for side-mount and rooftop 17 antennas, a variance from the other maximum height 18 requirements in this Subpart A, or a declaration that a 19 proposed tower or antenna qualifies as either a camouflaged 20 or low impact/stealth tower or antenna. Notice of the public 21 22 hearing shall be given pursuant to the written notice and 23 posting of sign requirements of Section 656.137(a), (c) and (d). No published advertisement shall be required. 24

25 Department shall be responsible for making an advisory The recommendation to the Council Committee of reference handling 26 27 quasi-judicial matters Tower Review Committee on each application for a waiver or variance. Said recommendation shall be in writing and 28 29 furnished to the Council Committee of reference handling quasi-judicial matters Tower Review Committee and the applicant at 30 31 least three days prior to the scheduled hearing.

Waiver and variance criteria. The City Council Tower Review 1 (b) Committee may grant a waiver from the minimum setback and 2 3 separation requirements of this Subpart A, a waiver from the landscaping requirements of this Part 15, a variance from the 4 5 maximum height requirements for low impact/stealth towers, a variance from the maximum height and projections requirements 6 7 for side-mount and rooftop antennas, or a variance from the other maximum height requirements in this Subpart A, only 8 upon proof that there are no less intrusive means for siting 9 the tower or antenna to meet the coverage needs of a Wireless 10 11 Communications Service Provider. This burden may only be met where the applicant proves, by a preponderance of the 12 13 evidence, that the request meets the following standards and 14 criteria, to the extent applicable:

#### \* \* \*

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

(c) Declaration criteria. The <u>Council Committee of reference</u> <u>handling quasi-judicial matters may add to the Tower Review</u> <u>Committee has already declared an</u>-initial list of approved camouflaged and low impact/stealth tower and antenna-mount designs. The <u>Council Committee of reference handling quasi-</u> <u>judicial matters Tower Review Committee may add to those lists</u> by issuing a declaration that a proposed tower or antenna mount constitutes an acceptable camouflage or low impact/stealth design only upon proof of the following:

\* \* \*

(d) Appeals. <u>City Council decisions A final action</u> under this subsection shall <u>be deemed the final action of not be reviewed</u> further by the City <u>Council</u>. Any person with standing may challenge a final action taken by the <u>City Council <del>Tower</del></u> <del>Review Committee</del> in whatever way authorized by federal or State law.

1 2 Sec. 656.1510. - Wireless communication antennas. \* \* \* 3 Variance from side-mount and rooftop height and projection 4 (d) 5 requirements on non-tower structures. A variance from the maximum height and projection requirements on non-tower 6 7 structures set forth in this Subpart may only be obtained from the City Council Tower Review Committee in accordance 8 with the procedures and criteria set forth in Section 9 656.1509, Ordinance Code. 10 11 Sec. 656.1511. - Time Periods; automatic approval. 12 \* \* \* 13 The Coordinator, Commission, Tower Review Committee or the 14 (b) 15 City Council shall grant or deny each completed application for any other wireless communication facility in no case later 16 17 than 90 business days after the date the application is determined to be properly completed by the Coordinator. 18 If the Commission, Tower Review Committee or the City Council 19 (C) does not act within the time periods set forth in this 20 Section, then the application for the collocation or wireless 21 22 communication facility shall be deemed to be automatically 23 approved. 24 25 Section 5. Codification Instructions. The Codifier and the 26 Office of General Counsel are authorized to make all chapter and division "tables of contents" consistent with the changes set forth 27 28 herein. Such editorial changes and any others necessary to make the 29 Ordinance Code consistent with the intent of this legislation are approved and directed herein, and changes to the Ordinance Code shall 30 be made forthwith and when inconsistencies are discovered. 31

- 12 -

Section 6. Establishment of Prospective Effective Date for 1 2 the Code Amendments Contained in this Ordinance to Become Effective. 3 The Code amendments contained herein shall become effective on 4 September 1, 2025.

Section 7. Effective Date. This Ordinance shall become 5 effective upon signature by the Mayor or upon becoming effective 6 without the Mayor's signature.

8

7

Form Approved:

10

9

11 /s/ Carla A. Lopera

12 Office of General Counsel

Legislation Prepared By: Carla A. Lopera 13

14 GC-#1689860-v1-Ord Amend Boards Commissions 656 (Rules Committee).docx

### CITY COUNCIL RESEARCH DIVISION LEGISLATIVE SUMMARY



117 West Duval Street City Hall, Suite 425 Jacksonville, FL 32202

COLLEEN HAMPSEY Chief of Research (904) 255-5151 CHampsey@coj.net

Bill Type and Number: Ordinance 2025-410

**Introducer/Sponsor(s):** Rules Committee (Council Members Howland, Freeman, Boylan, Carlucci, Gay, Johnson and Miller)

Date of Introduction: May 27, 2025

Committee(s) of Reference: R, TEU, LUZ

Date of Analysis: May 28, 2025

Type of Action: Ordinance Code amendments

**Bill Summary:** This bill repeals and reserves Part 7 Chapter 32, and amends Section 654.142, *Ordinance Code*. The bill also amends Sections 656.1502, 656.1503 656.1506, 656.1509, 656.1510 and 656.1511, *Ordinance Code*.

**Background Information:** Section 50.110, *Ordinance Code*, requires that at least every four years the Rules Committee review each of the boards and commissions created by the Ordinance Code or created pursuant to state law (but not statutorily mandated boards or commissions) to assess whether such a board or commission continues to perform a valuable service or fulfill a valuable function for our City. The Rules Committee began its review of the current boards and commissions of the City at its meeting on February 18, 2025. During the review, the committee determined that the Context Sensitive Streets Standards Committee and the Subdivision Standards and Policy Advisory Committee be combined, and staff provided by the Planning Department.

The newly reformed Subdivision Standards and Policy Advisory Committee will be comprised of 13 members, 4 appointed by the council president, 3 appointed by the Mayor in various categories. The committee will also include 6 designated City staff members: Chief of the Transportation Planning Division, Chief of the Environmental Quality Division, JEA Director of Water and Wastewater, Chief of the Right of Way and Stormwater Maintenance Division of the Public Works Department, Chief of the Engineering and Construction Management Division of the Public Works Department and Landscape Architect within the Public Works Department.

The Rules Committee also determined there is no continuing need for the Tower Review Committee. The Rules Committee recommends a prospective effective date of September 1, 2025, for the Code amendments outlined in this Ordinance to take effect.

Policy Impact Area: Boards and Commissions

Fiscal Impact: No direct cost to the City

Analyst: Hampsey

### **BUSINESS IMPACT ESTIMATE**

Pursuant to Section 166.041(4), F.S., the City is required to prepare a Business Impact Estimate for ordinances that are <u>NOT</u> exempt from this requirement. A list of ordinance exemptions are provided below. Please check all exemption boxes that apply to this ordinance. If an exemption is applicable, a Business Impact Estimate <u>IS NOT</u> required.

The proposed ordinance is required for compliance with Federal or State law or regulation;
The proposed ordinance relates to the issuance or refinancing of debt;
The proposed ordinance relates to the adoption of budgets or budget amendments, including revenue sources necessary to fund the budget;
The proposed ordinance is required to implement a contract or an agreement, including, but not limited to, any Federal, State, local, or private grant or other financial assistance accepted by the municipal government;
The proposed ordinance is an emergency ordinance;
The ordinance relates to procurement; or
The proposed ordinance is enacted to implement the following: a. Part II of Chapter 163, Florida Statutes, relating to growth policy, county and municipal planning, and land development regulation, including zoning, development orders, development agreements and development permits; b. Sections 190.005 and 190.046, Florida Statutes, regarding community development districts; c. Section 553.73, Florida Statutes, relating to the Florida Building Code; or d. Section 633.202, Florida Statutes, relating to the Florida Fire Prevention Code.

If none of the boxes above are checked, then a Business Impact Estimate <u>IS REQUIRED</u> to be prepared by the using agency/office/department and submitted in the MBRC filing packet along with the memorandum request, legislative fact sheet, etc. A Business Impact Estimate form can be found at: <u>https://www.coj.net/departments/finance/budget/mayor-s-budget-review-committee</u>

## Business Impact Estimate

This form must be posted on the City of Jacksonville's website by the time notice of the proposed ordinance is published.

### ORDINANCE 2025-410

AN ORDINANCE REGARDING CERTAIN BOARDS AND COMMISSIONS OF THE CITY OF JACKSONVILLE; REPEALING AND RESERVING PART 7 (CONTEXT SENSITIVE STREETS STANDARDS COMMITTEE), CHAPTER 32 (PUBLIC WORKS DEPARTMENT), ORDINANCE CODE, TO DISSOLVE THE CONTEXT SENSITIVE STREETS STANDARDS COMMITTEE; AMENDING SECTION 654.142 (SUBDIVISION STANDARDS AND POLICY ADVISORY COMMITTEE), CHAPTER 654 (CODE OF SUBDIVISION REGULATIONS), ORDINANCE CODE, TO ADD CERTAIN DUTIES OF THE FORMER CONTEXT SENSITIVE STREETS STANDARDS. COMMITTEE TO THE DUTIES OF THE SUBDIVISION STANDARDS AND POLICY ADVISORY COMMITTEE; AMENDING SECTION 656.1502 (DEFINITIONS), PART 15 (COMMUNICATION TOWER AND ANTENNA REGULATIONS), CHAPTER 656 (ZONING CODE), ORDINANCE CODE, TO DELETE THE DEFINITION OF "TOWER REVIEW COMMITTEE": AMENDING SECTIONS 656.1503 (APPLICABILITY), 656.1506 (TRACK II TOWERS), 656.1509 (TOWER REVIEW COMMITTEE), 656.1510 (WIRELESS COMMUNICATION ANTENNAS), 656.1511 (TIME PERIODS; AUTOMATIC APPROVAL), SUBPART A (WIRELESS COMMUNICATION FACILITIES), PART 15 (COMMUNICATION TOWER AND ANTENNA REGULATIONS), CHAPTER 656 (ZONING CODE), ORDINANCE CODE, TO REFLECT DISSOLUTION OF THE TOWER REVIEW COMMITTEE AND ALLOCATION OF CERTAIN RESPONSIBILITIES OF THE FORMER TOWER. REVIEW COMMITTEE TO THE APPROPRIATE COMMITTEE OF THE CITY COUNCIL HANDLING QUASI-JUDICIAL MATTERS: PROVIDING FOR CODIFICATION INSTRUCTIONS: ESTABLISHING A PROSPECTIVE EFFECTIVE DATE OF SEPTEMBER 1, 2025, FOR THE CODE AMENDMENTS CONTAINED IN THIS ORDINANCE TO BECOME EFFECTIVE: PROVIDING FOR AN EFFECTIVE DATE.

1. Summary of the proposed ordinance (must include a statement of the public purpose, such as serving the public health, safety, morals, and welfare):

The purpose of this Ordinance is to eliminiate uncessary Committees by dissolving the Context Sensitive Streets Standards Committee, dissolving the Tower Review Committee, and abosorbing any necessary functions of those Committees into the Subdivision Standards and Policy Advisory Committee and to the appropriate Committee of City Council, respectively, which will further the health, prosperity, safety, welfare and economic well-being of the people.

- 2. An estimate of the direct economic impact of the proposed ordinance on private, for-profit businesses in the City of Jacksonville, if any:
  - (a) An estimate of direct compliance costs that businesses may reasonably incur;
  - (b) Any new charge or fee imposed by the proposed ordinance or for which businesses will be financially responsible; and

(c) An estimate of the City of Jacksonville's regulatory costs, including estimated revenues from any new charges or fees to cover such costs. None.

3. Good faith estimate of the number of businesses likely to be impacted by the proposed ordinance: 0

4. Additional information the governing body deems useful (if any): NA