ADDITIONAL SUGGESTED CHANGES TO THE EATING, DRINKING AND ENTERTAINMENT ESTABLISHMENT (EDEE) TEXT AMENDMENT – 1-15-14 New text is shown with <u>underlining</u>.

Page Number	Торіс	Issues	Proposed Text as of 9-23-13	Proposed Modification 1-15-14	Rationale
34-36	Eating, Drinking and Entertainment Establishments Type 2 – Certificate of Exemption	Clarify and refine the exemption requirements to address CAG comments and Outreach Presentation Group comments.	 Section 12.546, subsection (3): (3) Business establishments that would have met the definition of a Type 2 Eating, Drinking and Entertainment Establishment as of January 1, 2013, and that have an outdoor seating/activity area located within the required separation distances required in Section 12.546, and that provide entertainment between the hours of 11:00 p.m. and 6:00 a.m., are exempt from meeting the separation distance requirement if either of the following apply to that business: (a) An Eating, Drinking, and Entertainment Establishment abuts a public right-of-way that is 60' or greater in width. (b) A building of at least 1,900 square feet, occupied by a commercial use, is located between the outdoor seating/activity area, and a vacant lot or a residential use (single family, duplex, triplex or quadraplex only) when located in a single family zoning district. The Planning Director, or her or his designee, is authorized to certify whether a business is in compliance with Section 12.546(3) as of January 1, 2013, and to establish the process and requirements of such certification. For an Eating, Drinking and Entertainment Establishment that qualifies for the exemption provided by Section 12.546(3), the outdoor seating/activity area or Eating, Drinking and Entertainment Establishment that qualifies for the exemption provided by Section 12.546(3), the outdoor seating/activity area or Eating, Drinking and Entertainment Establishment that qualifies for the exemption provided by Section 12.546(3), the outdoor seating/activity area or Eating, Drinking and Entertainment Establishment building, as either existed as of January 1, 2013, may not be moved, expanded, enlarged, or changed. Routine repair and maintenance is permitted. 	 Clarify, reformat and reorganize the language. Clarify how large a building qualifies for an exemption. Modify the exemption requirements. Adds appeal information. (3) Certificate of Exemption (a) Business establishments that would have met each of the following criteria as of January 1, 2013 are eligible to apply for a Certificate of Exemption from the separation distance requirements of Section 12.546: 	Clarify and refine the exemption requirements to address CAG comments and Outreach Presentation Group comments.

	acts of God, may be repaired or restored to its original	i. The Type 2 Eating, Drinking and Entertainment
	dimensions and conditions as they existed on January 1,	<u>Establishment</u> abuts a public right-of-way that is 60
	2013, as long as a building permit for the repair or	feet or greater in width; or
	restoration is issued within 12 months of the date of	
	damage.	ii. A commercial building of at least 1,900 square feet
		is located between the outdoor seating/activity area
	The exemption provided under Section 12.546(3) shall not	of the Type 2 Eating, Drinking and Entertainment
	apply to any Type 2 Eating, Drinking and Entertainment Establishment that has visibly discontinued use as a Type 2	Establishment, and a vacant lot or a residential use
	Establishment that has visibly discontinued use as a Type 2 Eating, Drinking and Entertainment Establishment for 12	(single family, duplex, triplex or quadraplex only) when located in a single family zoning district.
	consecutive months, beginning on or after January 1, 2013.	when located in a single family zoning district.
	······································	(d) A Type 2 Eating, Drinking and Entertainment Establishment
		must apply for a Certificate of Exemption within ninety (90)
		days from the date the Planning Director provides written
		notice to a Type 2 Eating, Drinking and Entertainment
		Establishment affected by the separation distances or within
		one (1) year from the date this ordinance becomes law, whichever first occurs. A pending variance petition shall stay
		enforcement of the application limitation period. The
		Planning Department shall make reasonable efforts to notify
		directly affected businesses of the enactment of this
		ordinance.
		(e) For a Type 2 Eating, Drinking and Entertainment
		Establishment that receives a Certificate of Exemption, the
		outdoor seating/activity area or building(s), as either existed as of January 1, 2013, may not be moved, expanded,
		enlarged, or changed. Routine repair and maintenance is
		permitted.
		(f) If a Type 2 Eating, Drinking and Entertainment
		Establishment receiving a Certificate of Exemption fails to
		maintain compliance with the requirements of Section
		<u>12.546(3) or the conditions represented or specified in its</u> application for exemption, the Planning Director may revoke
		the Certificate of Exemption. Such revocation shall occur
		only after written notice and a reasonable opportunity to
		remedy the violation.
		(g) Any Type 2 Eating, Drinking and Entertainment
		Establishment building or outdoor seating/activity area
		exempted under Section 12.546(3) that is destroyed or
		damaged by fire, flood, wind, other acts of God, may be repaired or restored to its original dimensions and conditions
		as they existed on January 1, 2013 if a building permit for the
		as mey existed on sandary 1, 2015 II a bunding permit for the

repair or restoration is issued within 12 months of the date of damage.
(h) The exemption provided under Section 12.546(3) shall be revoked for any Type 2 Eating, Drinking and Entertainment <u>Establishment</u> that has visibly discontinued use as a Type 2 Eating, Drinking and Entertainment Establishment for 12 consecutive months <u>or obtains an approved change of use</u> .
(i) The issuance of a Certificate of Exemption shall not otherwise excuse a violation of federal, state, or local laws and regulations, including the development and urban design standards of the zoning district in which the use is located.
 (j) Appeal of a denial, approval, or revocation of a Certificate of <u>Exemption must be filed with the Zoning Board of</u> <u>Adjustment within thirty (30) days from the date of such</u> <u>action.</u>