

ST. PETERSBURG CITY COUNCIL Meeting of January 21, 2021

TO: The Honorable Ed Montanari, Chair, and Members of City Council

SUBJECT: Ordinance 448-H to adopt City-initiated text amendments to expand opportunities for the production and sale of produce by amending Section 12.6.(8) of the City Code to lower fees for Community Garden and Roadside Vending permits; amending the use matrix in Section 16.10.020.1 allowing as a permitted use Commercial Gardens and Greenhouses in Industrial zoning categories; amending Section 16.40.060.3.1 pertaining to landscape standards for edible plants; amending Section 16.50.020.4.1 pertaining to Accessory Storage Structures; creating a new Section 16.50.075 establishing use specific development standards for Commercial Gardens and Greenhouses; amending Section 16.50.085 pertaining to Community Gardens; creating a new Section 16.50.185 establishing use specific development standards for Home Produce Sales; amending Section 16.50.460 to broaden the locational allowance for Roadside Vending Markets limited to produce sales; amending Section 16.60.050.2 regulating Encroachments and Setbacks for certain gardening structures; amending Section 16.70.030.1.13 pertaining to Community Gardens permits; amending Section 16.90.020.3 to add new definitions; providing for severability; and providing an effective date. (City File: LDR-2020-05)

BACKGROUND:

A detailed analysis is provided in the attached DRC staff report.

RECOMMENDATION:

Administration: City staff recommends APPROVAL

Development Review Commission (DRC):

On November 4, 2020, the DRC held a public hearing regarding the proposed text amendments to the Land Development Regulations and voted 7-0, finding the amendments consistent with the comprehensive plan and recommending that City Council approve the amendments. DRC commissioners had comments related to the fees for the gardens, height of edible plants, irrigation of commercial gardens complying with State statutes, and duration of home produce sales. The Commissioners noted this was a positive step towards sustainability and healthy living in St. Petersburg.

Subsequent to the DRC hearing, the following three changes were made to the draft Ordinance previously transmitted to City Council:

1. Add a lower fee for adding a Community Garden to a site that has an approved site plan, such as a church or school, at the same proposed cost as a stand-alone Community Garden Permit (\$50.00):

Site plan review:

Modification, Community Garden 50.00

2. Clarify that 48" height limit for edible plants only applies to front and street side yards:

D. Sod (including turf and turf grass) or other herbaceous growth other than ground cover species <u>and edible plants</u>, shall be maintained at a maximum overall height of ten inches or less; ground cover plant material shall be maintained at an overall height not to exceed 24 inches; <u>edible plants in front and street side yards shall be maintained at an overall height not to exceed 48 inches</u>. Property designated as a preservation area shall not be required to meet these standards.

3. For commercial gardens, add reference to state and federal irrigation regulations related to growing of produce:

B. Water. Water conservation and stormwater runoff prevention practices shall be employed in accordance with applicable regulations adopted by the Southwest Florida Water Management District (SWFWMD) and the City. In addition, it is recommended that commercial gardens use water conservation techniques, including sheet mulching, basins and swales, and drip irrigation systems. Irrigation of edible plants shall comply with all federal and state regulations, including but not limited to those set forth in Chapter 62-610, F.A.C.

Public Input:

The proposed amendments were distributed to CONA, neighborhood and business associations and urban agriculture stakeholders in September and October. Written comments received prior to the DRC hearing are attached to the DRC staff report. One additional email was received immediately before the DRC hearing, which is attached to this memo.

During the DRC public hearing on November 4th, six members from the public spoke. Four members of the public spoke in support of the proposed amendments and also noted the need for greater plant height in yards and an increase of days for home produce sales during the harvest seasons. One member was in support of action to train the community to grow fresh produce and noted that local food production will improve health of residents especially for those that may not have access to fresh produce. Two speakers provided comments concerning honeybees and requested that the City move to become a "bee" friendly City, recommending ways to encourage and promote honeybees. Although the current code has no provision for sale of honey or honeybee products in residential areas, and the proposed code amendment would allow such sales under the proposed Home Produce sales provision, the speakers were in opposition to the City including regulatory language limitations on the sale honey or honeybee products.

City Council, First Public Hearing:

On December 3, 2020, the City Council conducted the first public hearing and set the second public hearing for January 21, 2021. In the presentation to City Council, City Staff reported that the Legal Department had continued to consult with the Florida Department of Agriculture and determined that the State preemption on Vegetable Gardens may be in conflict with new language regarding height of edible plants in the front yard as proposed in the proposed Ordinance, more specifically Section 1640.060.3.1 Maintenance of trees and vegetation for all properties within the City. Staff proposed to remove the proposed wording that limited edible plant height in front yards and indicated that this change would not affect the title of the Ordinance.

Following the City Staff Presentation, one member of the public spoke in opposition to the inclusion of the regulatory limitations on the sale of honey and honeybee products. Three members of the public spoke in support of the proposed Ordinance and provided comments that the proposed Ordinance will provide nutrition and economic opportunities for the neighborhoods. Two members of the public in support of the Ordinance recommended increasing the number of days for produce sales in residential districts from 12 events, with up to 3 days per event, to 36 days per calendar year, allowing sales throughout the year. Staff received additional emails which are attached to this report.

City Council members noted that the proposed Ordinance addressed quality of life issues allowing more residents to access fresh fruits and vegetables. City Council also discussed the number of home produce sale days allowed by the Ordinance and indicated they could support more than 12 events per year. City Council voted to delete the language in *Section 1640.060.3.1 Maintenance of trees and vegetation for all properties within the City* regarding height of edible plants in front yards and amended *Section 16.50.185 Home Produce Sales* allowing up to 36 days per calendar year for home produce sales. These amendments were unanimously approved by City Council. City Council requested that the entire table in *Section 16.60.050.2. Allowable encroachments and setbacks* be provided in the January 21, 2021 City Council package. City Council also requested that the proposed changes be sent to the Council of Neighborhood Associations (CONA) for comments.

Recommended City Council Action:

- 1) CONDUCT the second reading and second public hearing of the attached proposed revised ordinance; and
- 2) ADOPT the proposed ordinance.

Attachments:

Revised Ordinance 448-H Allowable Encroachment and Setback Table DRC Staff Report Additional Public Comments

Ord. 448-H

AN ORDINANCE OF THE CITY OF ST. PETERSBURG, FLORIDA AMENDING SECTION 12-6.(8) OF THE CITY CODE TO LOWER FEES FOR COMMUNITY GARDEN AND ROADSIDE VENDING PERMITS; AMENDING THE USE MATRIX IN SECTION 16.10.020.1 ALLOWING AS A PERMITTED USE COMMERCIAL GARDENS AND GREENHOUSES IN INDUSTRIAL ZONING CATEGORIES; AMENDING SECTION 16.40.060.3.1 PERTAINING TO LANDSCAPE STANDARDS FOR EDIBLE PLANTS; AMENDING SECTION 16.50.020.4.1 PERTAINING TO ACCESSORY STORAGE STRUCTURES; CREATING A NEW SECTION 16.50.075 ESTABLISHING USE SPECIFIC DEVELOPMENT STANDARDS FOR COMMERCIAL GARDENS AND GREENHOUSES; AMENDING SECTION 16.50.085 PERTAINING TO COMMUNITY GARDENS; CREATING A NEW SECTION 16.50.185 ESTABLISHING USE SPECIFIC DEVELOPMENT STANDARDS FOR HOME PRODUCE SALES; AMENDING SECTION 16.50.460 TO BROADEN THE LOCATIONAL ALLOWANCE FOR ROADSIDE VENDING MARKETS LIMITED TO PRODUCE SALES; AMENDING SECTION 16.60.050.2 REGULATING ENCROACHMENTS AND SETBACKS FOR CERTAIN GARDENING STRUCTURES; AMENDING SECTION 16.70.030.1.13 PERTAINING TO COMMUNITY GARDENS PERMITS; AMENDING SECTION 16.90.020.3 TO ADD NEW DEFINITIONS; PROVIDING FOR SERVERABILITY; AND PROVIDING AN EFFECTIVE DATE.

THE CITY OF ST. PETERSBURG DOES ORDAIN:

SECTION 1. Section 12-6.(8) of the St. Petersburg City Code is hereby amended to read as follows:

(8) Land development regulation services fees.

* * *

Community garden permit:

New application100.00 50.00

Renewal50.00 10.00

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Roadside vending market permit: New application <u>100.00</u> <u>50.00</u> Renewal <u>50.00</u> 10.00

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Site plan review:

General application, by commission1,250.00 General application, by POD500.00

General application, related to special exception0.00

Modification, by Commission500.00

Modification, By POD250.00

Modification, Community Garden 50.00

SECTION 2. Use Permissions for the Commercial Garden and Greenhouse use in Industrial zones in Section 16.10.020.1. of the St. Petersburg City Code are hereby amended, as excerpted in pertinent part, to read as follows:

Section 16.10.020.1 Matrix: Use Permissions and Parking Requirements Matrix and Zoning Matrix.

LDR Section 16.10.020.1 MATRIX: USE PERMISSIONS and PARKING REQUIREMENTS					
LEGEND: P = Permitted	d SE =	: Spec	cial Exception; G = Grandfathered; NC = Nonconforming; A = Accessory		
Use	IT: Industrial Traditional	IS: Industrial Suburban	Definition		
			AGRICULTURAL USES		
Commercial Garden and Greenhouse	SE <u>P</u>	SE P	Establishment for the propagation, processing and storage of plants produced for wholesale or retail sales. Typical uses include, but are not limited to, growing beds, greenhouses, vertical farming and hydroponic systems		

SECTION 3. Section 16.40.060.3.1. of the St. Petersburg City Code is hereby amended to read as follows:

16.40.060.3.1. - Maintenance of trees and vegetation for all properties within the City

A. The owner of record of the property and occupant of the property are responsible for the maintenance of trees and vegetation on the property and in abutting rights-of-way. Vegetation shall comply with all codes including visibility at intersections and requirements for hedges. Where support staking of vegetation is provided at the time of installation, the staking system shall be installed properly, avoid harming the vegetation, and be removed no later than one year after installation to prevent damage to the vegetation, <u>unless such staking is necessary for permanent support of the plant</u>.

SECTION 4. Section 16.50.020.4.1. of the St. Petersburg City Code is hereby amended to read as follows:

16.50.020.4.1. - Accessory storage and gardening structures and carports.

At any use in neighborhood districts and at single family dwelling units in any district, one accessory storage structure (a pre-constructed shed), and one carport, and one gardening hoop house, cold frame,

greenhouse or vertical vegetable structure shall be allowed which are exempt from design requirements as set forth herein. Any other such structures are allowed in the buildable area provided that they comply with the design requirements and setbacks for the zoning district.

- 1. General requirements.
 - a. Anchoring. The structure shall be properly anchored to resist wind and other forces.
 - b. *Utility easements.* If a structure is secured to the ground by a foundation and not capable of being moved intact, no portion of the structure shall encroach into a utility easement.
 - c. *Right-of-way and access easements.* No structure shall encroach into a right-of-way or private access easement.
 - d. *Use restrictions.* The structure shall only be utilized for storage and shall not be used for operation of mechanical equipment.
- 2. Through lots. On a through lot which meets the width, depth and area requirements for a lot in that zoning district, if one front yard is determined to be a rear yard pursuant to the dimensional regulations, and lot characteristics section (currently section 16.60.010) and has a solid, not less than five-foot high, decorative wall or fence, the exempt accessory storage structure shall be setback at least ten feet from that property line.
- 3. Design standards for accessory storage <u>and gardening</u> structures.
 - a. An accessory storage structure 100 square feet or less and less than ten feet in height is exempt from the requirement to utilize the architectural style and construction materials of the existing principal structure. See allowable encroachment and setback section.
 - b. An accessory storage structure located within the rear one-third of a property, 200 square feet or less in gross floor area, ten feet or less in overall height to the top of roof peak, and screened by a solid masonry wall or decorative wood or vinyl fence measuring six feet or more in height is exempt from the requirement to utilize the architectural style and construction materials of the existing principal structure.
 - c. All other accessory storage structures shall comply with the design and setback requirements of the zoning district.
 - 4. Code compliance. All accessory storage structures shall comply with the Florida Building Code and St. Petersburg Fire Code (e.g. building separation and egress), including the requirement to install a backflow preventor when adding irrigation connected to the potable water system.

SECTION 5. The St. Petersburg City Code is hereby amended to create a new section 16.50.075 – Commercial Gardens and Greenhouses, to read as follows:

16.50.075 Commercial Gardens and Greenhouses

16.50.075.1. - Applicability.

This section shall apply to Commercial Gardens and Greenhouses.

16.50.075.2. - Establishment.

The establishment, expansion, or redevelopment of Commercial Gardens and Greenhouses shall be allowed as provided in the Matrix: Use Permissions and Parking Requirements Matrix and Parking Matrix and shall comply with the development standards of the zoning district, the general development standards and this section.

16.50.075.3. - Development standards.

- A. Methods to control adverse effects of noise, lights, dust, fumes and other nuisances shall be required to provide appropriate mitigation based on the operational characteristics of the commercial garden or greenhouse use.
- B. Outdoor Storage shall comply with Section 16.50.270, Outside Storage, Accessory Use, Industrial.

16.50.075.4 - Property maintenance.

- A. The property shall be maintained in an orderly and neat condition consistent with the City property maintenance standards.
- B. No trash or debris shall be stored or allowed to remain on the property outside of approved garbage containers.
- C. Tools and supplies shall be stored indoors.
- D. Vegetative material (e.g., compost), additional dirt for distribution and other bulk supplies, shall be kept in a neat and orderly fashion and shall not create a visual blight or offensive odors.
- E. Large power tools (e.g., mowers, tillers) shall be stored at the rear of the property.
- F. The commercial garden shall be designed and maintained to prevent any chemical pesticide, fertilizer or other garden waste from draining off of the property. Pesticides and fertilizers may only be stored on the property in a locked building or shed and must comply with any other applicable requirements for hazardous materials.

16.50.075.5. - Environmental compliance.

- A. Soil. The commercial gardens and greenhouses shall comply with all federal, state and local regulations pertaining to agricultural production and soil suitability.
- B. Water. Water conservation and stormwater runoff prevention practices shall be employed in accordance with applicable regulations adopted by the Southwest Florida Water Management District (SWFWMD) and the City. In addition, it is recommended that commercial gardens use water conservation techniques, including sheet mulching, basins and swales, and drip irrigation systems. C.
- C. Pesticides and herbicides. Commercial gardens and greenhouses shall comply with all federal, state and local regulations pertaining to pesticides and herbicides.
- D. Fertilizer. Commercial gardens and greenhouses shall comply with all federal, state and local regulations pertaining to fertilizer.

16.50.075.6. – Sale of produce.

On-site sale of produce shall be allowed as an accessory use.

SECTION 6. Section 16.50.085. of the St. Petersburg City Code is hereby amended to read as follows:

16.50.085.2. - Purpose and intent.

Community gardens may create impacts which can be detrimental to the quality of life on adjacent properties. The purpose and intent of this section is to establish appropriate standards that allow for a community garden use, while mitigating any associated undesirable impacts. A community garden is a

principal use that allows the growing, harvesting and in districts allowing retail sales, the incidental retail sale, of edible fruits or vegetables or other plant products intended for ingestion by neighboring residents, friends, owners, and the permittees of the owner for their consumption and enjoyment and for the consumption and enjoyment of others on a not-for-profit basis, except as expressly allowed herein.

* * *

16.50.085.4.3. - Sale of produce.

- A. A community garden is not allowed to be a commercial enterprise; however, there may be occasions when surplus is available. On-site retail sales of products grown on-site, including value added-products such as pickles and jams, are permitted only in the Corridor Commercial Traditional (CCT), Corridor Commercial Suburban (CCS), Downtown Center Core and 1, 2, and 3 (DC Core, 1, 2, 3), Retail Center (RC), Employment Center (EC), Institutional Center (IC), and Industrial (IT, IS) zoning districts and shall comply with all the requirements of this section.
- B. On-site retail sales of products grown on-site are not permitted in any other zoning districts in accordance with the Use Specific Standards for Home Produce Sales and for Commercial Gardens and Greenhouses.
- C. Surplus produce may be sold off the premises to assist in defraying the costs of the community garden.

16.50.085.4.4. - Accessory structures.

Structures, including sheds, gardening hoop houses, cold frames, greenhouses and vertical vegetable structures, buildings or signs, shall comply with the requirements of the zoning district.

* * *

16.50.085.4.7. - Required yards.

Plantings shall not be planted closer than five feet to the side, street side, or rear property line and not closer than ten feet to the front or street side property line. Climbing plants, such as beans and snow peas, may encroach out of these boundaries when grown on structures allowed by this chapter. All plantings shall comply with the visibility at intersections requirements.

SECTION 7. The St. Petersburg City Code is hereby amended to create a new section 16.50.185 – Home Produce Sales, to read as follows:

16.50.185 Home Produce Sales.

16.50.185.1. - Applicability.

This section shall apply to home produce sales. A limited number of home produce sales are allowed as accessory uses in all zoning districts which permit single and multifamily dwelling units.

16.50.185.2. - Generally.

The term "home produce sale" means any public display or offering for sale to the public of one or more items of products grown on-site, including value-added products such as pickles and jams. This

shall also include sale of honey or honeybee products produced by a registered Beekeeper with an apiary certification pursuant to F.S. 586.

16.50.185.3. - Use restrictions.

No person shall display, offer for sale, or sell any produce at or in connection with a home produce sale outside any structure, except as allowed by this section. Produce shall be displayed only on private property and shall not be located in a visibility triangle.

16.50.185.4. - Signage.

One sign of no more than four square feet may be displayed on the property where a home produce sale is being conducted unless greater signage is allowed in the sign section. The sign shall only be displayed during the daylight hours on days when home produce sales are allowed to be conducted.

16.50.185.5. - Hours of operation and frequency.

At each property, home produce sale is allowed up to 36 days per calendar year. Home produce sales are prohibited Mondays through Thursdays. Home produce sales are allowed only during daylight hours.

SECTION 8. Section 16.50.460.2.E. of the St. Petersburg City Code is hereby amended to read as follows:

16.50.460.2. - Conditions of operation.

E. Roadside vending markets shall not be located upon lots or properties which are used or developed to be used solely for residential purposes and shall be located at least 100 feet from a previously permitted restaurant or retail store that sells food., not located on the same property or lot. Only one roadside vending market shall be allowed on each block face. Roadside vending markets shall only be located in the enterprise zone approved by the City and State and except for those in which vending is limited to produce only within 200 feet of one of the following intersections, if located within the enterprise zone. Roadside vending markets which are limited to produce only, may be located in all non-residential zoning districts and in Corridor Residential Traditional (CRT) and Corridor Residential Suburban (CRS) zoning districts.

SECTION 9. Section 16.60.050.2. of the St. Petersburg City Code is hereby amended to read as follows:

16.60.050.2. - Allowable encroachments and setbacks.

Structure/ Improvement	F=Front S=Side SS=Street side R=Rear W=Waterfront	Traditional Zoning Districts	Suburban Zoning Districts
Gardening Hoop House, Cold Frame, Greenhouse, Vertical vegetable structure, raised garden bed (only	S, SS, R	No closer to property line	No closer to property line

one may encroach into the setback. The maximum	than 5 ft.	than 5 ft.
size is limited to 100 s.f. in area and 10 ft. in height)		

SECTION 10. Section 16.70.030.1.13.d. of the St. Petersburg is hereby amended to read as follows:

D. Expiration. A community garden permit shall expire on September 30 <u>after the first season of produce production</u> but <u>and may</u> be renewed on an annual basis. The application for renewal shall be made at least thirty days prior to September 30. The POD shall review any application for renewal and impose the appropriate conditions as set forth above. If the POD identifies any adverse impacts, then additional conditions may be imposed to mitigate the impacts.

SECTION 11. The definition of 'Herbaceous vegetation' in Section 16.90.020.3. of the St. Petersburg City Code is hereby amended to read as follows:

16.90.20.3 Definitions

Herbaceous vegetation means low growing vegetation without woody stems which includes grasses, ground covers, vines, vegetables, wildflowers and annuals.

SECTION 12. Section 16.90.020.3 of the St. Petersburg City Code is hereby amended by adding a new definition for 'Edible plant,' 'Gardening cold frame,' 'Gardening hoop house' and 'Vertical vegetable structure,' in the appropriate alphabetical order, to read as follows:

Edible plant means any fruits or vegetables, or other plant products intended for ingestion.

<u>Gardening cold frame</u> means an unheated, uncooled outdoor structure consisting of a wooden or <u>concrete frame and a transparent top, built low to the ground, in which seedlings and plants are</u> cultivated and given protection from adverse weather.

<u>Gardening hoop house</u> means an unheated, uncooled outdoor structure made of PVC piping or other material covered with translucent plastic, constructed in a half-round or "hoop" shape, in which seedlings and plants are cultivated and given protection from adverse weather.

<u>Vertical vegetable structure</u> means a structure designed to support edible plants.

SECTION 13. Coding: As used in this ordinance, language appearing in struck-through type is language to be deleted from the City Code, and underlined language is language to be added to the City Code, in the section, subsection, or other location where indicated. Language in the City Code not appearing in this ordinance continues in full force and effect unless the context clearly indicates otherwise. Sections of this ordinance that amend the City Code to add new sections or subsections are generally not underlined.

SECTION 14. The provisions of this ordinance shall be deemed to be severable. If any provision of this ordinance is determined unconstitutional or otherwise invalid, such determination shall not affect the validity of any other provisions of this ordinance.

SECTION 15. In the event this Ordinance is not vetoed by the Mayor in accordance with the City Charter, it shall become effective upon the expiration of the fifth business day after adoption unless the Mayor notifies the City Council through written notice filed with the City Clerk that the Mayor will not veto this Ordinance, in which case this Ordinance shall become effective immediately upon filing such written notice with the City Clerk. In the event this Ordinance is vetoed by the Mayor in accordance with the City Charter, it shall not become effective unless and until the City Council overrides the veto in accordance with the City Charter, in which case it shall become effective immediately upon a successful vote to override the veto.

APPROVED AS TO FORM AND CONTENT:
City Attorney (designee)
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Ord 448-H – Proposed Urban Agriculture Related Amendments Allowable Encroachment and Setback Table

Note: See page 4 for proposed amended language shown in underline format

16.60.050.2. - Allowable encroachments and setbacks.

Required setbacks shall supersede setbacks established by this chart when there is a conflict. No structure shall encroach in or over any easement where the structure would interfere with the use of the easement for its intended purpose. The encroachment for eaves shall be permitted in addition to the encroachment for a structure/improvement, unless the term "leading edge" is used. In which case, leading edge shall be interpreted to include the eave. Encroachments are not allowed in connection with zero lot line structures. Encroachments for a structure or other improvement taller than 12 inches above grade is prohibited within the viewtriangles of waterfront yards (see technical standards section), except that fences within the view triangle are subject to height limits established elsewhere in these regulations.

Structure/ Improvement	F-Front S-Side SS-Street side R-Rear W-Waterfront	Traditional Zoning Districts	Suburban Zoning Districts
Ancillary equipment, commercial, (see accessory structures section for	S, R	No closer to property line than 5 ft.	No closer to property line than 5 ft.
additional requirements).	SS	No closer to property line than 10 ft.	No closer to property line than 10 ft.
Ancillary equipment, residential, (see accessory structures section for	S, R	No closer to property line than 3 ft.	No closer to property line than 3 ft.
additional requirements).	SS	No more than 4 ft. from setback line	No more than 4 ft. from setback line
Arbor (with a minimum of 50% open roof structure, up to 80 SF in area and no more than 12 ft. in height)	F, S, SS, R	To property line	To property line
Awnings	All	No more than 3 ft. from setback line, but no closer to property line or seawall than 2 ft.	No more than 3 ft. from setback line, but no closer to property line or seawall than 2 ft.
Balcony (open on three sides)	All	Leading edge no more than 3 ft. from setback line	Leading edge no more than 3 ft. from setback line
Barbeque, outdoor (up to 10 ft. in	S, R	To property line	To property line
height)	SS, W	No more than 5 ft. from setback line	No more than 5 ft. from setback line
Bay window (without a footer)	All	No more than 3 ft. from setback line	No more than 3 ft. from setback line

Structure/ Improvement	F-Front S-Side SS-Street side R-Rear W-Waterfront	Traditional Zoning Districts	Suburban Zoning Districts
Canopy, vehicular use (drive-through, freestanding, or attached)	F, SS	No encroachment permitted	Leading edge no closerto property line than 10 ft.
Carports, commercial (open all sides)	F	Leading edge no closer to property line than 10 ft.	Leading edge no closer to property line than 10ft.
car ports, commercial (open an sides)	S, SS, R	Leading edge no closer to property line than 5 ft.	Leading edge no closer to property line than 5 ft.
Carports, residential (open on a	F, SS	No encroachment permitted	Leading edge no more than 5 ft. from setback line
minimum of two sides)	S, R	Leading edge no closer to property line than 3 ft.	Leading edge no closer to property line than 3 ft.
Chimney	All	No more than 2 ft. from setback line, no closer to property line or seawall than 4 ft.	No more than 2 ft. from setback line, no closer to property line or seawall than 4 ft.
Decks, patios, porches and screen enclos	ures:		
	S, R	To property line	To property line
Decks and patios, uncovered (up to 12	SS	No closer to property line than 5 ft.	No closer to property line than 5 ft.
inches above existing grade or the top of an existing seawall)	w	No closer to property line or seawall than 5 ft. (Note: Federal and state regulations may be more restrictive.)	No closer to property line or seawall than 5 ft. (Note: Federal and state regulations may be more restrictive.)
	S, R	No closer to property line than 5 ft.	No closer to property line than 5 ft.
Decks and patios, uncovered (more than	SS	No closer to property line than 8 ft.	No closer to property line than 8 ft.
12 inches and less than 30 inches above existing grade or the top of an existing seawall)	w	No closer to property line or seawall than eight ft. (Note: Federal and state regulations may be more restrictive.)	No closer to property line or seawall than eight ft. (Note: Federal and state regulations may be more restrictive.)

Structure/ Improvement	F-Front S-Side SS-Street side R-Rear W-Waterfront	Traditional Zoning Districts	Suburban Zoning Districts
Patios, covered (no more than 12 inches above existing grade or the top of an	SS, R	No closer to property line than 7.5 ft.	No closer to property line than 7.5 ft.
existing seawall)	w	No closer to property line or seawall than 10 ft.	No closer to property line or seawall than 10 ft.
	F, SS	Leading edge no more than 5 ft. from setback line	Leading edge no more than 5 ft. from setback line
Porch, open (less than 30 inches above existing grade or the top of an existing seawall)	R	No encroachment permitted	Leading edge no more than 10 ft. from setback line
	W	Leading edge no more than 5 ft. from setback line	No encroachment permitted
Screen enclosure, patio (solid roof)	S, SS, R	No closer to property line than 7.5 ft.	No closer to property line than 7.5 ft.
Screenendosure, pado (sonarodi)	W	No closer to the property line or seawall than 10 ft.	No closer to the property line or seawall than 10 ft.
Screen enclosure (screen roof)	S, SS, R	No closer to property line or seawall than 5 ft.	No closer to property line or seawall than 5 ft.
Screen endosure (screen roor)	W	No closer to the property line or seawall than 10 ft.	No closer to the propertyline or seawall than 10 ft.
Dumpster enclosure	S, SS, R	No closer to property line than 5 ft.	No closer to property line than 5 ft.
Eaves	All	No more than 3 ft. from setback line, but no closer to property line or seawall than 2 ft.	No more than 3 ft. from setback line, but no closer to property line or seawall than 2 ft.
Fences	All	To property line or seawall as prescribed by fence and wall regulations	To property line or seawall as prescribed by fence and wall regulations
Flag poles (up to 35 ft. in height)	All	To property line or seawall	To property line or seawall

Structure/ Improvement	F-Front S-Side SS-Street side R-Rear W-Waterfront	Traditional Zoning Districts	Suburban Zoning Districts
Flags, wall-mounted	All	No more than 4 ft. from setback line, but no closer to property line or seawall than 2 ft.	No more than 4 ft. from setback line, but no closer to property line or seawall than 2 ft.
	F	No encroachment permitted	No more than 5 ft. from setback line
Garages, residential front-loading	S	No encroachment permitted	No more than 2 ft. from setback line
	SS	No encroachment permitted	No more than 3 ft. from setback line
	F	No encroachment permitted	No more than eight ft. from setback line
Garages, residential side-loading or facing an alley	S	No more than 2 ft. from setback line	No more than 2 ft. from setback line
	SS	No more than 5 ft. from setback line	No more than 5 ft. from setback line
Gardening Hoop House, Cold Frame, Greenhouse, Vertical vegetable structure, raised garden bed (only one may encroach into the setback. The maximum size is limited to 100 s.f. in area and 10 ft. in height)	<u>S, SS, R</u>	No closer to property line than 5 ft.	No closer to property line than 5 ft.
Lawn ornaments (including fountains and other yard ornaments)	F, S, SS, R, W	No closer to property line or seawall than 3 ft.	No closer to property line or seawall than 3 ft.
Lighting, landscape (up to 3 ft. in height)	All	To property line or seawall	To property line or seawall
Lighting, site	All	To property line or seawall	To property line or seawall
Mailboxes (if permitted by the Code)	F, SS	To property line	To property line
Play equipment, residential (up to eight ft. in height)	S, SS, R, W	To property line or seawall	To property line or seawall

Structure/ Improvement	F-Front S-Side SS-Street side R-Rear W-Waterfront	Traditional Zoning Districts	Suburban Zoning Districts
Play equipment, residential (more than eight ft. in height)	S, SS, R, W	No closer to property line or seawall than 5 ft.	No closer to property line or seawall than 5 ft.
Pool, above ground	S, SS, R	No closer to property line than 5 ft.	No closer to property line than 5 ft.
rooi, above ground	w	No closer to property line or seawall than 8 ft.	No closer to property line or seawall than 8 ft.
Pool, in-ground (pools adjacent to seawalls shall require additional engineering to avoid conflict with existing, underground tie-backs.)	S, SS, R, W	No closer to property line or seawall than 5 ft.	No closer to property line or seawall than 5 ft.
Ramp for citizens with impairments	All	To property line or seawall	To property line or seawall
	F, S, SS, R	To the property line: The overall height shall be no greater than 18 inches from the existing grade abutting both sides of the wall	To the property line: The overall height shall be no greater than 18 inches from the existing grade abutting both sides of the wall
Retaining (return) wall	w	To the property line or seawall: The overall height shall be no greater than the top of the existing seawall. (Note: Federal and state regulations may be more restrictive.)	To the property line or seawall: The overall height shall be no greater than the top of the existing seawall. (Note: Federal and state regulations may be more restrictive.)
Shed (only one shed may encroach into the setback. The maximum size is limited to 100 s.f. in area and 10 ft. in height)	F	No encroachment allowed, except as noted in the use-specific development standards for accessory structures and no part of the shed shall be located in front of the front façade line of the principal structure	No encroachment allowed, except as noted in the use- specific development standards for accessory structures
	R	Anywhere within rear 20 ft. of lot	Anywhere within rear 20 ft. of lot

Structure/ Improvement	F-Front S-Side SS-Street side R-Rear W-Waterfront	Traditional Zoning Districts	Suburban Zoning Districts
	SS	No more than 5 ft. from setback line, within the rear 20 ft. of lot not allowed	No more than 5 ft. from setback line, within the rear 20 ft. of lot NS-1 only - see district regulations
	S	No closer to property line than 3 ft., except in the rear yard	No closer to property line than 3 ft., except in the rear yard
	W	No encroachment allowed	No encroachment allowed
Sidewalks (up to 6 ft. in width)	All	To property line or seawall	To property line or seawall
Spa	S, SS, R, W	No closer to property line or seawall than 5 ft.	No closer to property line or seawall than 5 ft.
Steps, stairs (steps, stairs shall not	F, R, W	No more than 6 ft. from setback line but no closer to property line or seawall than 4 ft.	No more than 6 ft. from setback line but no closer to property line or seawall than 4 ft.
exceed 3 ft. in height above grade.)	s, ss	No more than 4 ft. from setback line but no closer to property line than 4 ft.	No more than 4 ft. from setback line but no closer to property line than 4 ft.
Stoop (up to 3 ft. by 6 ft. in area)	All	No more than 3 ft. from setback line but no closer to property line or seawall than 4 ft.	No more than 3 ft. from setback line but no closer to property line or seawall than 4 ft.
Walls	F, S, SS, R, W	To property line or seawall as prescribed by fence and wall regulations	To property line or seawall as prescribed by fence and wall regulations



Staff Report to the St. Petersburg Development Review Commission

Prepared by the Planning & Development Services Department, Urban Planning and Historic Preservation Division

For Public Hearing Review on Wednesday, November 4, 2020 at 2:00 p.m. in the Council Chambers, City Hall 175 – 5th Street North, St. Petersburg, Florida 33701

City File: LDR 2020-05

Urban Agriculture Related Amendments

This is a City-initiated application requesting that the Development Review Commission (DRC), in its capacity as the Land Development Regulations Commission (LDRC), make a finding of consistency with the Comprehensive Plan and recommend to City Council **APPROVAL** of the following text amendments to the City Code, Chapter 16, Land Development Regulations (LDRs) pertaining to Urban Agriculture. The purpose of these text amendments is to expand opportunities for the production and sale of produce in the City by removing regulatory barriers as follows:

- 1. <u>Community Gardens</u>: eliminate not-for-profit requirement, which eliminates barriers created by the 501-C (3) process, extend date of initial permit expiration and lower fees;
- Commercial Gardens and Greenhouses: allow as a permitted use in Industrial Traditional (IT) and Industrial Suburban (IS) zoning districts, rather than a Special Exception, which will eliminate the public hearing before the Development Review Commission and create Use Specific standards to address compatibility, screening, noise and odor concerns;

3. Sale of Produce:

- in residential districts, allow on-site sales of produce (including honeybee products) on residential properties with limits on frequency, up to 12 events per calendar year;
- in commercial districts, expand options for selling produce, from vehicles, and on vacant property under the Roadside Vending provisions, and lower associated fees;
- 4. Landscape maintenance: changes to address edible plants, allowing greater height;
- Accessory structures: expand allowances to design and setback standards to include gardening structures including Hoop Houses, Cold Frames, Greenhouses, Vertical Vegetable Structures and raised planter beds.

APPLICANT INFORMATION

APPLICANT: City of St. Petersburg

175 5th Street North

St. Petersburg, Florida 33712

STAFF Ann Vickstrom, AICP, RLA, Planner II

CONTACT: Urban Planning and Historic Preservation Division

Planning and Development Services Department

One – 4th Street North

St. Petersburg, Florida 33711 Ann. Vickstrom@stpete.org

(727) 892-5807

INTRODUCTION

This application includes a set of proposed text amendments relating to Urban Agriculture to expand opportunities for the production and sale of produce. Multi-year discussions have included many aspects relating to community gardens, urban agriculture uses, and produce sales.

Background

For the past decade, the City has expanded opportunities for production and distribution of produce through amendments to the Land Development Regulations and through City policies and programs including Health in all Policies programs, the Regional Food Policy Council, and establishment of a Youth Farm at Enoch Davis Community Center.

In 2009, Community Gardens were added to the Land Development Regulations (LDRs), with a requirement for an annual permit. In 2011, the City added the "Commercial Gardens and Greenhouse" use as a Special Exception, requiring a public hearing review and approval.

In 2013, staff continued researching Urban Agriculture and working with stakeholders including the Sustainable Urban Agriculture Coalition, Bon Secours, Edible Peace Patch, Local Food Project, and the Pinellas County Cooperative Extension Service. As part of this effort, amendments were made to the Community Garden LDRs in 2014 which included the following: eliminating permit requirements for accessory gardens; allowing accessory gardens at education facilities, restaurants, and houses of worship; eliminating restrictions on power tool use; allowing on-site retail sales of produce and value added products (jams, jellies) in non-residential districts; allowing storage sheds; and providing requirements for use and storage of pesticides, herbicides and fertilizers.

In 2017, the staff revisited the Urban Agriculture related land development regulations. The proposed amendments are a result of further review of stakeholders' input, applicable Countywide rules and State legislation (Right to Farm Act and Chapter 586 Florida Statutes – the Honeybee Law).

The proposed LDR amendments were presented and reviewed at the Health, Energy, Resiliency and Sustainability (HERS) Committee meeting on July 29, 2020, where the committee voted to direct staff to move the amendment forward to public hearings. A workshop was held before the DRC on September 22, 2020.

PROPOSED LDR TEXT AMENDMENT

The proposed amendments to the LDRs relate to ten (10) sections of the Land Development Regulations. Specific text changes are shown in the attached Ordinance, shown in Strike-through/Underline format. The amendments are generally described as follows:

Eliminate the not-for-profit requirement for Community Gardens and extend initial permit period Section 16.50.085.2. – Purpose and Intent currently requires that all work, usage and sales of a Community Garden must be on a not for profit basis. This creates barriers due to the complexity of the 501C(3) process. An amendment to Section 16.70.030.1.13 Community Garden permit will allow for the extension of the initial permit until after the first season of produce production, giving the applicant time to establish the garden prior to commencing the annual renewal period.

Allow Commercial Gardens and Greenhouses as a permitted use in IT and IS zoning districts

Section 16.10.020.1 Matrix: Use Permission and Parking Requirements Matrix and Zoning Matrix proposed change will allow Commercial Gardens and Greenhouses as a permitted use in Industrial Traditional (IT) and Industrial Suburban (IS), rather than as a Special Exception. This will eliminate the additional review and public hearing before the Development Review Commission (DRC) as required for Special Exceptions. In addition, use specific standards are proposed to address compatibility, maintenance, environmental compliance, storage of materials, screening, noise and odor concerns, creating a new Section 16.50.075 Commercial Gardens and Greenhouses. The gardens are to be designed to prevent any chemical, pesticide, fertilize or other garden waste from draining off the property and to store and maintain any pesticides and fertilizers properly and Commercial Gardens and Greenhouses must comply with all federal, state and local regulations pertaining to pesticide, herbicides, agricultural production and soil suitability.

Allow on-site sales of produce on residential properties with limits on frequency

Section 16.50.185 Home produce sales is a new code section, to allow for the sale of produce grown on-site, including value added products and honeybee products in single-family and multi-family districts. Home produce sales would be allowed up to twelve (12) events per year, up to three (3) days per event, on Fridays, Saturdays and Sundays during daylight hours.

Amend the landscape maintenance standards to allow greater height for edible plants

Section 16.40.060.3.1. Maintenance of trees and vegetation for all properties within the City additional language would provide for the staking of plants and a height limit of edible plants of 48-inches.

Allow exemptions and encroachments for garden related Accessory Structures including hoop houses, cold frames, greenhouses, vertical vegetable structures and raised planter beds

Section 16.50.020.4.1 Accessory storage and gardening structures and carports and Section 16.60.050.2. - Allowable encroachments and setbacks, extends accessory structure design exemption and allowable encroachment for one garden related structure, including hoop houses, cold frames, greenhouse and vertical structures. Definitions of these structures are provided in Section 16.90.20 Definitions.

Amend roadside vending regulations to allow produce sales from vehicles and on vacant non-residential property throughout the City

Section 16.50.460 Vending, Roadside Markets new language expands options for selling produce from vehicles and on vacant property, in all non-residential zoning, CRT and CRS zoning districts.

CONSISTENCY with the COMPREHENSIVE PLAN

The following objectives and policies from the City's Comprehensive Plan are applicable to the proposed Land Development Regulations amendment:

- V1: When considering the probable use of land in a development application, the principles and recommendations noted in the Vision Element should be considered where applicable.
- V1.1 Development decisions and strategies shall integrate the guiding principles found in the Vision Element with sound planning principles followed in the formal planning process.
- LU1 The City shall take into account the citizen-based themes noted in the Vision Element when considering development decisions.
- LU1.1 When considering the probable use of land in a development application, the principles and recommendations noted in the Vision Element should be considered where applicable.

Vision Element Citizen Based Themes and Recommendations:

- A. Quality of Life Mission Statement: St. Petersburg will ensure its future as an outstanding community to live, work, play and learn. This qualitative approach will form a model sustainable city that achieves social, environmental and economic fairness and mutual success. The best traditions of the City shall be preserved and enhanced while creating new traditions and a strengthened quality of life for all.
- B. Natural Environment Mission Statement: St. Petersburg will be a model of sustainable living. St. Petersburg will protect and enhance the natural systems that provide the resources of land, air, water, and vegetation. St. Petersburg will reflect an awareness of ourselves as part of a larger system upon which we are dependent for our mental, physical, spiritual and economic well-being.
- LU23 The City shall support sustainable land development patterns through the LDRs and the Comprehensive Plan.
- LU23.4 The City's LDRs shall continue to support land development patterns that make possible a mixture of land use types resulting in employment, schools, services, shopping and other amenities located near residential development and neighborhoods.
- LU24 The City shall support site planning and building design techniques that maximize use of renewable, sustainable, active and passive sources of energy design in architecture.
- LU24.1 The City shall, on an ongoing basis, examine existing zoning and land development regulations and revise or eliminate provisions that act as regulatory barriers to the use of renewable, sustainable, active and passive energy systems.

PUBLIC COMMENTS

The proposed amendments were distributed to CONA, neighborhood and business associations and urban agriculture stakeholders in September and October. Comments received as of the completion of this report are attached.

PUBLIC HEARING PROCESS

The proposed ordinance associated with the LDR text amendment requires one (1) public hearing before the Development Review Commission (DRC) and two (2) City Council public hearings.

RECOMMENDATION

Staff recommends that the Development Review Commission, in its capacity as the Land Development Regulation Commission, make a finding of consistency with the Comprehensive Plan and recommend to City Council **APPROVAL** of the City Code, Chapter 16 LDR text amendments.

List of Attachments:

Proposed Ordinance

Public Comments received as of October 26, 2020

City of St. Petersburg Housing Affordability Impact Statement

Each year, the City of St. Petersburg receives approximately \$2 million in State Housing Initiative Partnership (SHIP) funds for its affordable housing programs. To receive these funds, the City is required to maintain an ongoing process for review of local policies, ordinances, resolutions, and plan provisions that *increase the cost of housing construction, or of housing redevelopment*, and to establish a tracking system to estimate the cumulative cost per housing unit from these actions for the period July 1– June 30 annually. This form should be attached to all policies, ordinances, resolutions, and plan provisions which increase housing costs, and a copy of the completed form should be provided to the City's Housing and Community Development Department.

- I. <u>Initiating Department:</u> Planning & Development Services Development
- II. <u>Policy, Procedure, Regulation, or Comprehensive Plan Amendment Under Consideration</u> for adoption by Ordinance or Resolution:

See attached amendment to Chapter 16 and Chapter 12, City Code of Ordinances (City File LDR 2020-05).

III. Impact Analysis:

A.	Will the proposed policy, procedure, regulation, or plan amendment, (being adopted by ordinance or resolution) increase the cost of housing development? (i.e. more landscaping, larger lot sizes, increase fees, require more infrastructure costs up front, etc.)
	No X (No further explanation required.) Yes Explanation:
	If Yes, the per unit cost increase associated with this proposed policy change is estimated to be: \$
B.	Will the proposed policy, procedure, regulation, plan amendment, etc. increase the time needed for housing development approvals?
	No X (No further explanation required) Yes Explanation:

IV: Certification

It is important that new local laws which could counteract or negate local, state and federal reforms and incentives created for the housing construction industry receive due consideration. If the adoption of the proposed regulation is imperative to protect the public health, safety and welfare, and therefore its public purpose outweighs the need to continue the community's ability to provide affordable housing, please explain below:

X The proposed regulation, policy, procedure, or comprehensive plan amendment will **not** result in an increase to the cost of housing development or redevelopment in the City of St. Petersburg and no further action is required. (Please attach this Impact Statement to City Council Material and provide a copy to Housing and Community Development department.)

<u>/s/ Elizabeth Abernethy</u>

October 22, 2020

Director, Planning & Development Services (signature)

Date

Copies to: City Clerk

Joshua A. Johnson, Director, Housing and Community Development

Public Comments

Katherine J. Connell

From: Elizabeth Abernethy

Sent: Monday, October 26, 2020 7:26 AM

To: Ann O. Vickstrom

Subject: FW: City of St Pete LDR 2020-05: Urban Ag Related amendments

Email for DRC staff report.

Thanks!

--Liz

Please note all emails are subject to public records law.

From: LECA Mail < lecapresident@gmail.com> Sent: Friday, October 23, 2020 5:20 PM

To: Elizabeth Abernethy < Elizabeth. Abernethy@stpete.org>

Subject: Re: City of St Pete LDR 2020-05: Urban Ag Related amendments

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Lakewood Estates thinks this is peachy:)

Judy

On Fri, Oct 23, 2020 at 5:00 PM Elizabeth Abernethy Elizabeth.Abernethy@stpete.org wrote:

Good afternoon,

Please find attached our draft amendment to our Land Development Regulations, related to Urban Agriculture.

The purpose of these text amendments is to expand opportunities for the production and sale of produce in the City by removing regulatory barriers.

Please forward this to any interested parties, we welcome feedback!

Synopsis of Changes:

- 1. <u>Community Gardens</u>: eliminate not-for-profit requirement, which eliminates barriers created by the 501-C (3) process, extend date of initial permit expiration and lower fees;
- 2. <u>Commercial Gardens and Greenhouses</u>: allow as a permitted use in Industrial Traditional (IT) and Industrial Suburban (IS) zoning districts, rather than a Special Exception, which will eliminate the public hearing before

the Development Review Commission and create Use Specific standards to address compatibility, screening, noise and odor concerns;

3. Sale of Produce:

- in residential districts, allow on-site sales of produce (including honeybee products) on residential properties with limits on frequency, up to 12 events per calendar year;
- in commercial districts, expand options for selling produce, from vehicles, and on vacant property under the Roadside Vending provisions, and lower associated fees;
- 4. Landscape maintenance: changes to address edible plants, allowing greater height;
- 5. <u>Accessory structures</u>: expand allowances to design and setback standards to include gardening structures including Hoop Houses, Cold Frames, Greenhouses, Vertical Vegetable Structures and raised planter beds.

City File No:

LDR 2020-05: Urban Agriculture Related Amendments

Public Meeting Schedule:

- 09.22.2020, 2:00 p.m. Development Review Commission Workshop (Virtual Meeting via Zoom)
- 11.04.2020, 2:00 p.m. Development Review Commission Public Hearing 2:00 PM*
- 11.12.2020, 9:00 a.m. City Council, 1st Reading and Public Hearing 1:30 PM*
- 12.10.2020, 5:00 p.m. City Council, 2nd Reading and Final Public Hearing 5:01 PM*

*Public Hearings to be held in-person in the Council Chambers, City Hall 175 – 5th Street North, St. Petersburg, Florida 33701

Please note: Every person in any City facility will be required to comply with the public safety protocols recommended by the Centers for Disease Control and Prevention and local health authorities, including wearing a mask in common areas, maintaining 6 feet of distance, and other safety practices.

Meeting Agendas and Staff Reports:

The meeting agendas and staff reports will be posted online at the following links:

- Development Review Commission: http://www.stpete.org/boards and committees/agendas.php
- City Council: http://www.stpete.org/council/council_agendas.php

Katherine J. Connell

From: Elizabeth Abernethy

Sent: Monday, October 26, 2020 7:28 AM

To: Ann O. Vickstrom

Subject: FW: City of St Pete Urban Ag Related LDR Amendments

Email for DRC staff report

Thanks!

--Liz

Please note all emails are subject to public records law.

From: Kent Curtis < kip.curtis@gmail.com > **Sent:** Friday, October 2, 2020 3:22 PM

To: Elizabeth Abernethy <Elizabeth.Abernethy@stpete.org> **Subject:** Re: City of St Pete Urban Ag Related LDR Amendments

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Thank you for sending this, Elizabeth -

FWIW, I am in the second year of a \$2 million pilot grant (https://news.osu.edu/mansfield-microfarm-project-will-support-economy-supply-local-produce/) to develop a coordinated 'microfarm' production system. (https://youtu.be/tWhGbhvZskc)

The sites are 1/3 of an acre, and include high tunnels (http://hightunnels.org/what-is-a-high-tunnel/) for extended growing seasons (in Florida these would be set up as shade houses), and when farmers are trained and coordinated through a cooperative, each site will net the farmer ~\$35k. I tell you all of this because I do have ambitions to establish a program in South St. Pete once we've proven concept here in Ohio.

I won't be able to attend these hearings, but these kinds of future production sites ought to be included in the consideration. I could send some specs, if that's helpful.

Thanks for your time!

Warmly, Kip



THE OHIO STATE UNIVERSITY

http://history.osu.edu/people/curtis.457 https://www.facebook.com/OhioStateMansfieldMicrofarm/ Gambling on Ore: The Nature of Metal Mining in the United States



From: Elizabeth Abernethy < Elizabeth. Abernethy@stpete.org >

Date: Friday, October 2, 2020 at 2:52 PM

To: Elizabeth Abernethy < <u>Elizabeth.Abernethy@stpete.org</u>> **Subject:** FW: City of St Pete Urban Ag Related LDR Amendments

Please see attached and below For Your Information:

The City has initiated text amendments to the City of St. Petersburg's Land Development Regulations ("LDRs") to address Urban Agriculture

Synopsis of Changes:

- 1. Community Garden eliminate not-for-profit requirement
- 2. Commercial Gardens and Greenhouses allow as a permitted use in Industrial Districts, rather than a Special Exception, and create Use Specific standards to address compatibility, screening, noise and odor concerns
- 3. Allow on-site sales of produce on residential properties with limits on frequency (12 times per year), includes honeybee products
- 4. Landscape maintenance changes to address edible plants, allowing greater height
- 5. Expand Accessory structure allowances to include gardening structures including Hoop Houses, Cold Frames, Greenhouses, Vertical Vegetable Structures and raised planter beds
- 6. Produce vending amendments to expand options for selling produce, from vehicles, and on vacant property (excluding residential properties)
- 7. Reduce Fees for Community Garden and Roadside Market Vending Permits: \$100 to \$50; and Annual Renewal \$50 to \$10

8.

City File No:

LDR 2020-05: Urban Agriculture Related Amendments

Tentative Public Meeting Schedule:

- 1. 09.22.2020, 2:00 p.m. Development Review Commission Workshop (Virtual Meeting via Zoom)
- 2. 11.4.2020, 2:00 p.m. Development Review Commission Public Hearing
- 3. 12.03.2020, 9:00 a.m. City Council, 1st Reading and Public Hearing
- 4. 12.10.2020, 5:00 p.m. City Council, 2nd Reading and Final Public Hearing

Meeting Agendas and Staff Reports:

When ready, the meeting agendas and staff reports will be posted online at the following links:

- 1. Development Review Commission: http://www.stpete.org/boards_and_committees/agendas.php
- 2. City Council: http://www.stpete.org/council/council-agendas.php

Please feel free to forward this to any interested parties.

If you have any questions, would like to provide feedback or comments, or require additional information, please contact me by telephone or email.

Best Regards, Elizabeth Abernethy, AICP Director, Planning & Development Services

Katherine J. Connell

From: Elizabeth Abernethy

Sent: Monday, October 26, 2020 7:29 AM

To: Ann O. Vickstrom

Subject: FW: LDR 2020-05: Urban Ag amendments: wonderful; 2 thoughts

Email for DRC staff report

Thanks!

--Liz

Please note all emails are subject to public records law.

From: Cathy Harrelson < cathyharrelson@gmail.com>

Sent: Friday, September 18, 2020 12:34 PM

To: Elizabeth Abernethy < Elizabeth. Abernethy @stpete.org > **Cc:** Catherine Harrelson < charrelson.spsc@gmail.com >

Subject: LDR 2020-05: Urban Ag amendments: wonderful; 2 thoughts

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Hey Liz,

You're like the proverbial one-armed paper hanger. I'm so glad to see these potential updates to this ordinance. Seems like this was something started awhile back and your summary of proposed changes is excellent. I had a couple of ideas regarding two of them:

- Allow on-site sales of produce on residential properties with limits on frequency (12 times per year)
- Landscape maintenance changes to address edible plants, allowing greater height

Re residential on-site sales of 12 x per year, I was just thinking about folks who might be growing some seasonal items that are harvestable say in winter/spring, summer, or fall. It makes sense to restrict it so the neighbors aren't always dealing with extra street traffic. But I wonder if this number couldn't be raised just slightly, to accommodate different growing and harvesting times, say a total of 15x per year (e.g. 5x per season)? I'm assuming, in asking this, that residents could compress their 12 x per year into 2 weeks, for example, should they choose to? Maybe this slight increase could be accompanied by a corresponding

(slight) increase in the cost of permits, or renewal of permits? Just an idea.

Re the landscape maintenance changes to accommodate edibles...Yay! Just asking if there's any room to add Florida native and/or Florida-friendly bee and other pollinator attractor plants to that list? Seems important to look at both since they're obviously synergistic.

If this is something I should also send to DRC or Council, please advise. Thanks so much for all your hard work Sincerely,

Cathy Harrelson

President, St. Petersburg Sustainability Council Chair, Urban Forestry Committee, CBC 727-415-8805

"The Stone Age did not end because we ran out of rocks, it ended because we found something better." Aaron Lewis, 2015

Katherine J. Connell

From: Elizabeth Abernethy

Sent: Monday, October 26, 2020 7:27 AM

To: Ann O. Vickstrom **Subject:** FW: variance request

Email for DRC staff report

Thanks!

--Liz

Please note all emails are subject to public records law.

From: Derek Lewis <kered42@gmail.com> Sent: Tuesday, October 13, 2020 9:08 AM

To: Elizabeth Abernethy < Elizabeth. Abernethy@stpete.org>

Subject: Re: variance request

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Thank you for the details, and plan on my being there. However, I seriously doubt that 3 minutes will be anywhere near enough time for this significant problem.

Please copy everyone involved, preferably with the full thread of our emails

Deek Lewis

On Tue, Oct 13, 2020 at 7:41 AM Elizabeth Abernethy < Elizabeth.Abernethy@stpete.org > wrote:

The first hearing before the Development Review Commission hearing is scheduled for Wednesday, November 4, 2020 at 2:00 p.m.

The Public Hearing will occur at City Hall, Council Chambers, located at 175 5th Street North, St. Petersburg, Florida.

This item will be near the beginning of the agenda.

You will have 3-minutes to provide your comments.

The second hearing will be before City Council, Thursday November 12th and the final hearing, Thursday, December 10th.

The Public Hearings will occur at City Hall, Council Chambers, located at 175 5th Street North, St. Petersburg, Florida.

You will have 3-minutes to provide your comments.

If you want me to provide a print out of this email to the Commissioners, I can include it with the staff report.
Please advise.
The staff report will be available one week ahead of the hearing (by October 28 th)
Agendas and reports are posted here:
https://www.stpete.org/boards_and_committees/agendas.php
Best Regards,
Elizabeth Abernethy, AICP
Director, Planning & Development Services
City of St. Petersburg
O: 727-893-7868
E: <u>Elizabeth.Abernethy@stpete.org</u>
Please note all emails are subject to public records law.

From: Derek Lewis < kered42@gmail.com>
Sent: Monday, October 12, 2020 9:32 PM

To: Elizabeth Abernethy < Elizabeth.Abernethy@stpete.org>

Subject: Re: variance request

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Below is a copy of my filing with Ashley Moody and Nikki Fried. Kindly forward to the City Attorney, with a link to me.

When EXACTLY are your hearings planned, as I want to speak at them For the personal attention Attorney General, Ashley Moody Dear Madam, Re: Apiary Act Chap 586 together with Cottage Food Laws The City of St Petersburg is attempting to undermine the SPIRIT and INTENT of these acts by severely limiting my ability and methods of selling my honey to finance my beekeeping. For no good reason that they have given, or I can establish, they are attempting to force us into a "one size fits all box" with all others. We are a unique, and VERY special case, as witnessed by the State passing this Act. Thus, I urge you to order them to Cease and Desist, from any frivolous attempts to control us. As I mentioned to the City, there are only NINETY SEVEN keepers in St Pete, compared to the ~130,000 households My brother in South Africa reminded me that: "How world wide there has been a call for us to actively encourage and promote beekeeping to preserve our food security" Also that: " one in four mouthfuls of our food has to be pollinated by bees." It is well documented that bees are severely threatened, and that in 1940's, the US had 6,000,000 hives. Today there are only 2,500,000. We are hobbyists, struggling to pay to keep bees. We are limited by how many swarms we may have, and hence how much honey we can produce. The minimum set-up cost for a swarm of bees is about \$300 Another aspect, is the control of the Africanisation of our European bees, to safeguard the public's lives. I am currently working on my 3rd such swarm this year. As my first 25 years of beekeeping was in South Africa, I am keenly aware of the vast difference in their aggressive behavior. You are well aware, by simply passing this Act, bees are severely threatened in many ways, and VITAL to the production of most healthy foods.

Below, are attached copies of my, so far, fruitless negotiations with the City

Cc Dept of Agric, Nikki Fried St Pete City attorneys City of St Pete On Wed, Oct 7, 2020 at 8:21 AM Elizabeth Abernethy <Elizabeth.Abernethy@stpete.org> wrote: Mr. Lewis, Thank you for your feedback on our pending ordinance changes. We have been working with stakeholders over the past few years, and will be moving forward on our schedule to complete this round of changes by the end of this year. You are more than welcome to participate in the hearings, as noted in my last email. We are anticipating that public meetings will be back in-person at City Hall starting next month. Please note, the suggested frequency for retail sales of produce is 12 times a year, not once a month. This will provide more frequent sales during times of greater production. This frequency was proposed as a good starting point, and will allow us to evaluate any impacts on neighbors as it is implemented. As I mentioned, this compares to the limit of 4 times a year for garage sales. These regulations can be further evaluated in the future. Best Regards, Elizabeth Abernethy, AICP Director, Planning & Development Services City of St. Petersburg O: 727-893-7868

E: Elizabeth.Abernethy@stpete.org

Please note all emails are subject to public records law.

From: Derek Lewis < kered42@gmail.com > Sent: Monday, October 5, 2020 9:54 PM

To: Elizabeth Abernethy < Elizabeth. Abernethy@stpete.org >

Cc: Johnny Walker cresident@pinellasbees.com; Nathan Bees <<u>LiveLifeRad@gmail.com</u>; Dave Bee Westervelt <<u>germanbee5@aol.com</u>; Jamie Ellis <<u>idellis@ufl.edu</u>; Jennifer C. Bryla <<u>Jennifer.Bryla@stpete.org</u>; Derek Kilborn <<u>Derek.Kilborn@stpete.org</u>; Ann O. Vickstrom <<u>Ann.Vickstrom@stpete.org</u>

Subject: Re: variance request

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Thank you for your response, and it seems you are moving a bit in the right direction, BUT, it looks like you are trying to create a "One size box that fits all" but nobody properly. So.....

NO

NO

Let me point out some of the weaknesses:

Did you read the story in last week's TBT about the early Negro baseball player that was given a size 40 pants for his 30 waist?? And what was he told?? TAKE IT OR LEAVE IT.... Exactly what you are saying to us, as you try to force hobby folks into this ordnance......

OR

Vine ripe Tomatoes... Of course, the best of the best, but with a MONTHLY market??? What is the poor grower supposed to do with his wonderful tomatoes the other three weeks?? Ditch them in the compost heap?? Where they rot?

OR

Pennsylvania, and the selling of quilts from the homes. As you drive thru central Penn, on the back roads, if you see a quilt hanging from a porch railing, it's a signal that there are quilts for sale there. Visitors are welcome to approach the house, and shop. In many ways exactly what I am doing.

I believe you are trying to use a sledgehammer to kill a mosquito! They survive because they are agile!! What you are trying to force us to be!! It might be impossible to find ways to get around your draconian rules.

Your main concern seems to be about traffic problems. What does a successful monthly market create?? A NIGHTMARE traffic jam, with cars on either side of the road blocking traffic. I have explained to you that the average time I have a customer parked is about ONE minute a DAY or less. I can easily prove this to you.

The only person who complained is the Code Officer. The circle of neighbors around me certainly don't. Most strongly support what I am doing. Would you like another page of the outer circle??

Many of my customers I never see. I use The Honor System, which is perfect for these COVID times. They walk to my door, in a mask, take the bottle and drop their money in the tip jar... My RING system alerts me to them, and I replace the jar as they drive or walk away.

SO??

Therefore, I believe you need to re-think this, go back to the drawing board, and revise this, after doing your "Due Diligence". This is not a unique problem to our City or State! It seems you have NOT researched carefully what other cities are doing. And, more importantly, how successful they were? This is really a Nation-wide issue. You clearly have contacted the City attorneys, but have you contacted the State?? Other States??

In summary, I believe your intent is to defeat the SPIRIT and INTENT of the Apiary Act and the Cottage food laws, and I/we will continue to fight this!

Maybe you are wrong, a variance is the best way. Settle this once and for all.

Yours sincerely, Derek Lewis

On Fri, Oct 2, 2020 at 2:30 PM Elizabeth Abernethy <<u>Elizabeth.Abernethy@stpete.org</u>> wrote:

Mr. Lewis,

I have reviewed your emails and had the opportunity to discuss your request with our Zoning Official and City attorney.

We all agree that the variance process is not the appropriate path forward.

We are currently in the process of updating our Land Development Regulations to address Urban Agriculture related issues.

As part of this package, we are proposing to allow sale of produce from residential properties, up to 12 times per year. This is similar to garage sales, which are limited to 4 times a year.

In order to accommodate your situation, we are proposing to add additional language that would allow sale of honey or honeybee products, under this same code section, please see page 5 of the attached draft language, where we have included the following highlighted text in our draft:

16.50.185 Home Produce Sales

16.50.185.1. - Applicability.

This section shall apply to home produce sales. A limited number of home produce sales are allowed as accessory uses in all zoning districts which permit single and multifamily dwelling units.

16.50.185.2. - Generally.

The term "home produce sale" means any public display or offering for sale to the public of one or more items of products grown on-site, including value added-products such as pickles and jams. This shall also include sale of honey or honeybee products produced by a registered Beekeeper with an apiary pursuant to F.S. 586.

Here is a synopsis of all of the changes included in this package:

Synopsis of Changes:

- Community Garden eliminate not-for-profit requirement, which eliminates barriers created by the 501-3C process
- Commercial Gardens and Greenhouses allow as a permitted use in IT and IS, rather than a Special Exception, which will eliminate the extra review and public hearing before the Development Review Commission (less intensive than other uses in IT), and create Use Specific standards to address compatibility, screening, noise and odor concerns
- Allow on-site sales of produce on residential properties with limits on frequency, including honeybee products
- Landscape maintenance changes to address edible plants, allowing greater height
- Expand Accessory structure allowances to include gardening structures including Hoop Houses, Cold Frames,
 Greenhouses, Vertical Vegetable Structures and raised planter beds
- Produce vending amendments to expand options for selling produce, from vehicles, and on vacant property (excluding residential properties)
- Reduce Fees for Community Garden and Roadside Market Vending Permits: \$100 to \$50; and Annual Renewal \$50 to \$10

Please feel free to share this with any interested parties.

We look forward to any comments or suggestions regarding the proposed code language from you or other beekeepers in our City.

You are also welcome to participate in the upcoming hearings, and I can forward the staff report when it is ready.

City File No:

LDR 2020-05: Urban Agriculture Related Amendments

Public Meeting Schedule:

- 09.22.2020, 2:00 p.m. Development Review Commission Workshop (Virtual Meeting via Zoom)
- 11.4.2020, 2:00 p.m. Development Review Commission Public Hearing
- 12.03.2020, 9:00 a.m. City Council, 1st Reading and Public Hearing
- 12.10.2020, 5:00 p.m. City Council, 2nd Reading and Final Public Hearing

Meeting Agendas and Staff Reports:

When ready, the meeting agendas and staff reports will be posted online at the following links:

- Development Review Commission: http://www.stpete.org/boards and committees/agendas.php
- City Council: http://www.stpete.org/council/council-agendas.php

Best Regards,

Elizabeth Abernethy, AICP

Director, Planning & Development Services

City of St. Petersburg

O: 727-893-7868

E: Elizabeth.Abernethy@stpete.org

Please note all emails are subject to public records law.

From: Derek Lewis < kered42@gmail.com>
Sent: Friday, October 2, 2020 11:39 AM

To: Jennifer C. Bryla < <u>Jennifer.Bryla@stpete.org</u>>; Johnny Walker < <u>president@pinellasbees.com</u>>; Nathan Bees

<<u>LiveLifeRad@gmail.com</u>>; Dave Bee Westervelt <<u>germanbee5@aol.com</u>>; Jamie Ellis <<u>jdellis@ufl.edu</u>>

Cc: Elizabeth Abernethy < Elizabeth. Abernethy@stpete.org>

Subject: Re: variance request

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

I have had some time to think about this.. I requested you refer this matter to the HIGHEST POSSIBLE person, but you only went to your (immediate?) supervisor.

Kindly refer this matter to

B. The Mayor, Rick Kriseman
C. The State Governor Ron DeSantis
D. anyone else of that level you can think of Possibly the Head of the State Legal Dept
I request this, on the grounds that by even requesting (demanding?) I apply for (or need) a variance, you, the City of St Pete, are undercutting the SPIRIT AND INTENT of both the Apiary Act and the Cottage Food Act. I refer you to this link from FDACS
https://www.fdacs.gov/content/download/74835/file/what_you_need_to_know_about_backyard_beekeeping_in_fl
<u>orida.pdf</u>
I further note, that you have been "Blind cc'ing" some people, as someone let "the cat out the bag" In the future,
kindly cease and desist from this practice, and ensure that I know EVERYONE involved, with their title. Other possible inclusions are FI State Beekeepers. I have included the PBA Pres and VP, Prof Jamie Ellis(UF) and Dave Wetervelt
(FSBees)
Obviously, the logic from previous emails should be included, when referring this matter to a higher level.
In the meantime, please don't forget to respond to ALL the other items, so we can get any red tape out of the way
Many thanks
Derek Lewis
On Thu, Oct 1, 2020 at 7:46 PM Derek Lewis < kered42@gmail.com > wrote:
I'm sorry, I forgot to add. Please send any info that may help
Derek

A. The Head of the City Legal Dept

On Thu, Oct 1, 2020 at 4:40 PM Jennifer C. Bryla < Jennifer.Bryla@stpete.org > wrote:

Mr. Lewis,

Good afternoon. I am including my supervisor in this conversation and after further discussions with her, I do not believe we can provide a Variance to the code language as this would be a text amendment to the code.

She can however offer additional information that may be of use to you regarding your bee business.

Please let me know if I can help further.

Jennifer C. Bryla, AICP

Zoning Official

Development Review Manager

City of St. Petersburg, FL

Planning and Development Services Department

O: 727.892.5344 E: Jennifer.Bryla@stpete.org

From: Derek Lewis < kered42@gmail.com>
Sent: Wednesday, September 30, 2020 8:15 PM
To: Jennifer C. Bryla < Jennifer.Bryla@stpete.org>

Subject: Re: variance request

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Kindly refer this matter to the HIGHEST possible authority

AND

Answer EVERY OTHER part of my letter

Derek Lewis

On Wed, Sep 30, 2020 at 12:23 PM Jennifer C. Bryla < Jennifer.Bryla@stpete.org wrote:

Mr. Lewis,

Good afternoon. We do not have the ability to waive any fees.

Jennifer C. Bryla, AICP

Zoning Official

Development Review Manager

City of St. Petersburg, FL

Planning and Development Services Department

O: 727.892.5344 E: Jennifer.Bryla@stpete.org

From: Derek Lewis < kered 42@gmail.com >

Sent: Wednesday, September 30, 2020 11:13 AM **To:** Jennifer C. Bryla < <u>Jennifer.Bryla@stpete.org</u>>

Cc: Iris L. Winn < lris.Winn@stpete.org; aldrich0202@sbcglobal.net

Subject: Re: variance request

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Hi

Somewhat surprising, in these Covid times that you dont simply print what I submitted, as that is what I will do.
You have again used a term sans explanation "proof of the Notice of Intent" Surely what I just submitted is PROOF??? There was another term noted in my letter
Once again, let me request a waiver of the fee. \$350 is the selling price of 44 lbs of honey, the rough annual production of a hive of bees. Thus it amounts to a huge expense, as we are limited by the number of hives we can keep. So far this year, my hives have only produced 87lb of honey. May I suggest a fee of about \$8, what I sell my honey for, would be more appropriate?
I am considered a bee "Hobbyist", which I do
1. for my own pleasure
2. To help promote a better, safer environment for bees
3. To supply one of the healthiest human foods
After 3 years, I have not yet recovered my outlay
Many thanks
Derek Lewis
On Wed, Sep 30, 2020 at 9:00 AM Jennifer C. Bryla < <u>Jennifer.Bryla@stpete.org</u> > wrote:
Mr. Lewis,
We do not have the ability to waive any fees.

You would need to submit a hard copy of the application, fee and proof of the Notice of Intent to file in the drop box in the lobby or by mail by the 13th of Oct. Staff will then evaluate for completeness and determine the method for processing the application. Hope that helps. Jennifer C. Bryla, AICP **Zoning Official** Development Review Manager City of St. Petersburg, FL Planning and Development Services Department O: 727.892.5344 E: Jennifer.Bryla@stpete.org From: Iris L. Winn Sent: Wednesday, September 30, 2020 8:02 AM To: 'Derek Lewis' < kered42@gmail.com >; aldrich0202@sbcglobal.net Cc: Jennifer C. Bryla < Jennifer.Bryla@stpete.org> Subject: RE: variance request Good morning, Mr. Lewis – I am including Jennifer Bryla, the Zoning Official on this email to provide further assistance pertaining to your inquiry. Thank you,

Iris Winn

Administrative Clerk

Planning and Development Services Department

City of St. Petersburg

727.892.5498

<u>Iris.Winr</u>	@stpete.org
[Under F disclosur	lorida Statute 119 (Public Records) your email communications may be subject to publice.]
Sent: Tue To: <u>aldricl</u>	rek Lewis < <u>kered42@gmail.com</u> > sday, September 29, 2020 6:21 PM n0202@sbcglobal.net; Iris L. Winn < <u>Iris.Winn@stpete.org</u> > e: variance request
	This email originated from outside of the organization. Do not click links or open attachments unless you he sender and know the content is safe.
	are 10 forms to apply for a variance. Please check them over for completeness
Please no	
Please no 1. I hereb	te the following
Please no 1. I hereb 2. I have r	re the following request you waive the application fee, as this is such a special case, and would constitute a ha
Please no 1. I hereb 2. I have r	re the following request you waive the application fee, as this is such a special case, and would constitute a has to clue what the "Public Participation Report" means, or any form to fill out
Please no 1. I hereb 2. I have r In these C	request you waive the application fee, as this is such a special case, and would constitute a had one clue what the "Public Participation Report" means, or any form to fill out ovid times, do you need hard copies, or anything else?

I hope all 4 attachments come thru to you

From: S Date: T Subjec	- Forwarded message Shervon A. Chambliss <shervon.chambliss@stpete.org> Thu, Sep 17, 2020 at 10:31 AM t: RE: variance request rek Lewis <kered42@gmail.com></kered42@gmail.com></shervon.chambliss@stpete.org>
Good N	Morning,
Please	find attached below the responses to your questions.
1.	there appears to be a spelling error staff will "NOT" the application??? I have attached the correcte pre-app notes. The original PDF document crashed, and a duplicate set the draft notes were attached mistakenly.
2.	Has the 6 month allowance been granted? You may drop your application off at the Municipal Service Centers drop box in the main lobby, email return, or mail it to "1 4th Street North St. Petersburg, FL 33701" with the \$40.00 payment (checks may be made payable to the "City of St. Petersburg"). Please make you mailing to the attention of the "Zoning Department."
3.	What specifically am I and/or Ed Carlson supposed to do?? You will send a copy of your entire application and a narrative letter to FICO, CONA, and the Jungle Terrace Civic Association representati Dr. Ed Carlson. This letter is to inform the associations of your intent to file for a variance. Each of the notified associations will have the opportunity to comment on the request. Any comments provide directly to you should be saved and passed on to the staff member processing your application.
4.	Are there not other forms to complete?? Yes, there are. Certainly seemed so at the meeting? Please find attached the submittal schedule for variance applications, the variance application, and the temporary use permit application.
Regard	ls,

riailillig allu	Development Services
City of St. Peto	ersburg
1 Fourth St N,	St. Petersburg, FL 33701
727-893-4238	
Sent: Tuesday To: Shervon A	newis < kered42@gmail.com > 7, September 15, 2020 2:41 PM 2. Chambliss < shervon.chambliss@stpete.org > 8 ariance request
	email originated from outside of the organization. Do not click links or open attachments unless you ender and know the content is safe.
Thanks, but a	few Q's
1. there appea	ars to be a spelling error staff will "NOT" the application???
2. Has the 6 m	nonth allowance been granted?
3. What speci	fically am I and/or Ed Carlson supposed to do??
4. Are there n	ot other forms to complete?? Certainly seemed so at the meeting?
Derek Lewis	
On Tue, Sep 1	5, 2020 at 12:51 PM Shervon A. Chambliss < shervon.chambliss@stpete.org wrote:
Good Afterno	oon,
	ttached the pre-application meeting notes from this morning's zoom conference call.
Please find a	tadened the pre application meeting notes from this morning 3 250m conference can

Shervon Chambliss, Planner I

Planning and Development Services

City of St. Petersburg

1 Fourth St N, St. Petersburg, FL 33701

727-893-4238

From: Derek Lewis < kered42@gmail.com > Sent: Monday, August 31, 2020 12:05 PM
To: Iris L. Winn < Iris. Winn@stpete.org >

Subject: variance request

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

draft proposal

Zoning Variance request

Reg 16.50.180.3?

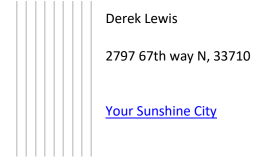
As a FI State registered beekeeper # FL0520613L, and Business Licence Exempt under "Cottage Industries" act, and St Petersburg Business Tax exempt as I am over 65, I hereby request a zoning exception to market and sell my honey from my home and to promote beekeeping in any way possible. Honey Bees are severely threatened, and vital for the pollination of most healthy foodstuffs.

Also, due to Covid-19 restrictions all vendor shows are closed, so we are unable to sell there.

Just for the record, there are only a little over 200 registered beekeepers in Pinellas County, with about 30 in St Pete, so this variance would impact very few homes. We are also limited by the number of hives we can have, and hence the quantity of honey can produce. Thus the impact on parking or traffic is minimal.

The "Apiary" act, allowing bees in residential areas, was passed largely to promote beekeeping on a much wider scale. It has been, we think, very successful, but still only a few registered 'keepers in St Petersburg.

Thank you



From: Derek Lewis < kered42@gmail.com>
Sent: Tuesday, November 3, 2020 12:37 PM

To: Elizabeth Abernethy **Subject:** Re: variance request

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Below is my speech. As it is much longer than 3 minutes, I hereby request extra time for this vital subject. Also to be the FIRST speaker. Several people will be there to support me.
I will bring 15 copies, unless you think more will be needed

Derek Lewis

Good afternoon, Ladies and Gentlemen.

A quote from RBG.. "Fight for the things you care about, but do it in a way that will lead others to join you"

I am here to try and persuade you, that you are going in totally the WRONG direction. I want to start a movement to make St Pete "The BEE FRIENDLIEST CITY in the US." And, I mean B E E friendly

My name is Derek lewis, and I live at 2797 67th Way N, St Pete. I am a 3rd Generation keeper, thrown in the 'deep end' in 1952 at age 10, when my Grandfather became allergic. I did have remote help but had to learn to swim very quickly. My younger brother became my 1st pupil a few years later, and he still has bees in South Africa, where we grew up. I have at least a couple decades more experience handling African bees than anyone else I am aware of in the US. In addition, our cousin, is a Professor of Bees at Stellenbosch University.

We are here today to discuss some new, proposed, regulations as they relate to the Apiary Act 586, and the Cottage Food Laws, which we believe are ill-advised and contrary to these Acts. They are attempting to force everyone into a "One size fits all" box, that BEES certainly don't fit into.

In these COVID times, my "Honor System" of selling is perfect. They walk to my door, drop money in the tip jar, and take a bottle. On average, someone on our property less than a minute a day. These regs will punish us for selling honey, after our "Good Samaritan" act of pollinating all your crops.

We do all this because we love it, and care about bees, not to make money. After 4 years, I am still about \$1000 in the hole.

A little history, as a reminder. What happened back in the Middle Ages? A mini Ice Age. What happened to homo sapiens? They couldn't grow enough crops, and they starved. Multitudes died, and mankind shrank in size.

Some background. It is well documented that in the last century or so we have become the longest living, healthiest, tallest Homo Sapiens that has ever walked this planet. There are many reasons for this, but at the core is FOOD. Good healthy food, available to everyone EVERY DAY. Google Blue Zones.

How did we achieve this?? Many partial ways, but at the core of this is WHAT???

Would anyone care to try and answer?? No? I thought not. (Or yes?? Good/bad answer)

Of course: The correct answer is BEES

Without BEES to pollinate all the healthy fruits, vegetables, seeds and nuts, and the support systems to distribute them, we would all suffer from malnutrition AGAIN. For example, without bees we would have almost no almonds or blueberries. About 1.7 MILLION hives are shipped to CA yearly just for the almonds. For blueberries, there is a newly discovered, partially understood, symbiotic way in which Honey and Bumble bees work together.

It is well documented that the US had about 6 million hives in the 40's, but only 2.5 million today, for a host of reasons including rampant development, widespread use of pesticides, and a parasitic mite called Varroa Destructor. We have had a major outbreak here in the last few weeks of varroa.

Of course, we wouldn't starve. There are plenty of wind pollinated foods like rice, corn, and wheat, but they are far from "Healthy," as they are highly refined.

As our population grows, we need MORE bees, MORE BEEKEEPERS

Do you, ladies and gentlemen, do you want to, in any way whatsoever, help this happen again??? I put it to you, that by trying to control bees in any frivolous way whatsoever, you will be doing so. I also believe that if the model you are proposing were to become widespread, tremendous harm would occur.

Therefore, L&G, I urge you, implore you, to take a completely different approach.

L&G, I urge you to grab this opportunity, not to clamp down on bees, but to enhance, enable them in every which way possible. That is the "Spirit and Intent" of the Apiary Act 586. Here are a few ways you could do so:

- 1. To cease and desist poisoning any swarms that appear, without approval of a beekeeper or our Assoc. Call us to remove them.
- 2. To exempt honey and bee product sales from all regulations except the Cottage Food rules.
- 3. To plant ONLY bee friendly trees, flowers and shrubs from now on.
- 4. To actively encourage homeowners to have a trap-nest in their garden to provide a good home for migrant swarms. We would remove the trap as soon as bees nest therein. Owl nests make excellent beehives, out of season.
- 5. To allow reasonable signs to market our honey.
- 6. Promote Native Nurseries and other Native bees
- 7. Whenever a swarm becomes "africanised" call us to re-queen and hence de-africanise them.
- 8. Promote more roadside wildflower strips. These will further beautify the city and also save money on mowing.

I hope you will set up a committee, to study this issue in depth. If you dont have us beekeepers, or more importantly our BEES, all these regs will be for naught, as, one day, there will be no crops to sell, or what little there is, often deformed, they will be in such demand, they will be snapped up at exorbitant prices.

St Pete has always been proud of being the Sunshine City, the City of Light, the City of Trees. I want you to add to that, by becoming the most BEE FRIENDLY City in the United States.

Any questions? Comments? Need for clarification?

Thank you

2020 Leadership Team

David B. Bennett, CAE, CMLX¹
Chief Executive Officer

Cyndee Haydon *President*

Glen Richardson *President-Elect*

Tom Steck *Treasurer*

Manuela Hendrickson Secretary

Kevin Batdorf Past President

Glendora Merchant CPAR Chapter Chair

Frank Bazail
Director

Heather Breckenridge

Ken Breland
Director

Carolina Conner
Director

Major Easthagen
Director

Linda Wilson

Director

Michael Wyckoff

Director

Frank Bazail
Director – Large Firm
Appointment

Fred Hintenberger
Director – Large Firm
Appointment

James Schanz
Director – Large Firn
Appointment

PINELLAS REALTOR ORGANIZATION



175 5th Street N
St. Petersburg, FL 33701

Dear Chairman Montanari and Fellow City Council Members,

The Pinellas Realtor® Organization (PRO) consistently stands for protection and expansion of private property rights. They are the cornerstone of the real estate industry. That is why we whole-heartedly support the staff recommendation to adopt LDR 2020-05. Many property owners desire to grow food on their property in a reasonable fashion. Government regulation that impedes that ability does so to the cost of the property owner, and the community at large. Food security and safety are at the forefront of issues facing sustainable urban neighborhoods.

Urban Agriculture is not first thought of as a real estate issue, but we have found demand across the country for more availability of urban agriculture. Last year our association was proud to support state legislation allowing front yard vegetable gardens. PRO sees LDR 2020-5 as another logical step towards restoring property rights to owners. We hope the adoption of the ordinance will clear a path for more urban agriculture in St. Petersburg and create a homegrown solution for families struggling to find attainable healthy food options.

If you have any questions, please feel free to reach out to our Vice President of Public Affairs Joe Farrell at JFarrell@TampaBayRealtor.com. Thank you for your consideration and service to our community.

Sincerely,

Cyndee Haydon 2020 President Sincerely,

David B. Bennett Chief Executive Officer



ynder Haydon

From: Derek Lewis < kered42@gmail.com > Sent: Tuesday, November 3, 2020 12:37 PM

To: Elizabeth Abernethy < Elizabeth.Abernethy@stpete.org

Subject: Re: variance request

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

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Derek Lewis

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A quote from RBG.. "Fight for the things you care about, but do it in a way that will lead others to join you"

I am here to try and persuade you, that you are going in totally the WRONG direction. I want to start a movement to make St Pete "The BEE FRIENDLIEST CITY in the US." And, I mean B_E_E friendly

My name is Derek lewis, and I live at 2797 67th Way N, St Pete. I am a 3rd Generation keeper, thrown in the 'deep end' in 1952 at age 10, when my Grandfather became allergic. I did have remote help but had to learn to swim very quickly. My younger brother became my 1st pupil a few years later, and he still has bees in South Africa, where we grew up. I have at least a couple decades more experience handling African bees than anyone else I am aware of in the US. In addition, our cousin, is a Professor of Bees at Stellenbosch University.

We are here today to discuss some new, proposed, regulations as they relate to the Apiary Act 586, and the Cottage Food Laws, which we believe are ill-advised and contrary to these Acts. They are attempting to force everyone into a "One size fits all" box, that BEES certainly don't fit into.

In these COVID times, my "Honor System" of selling is perfect. They walk to my door, drop money in the tip jar, and take a bottle. On average, someone on our property less than a minute a day. These regs will punish us for selling honey, after our "Good Samaritan" act of pollinating all your crops.

We do all this because we love it, and care about bees, not to make money. After 4 years, I am still about \$1000 in the hole.

A little history, as a reminder. What happened back in the Middle Ages? A mini Ice Age. What happened to homo sapiens? They couldn't grow enough crops, and they starved. Multitudes died, and mankind shrank in size.

Some background. It is well documented that in the last century or so we have become the longest living, healthiest, tallest Homo Sapiens that has ever walked this planet. There are many reasons for this, but at the core is FOOD. Good healthy food, available to everyone EVERY DAY. Google Blue Zones.

How did we achieve this?? Many partial ways, but at the core of this is WHAT???

Would anyone care to try and answer?? No? I thought not. (Or yes?? Good/bad answer)

Of course: The correct answer is BEES

Without BEES to pollinate all the healthy fruits, vegetables, seeds and nuts, and the support systems to distribute them, we would all suffer from malnutrition AGAIN. For example, without bees we would have almost no almonds or blueberries. About 1.7 MILLION hives are shipped to CA yearly just for the almonds. For blueberries, there is a newly discovered, partially understood, symbiotic way in which Honey and Bumble bees work together.

It is well documented that the US had about 6 million hives in the 40's, but only 2.5 million today, for a host of reasons including rampant development, widespread use of pesticides, and a parasitic mite called Varroa Destructor. We have had a major outbreak here in the last few weeks of varroa.

Of course, we wouldn't starve. There are plenty of wind pollinated foods like rice, corn, and wheat, but they are far from "Healthy," as they are highly refined.

As our population grows, we need MORE bees, MORE BEEKEEPERS

Do you, ladies and gentlemen, do you want to, in any way whatsoever, help this happen again??? I put it to you, that by trying to control bees in any frivolous way whatsoever, you will be doing so. I also believe that if the model you are proposing were to become widespread, tremendous harm would occur.

Therefore, L&G, I urge you, implore you, to take a completely different approach.

L&G, I urge you to grab this opportunity, not to clamp down on bees, but to enhance, enable them in every which way possible. That is the "Spirit and Intent" of the Apiary Act 586. Here are a few ways you could do so:

- 1. To cease and desist poisoning any swarms that appear, without approval of a beekeeper or our Assoc. Call us to remove them.
- 2. To exempt honey and bee product sales from all regulations except the Cottage Food rules.
- 3. To plant ONLY bee friendly trees, flowers and shrubs from now on.
- 4. To actively encourage homeowners to have a trap-nest in their garden to provide a good home for migrant swarms. We would remove the trap as soon as bees nest therein. Owl nests make excellent beehives, out of season.
- 5. To allow reasonable signs to market our honey.
- 6. Promote Native Nurseries and other Native bees
- 7. Whenever a swarm becomes "africanised" call us to re-queen and hence deafricanise them.
- 8. Promote more roadside wildflower strips. These will further beautify the city and also save money on mowing.

I hope you will set up a committee, to study this issue in depth. If you dont have us beekeepers, or more importantly our BEES, all these regs will be for naught, as, one day, there will be no crops to sell, or what little there is, often deformed, they will be in such demand, they will be snapped up at exorbitant prices.

St Pete has always been proud of being the Sunshine City, the City of Light, the City of Trees. I want you to add to that, by becoming the most BEE FRIENDLY City in the United States.

Any questions? Comments? Need for clarification?

Thank you

From: Elizabeth Abernethy

Sent:Monday, November 30, 2020 8:11 AMTo:Cindy Sheppard; Chandrahasa S. SrinivasaCc:City.Clerk; Ann O. Vickstrom; Derek KilbornSubject:FW: Emails in Support of LDR 2020-05

Please see below for distribution to City Council for this Thursday, Item D.3. Ordinance 448-H Urban Agriculture related amendments

Best Regards, Elizabeth Abernethy, AICP Director, Planning & Development Services City of St. Petersburg O: 727-893-7868

E: Elizabeth.Abernethy@stpete.org

Please note all emails are subject to public records law.

From: Wendy Wesley <wendystpete@gmail.com> Sent: Monday, November 30, 2020 6:24 AM

To: Elizabeth Abernethy < Elizabeth. Abernethy@stpete.org >

Subject: Emails in Support of LDR 2020-05

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Hi Liz- I have collected two emails from residents in support of LDR 2020 05. May I read them aloud to Council on December 3 or will their emails be forwarded to Council?

Thank you for helping me learn the procedures. The two emails are below.

I am urging the City Council to pass urban agriculture amendment LDR 2020-05 which would allow residents of St. Petersburg to sell produce they have grown. Not only would this provide economic opportunity but the sale of produce grown in gardens throughout the city would markedly increase the supply of fresh fruits and vegetables for sale in areas of the city that currently lack that availability. In addition, many residents in these areas lack transportation to fully stocked grocery stores in more distant parts of the city and passing this amendment could provide fresh produce in closer proximity. Providing economic opportunity and making fresh produce more available seems like a winning proposition.

Please consider passing this amendment. Thank you.

Judy Gallizzi 3924 Beach Dr. SE St. Petersburg 33705

Dear City Council & Mayor,

I'd like to write in support of LDR 2020-05 and ask that you approve this important measure. Given the current state of food access in our city, including some recently developing food desert areas, this proposal is good common sense. Residents should be encouraged to not only grow food for themselves, but also have the ability to the produce they grow in their home gardens, so that neighbors can benefit from the freshness as well as community building aspects such activities provide. This is a measure that is food for our bodies, as well as our community. I wholeheartedly endorse this measure, and request you all do the same. Thank you for considering.

Sincerely, Matthew Epperson 2334 3rd Ave S Apt 9, St. Pete 33712

Wendy Wesley for City Council, District 4 A Fresh Voice for Smart Growth https://www.wendywesley.com/

Wendy Wesley, RDN, LDN
Registered/Licensed Dietitian Nutritionist
www.WendyWesleyNutrition.com
https://www.youtube.com/user/wendystpete
727-823-0393



From: Wendy Wesley <wendystpete@gmail.com>
Sent: Saturday, November 7, 2020 1:09 PM
To: Elizabeth Abernethy; Peter Killeen

Subject: Re: City of St Pete Urban Ag related amendments

Attachments: SC Urban Ag Support Letter.doc

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Dear Liz- Please find the Sierra Club's letter attached. Below I will outline my opinion about LDR 2020-05.

November 4, 2020

Dear Members of the DRC-

My name is Wendy Wesley and I represent the Florida Suncoast Sierra Club's food security initiative. I am a registered and licensed dietitian and nutritionist and I have grave concerns for nutrition insecurity in the City of St. Petersburg.

I recommend that your commission consider and pass LDR 2020-05 to expand urban agriculture for residents of St. Petersburg. These amendments will provide a framework to increase local food production through home and community gardens which will provide valuable food resources for years to come.

I recommend the Commission consider increasing the maximum height of plants from 48 inches to 60 inches as many vegetable plants may exceed your current maximum heights.

I also recommend you consider doubling the number of times a resident may host a sale from 12 to 24 times per year.

Access to nutrient-dense fruits and vegetables will alleviate nutrition insecurity in the city. This access will mitigate the devastating effects of diabetes, cardiac disease and kidney failure.

I appreciate your time and attention to this matter and I thank you for listening to my opinions and concerns.

Sincerely, Wendy Wesley, RDN Florida Suncoast Sierra Club

Wendy Wesley for City Council, District 4 A Fresh Voice for Smart Growth https://www.wendywesley.com/

From: Sent:

lo: Subject:	FW: Support for LDR 2020-05	
See helow for another	mail to add to the January report package.	
See below for another	mail to dud to the January report package.	
Thanks! Liz		
Please note all emails o	e subject to public records law.	
Sent: Thursday, Decen	<elizabeth.abernethy@stpete.org></elizabeth.abernethy@stpete.org>	
CAUTION: This email orig	nated from outside of the organization. Do not click links or open attachments unless you recognize thent is safe.	he
	Council, District 4 Growth ley.com/ N titian Nutritionist rition.com om/user/wendystpete	
Forwarded me	sage	

Elizabeth Abernethy

Thursday, December 3, 2020 4:53 PM

From: Robin Clemmons < robinpclemmons@gmail.com>

Date: Wed, Dec 2, 2020 at 5:18 PM Subject: Support for LDR 2020-05 To: <wendystpete@gmail.com>

Hi Wendy,

Thanks for taking the lead on this! I can't be at the meeting tomorrow but I'd like to submit the following in support. Let me know if this is what you are looking for or if I need to add something more.

City Council Members,

My name is Robin Clemmons and I am the Volunteer-Gardener-in-Residence at Daystar Life Center in south St. Petersburg. I am writing to express my support for the proposed LDR 2020-05.

The goal of the Edible Garden at Daystar is to increase access to fresh organic produce in a neighborhood that is in a food desert and has poor health outcomes. Access includes providing free produce with recipes, offering free seedlings and compost, and lessons on how to grow.

We have grown and given away 1100 pounds of organic vegetables in the past year and have given away hundreds of seedlings and buckets of compost. There is a huge demand for fresh produce and a growing interest in growing at home. Being able to grow some of your own food allows people to be more self-sufficient and less reliant on food pantries. Anything the City can do to make it easier for people to grow their own food in whatever space they have will go a long way in impacting health outcomes, especially in our underserved neighborhoods. The added advantage of being able to sell some of their harvests would also be a great help to those who are living at or below the poverty line.

I hope you will vote in favor of LDR 2020-05.

Thank you

Robin Clemmons Volunteer-Gardener-in-Residence Daystar Life Center 1055 28th St South St. Petersburg 33712

Home address: 106 Fareham Place N St. Petersburg 33701 Suncoast Sierra Club 1990 Central Ave., St. Petersburg, FL 33712

November 4, 2020

St. Petersburg City Council St. Petersburg City Hall 175 5th Street North, St. Petersburg, FL 33701

Dear Council Members:

We, the Suncoast Sierra Club, are writing you to ask you to support LDR 2020-05: Urban Agriculture Related Amendments for the City of Saint Petersburg.

There are many socioeconomic and environmental barriers regarding access to quality nutritive food resources faced in urban settings. A unique obstacle to Saint Petersburg is the availability of land to increase local food production. This policy moves the City in the right direction to increase community access to healthy, locally grown food. In addition, the amendments will provide framework to increase local food production through home and community gardens which will provide valuable food resources for years to come.

The summary of the changes we are asking you to support are:

- Eliminate the not-for-profit requirements for community gardens
- Allow commercial gardens and greenhouses as a permitted use in Industrial Districts rather than a Special Exception, and create Use Specific standards to address compatibility, screening, noise and odor concerns
- Allow on-site sales of produce on residential properties with limits on frequency (12 times per year), including honeybee products
- Landscape maintenance changes to address edible plants, allowing greater height
- Expand Accessory structure allowances to include gardening structures including Hoop Houses, Cold Frames, Greenhouses, Vertical Vegetable Structures, and Raised Planter Beds
- Produce vending amendments to expand options for selling produce from vehicles and on vacant property (excluding residential properties)
- Reduce Fees for Community Garden and Roadside Market Vending Permits from \$100 to \$50; and Annual Renewal from \$50 to \$10.

This is a great opportunity to implement policy focused on expanding urban agriculture and food access initiatives and address some of the related socioeconomic challenges we face in our City. When the benefits provided to the community are so great and the initiative is tied to a necessity such as food, it makes sense to support the development of Urban Agriculture policies.

Thank you very much for your attention to these issues and your continued service.

Sincerely,

The Suncoast Sierra Club

From: Elizabeth Abernethy

Sent: Sunday, November 29, 2020 2:26 PM

To: Ann O. Vickstrom; Michael Dema; Derek Kilborn

Subject: FW: Urban Ag rules

FYI

Thanks!

--Liz

Please note all emails are subject to public records law.

----Original Message-----From: Elizabeth Abernethy

Sent: Sunday, November 29, 2020 2:25 PM

To: 'Mike U' <motabike@juno.com>

Subject: RE: Urban Ag rules

Mike,

Thank you for your feedback.

I have attached the presentation that provides the background for the proposed changes, in addition to the full report.

As you will see on pages 11-13 of the PDF, which is the staff report, the purpose of these amendments is to reduce regulatory barriers related to sale and production of produce in our City.

The community garden regulations were originally adopted into the code in 2009. We are proposing reductions in the fee for a stand alone Community Garden, from \$100 to \$50, and the annual fee from \$50 to \$10.. There is no fee for someone to have a garden at their residence, this is for a vacant lot where the neighbors want to establish a community garden.

City council will review the amendments, including the fee reductions. They have the authority to adopt the changes, amend the proposed changes or reject any changes.

You can participate in either of the two public hearings in person, or provide comments which I can distribute. If you would like me to forward your email below to council, let me know.

December 3rd, 9am - First Reading/First Public Hearing January 21st, 5:01pm - Second Reading/Second Public Hearing

Best Regards,

Elizabeth Abernethy, AICP

Director, Planning & Development Services City of St. Petersburg

O: 727-893-7868

E: Elizabeth.Abernethy@stpete.org

Please note all emails are subject to public records law.

----Original Message----

From: Mike U <motabike@juno.com>

Sent: Wednesday, November 25, 2020 12:47 PM

To: Elizabeth Abernethy < Elizabeth. Abernethy@stpete.org > Subject: Urban Ag rules

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Greetings:

I'm a little late I see, I don't read my email often enough apparently. I was a member of SUAC since creation but distanced myself a few years ago to work on my own projects. I just received the SUAC email with the 13 pages of rules mentioning to comment to you if we had anything to say. I had no idea this was actually a thing already, did not know there were rules dictating everything we need to know about growing food legally in st pete. Is this movement now to make changes to those or create a whole new rulebook for this particular area? Who could i talk to in charge of these things, meaning who actually set the original rules into place if there is anyone specifically? I spoke out to SUAC group years ago against community garden permitting and fees. I see that if we permit gardening, that means the right to have a garden can be taken away. I understand things like maintaining a clean space is important but these rules are already set up in st pete statues and codes. I heard over and over about low income people need to grow more food yet a fee is a huge restriction for this. I heard that if people cant afford this fee they "shouldn't be starting a community garden" and that was the single most asinine thing ive ever heard from a group supporting "permaculture" and "sustainability". 13 pages seems very excessive, things repeat, talking about what type of dumpster and where it needs to be, even trying to educate people what a "swale" is. I understand this is quite the endeavor but I also have the experience of growing and selling food locally for years before any of these rules were in place and not having a single issue come up with me, my customers, my neighbors, the city, etc.. Growing food is not a privilege, its a right. For many in this world, including many in urban areas, its a necessity! We need to get more in touch with each other and our community, not everyone can afford the time to come to these meetings or watch city council meetings online. I don't get the feeling the people in charge are aware of others reality, mostly the low income and poor people they tout as the ones they are trying to help. Rereading these rules I'm also convinced they were clearly structured around certain individuals, their ideas how things should work to benefit them and their garden projects. I guess I'm confused and appalled at a lot of what these rules have set in place. I oppose any sort of fee or permit on growing food. I guess the sad part for me is that others don't agree. Im just left wondering where does this permit money even go? Who is going to enforce these rules and permitting? What are the fines and punishments for not complying? How is this benefitting a community already riddled with crime and problems that now we have to worry about losing our right to garden together on the same piece of land if we leave a shovel out or park our lawn mower near the front of the property instead of the back?? Seriously.. just because we have rules for urban agriculture doesnt move us up in the evolution or productivity of our community. Anyways, ill just leave this like that, angry and disappointed, confused on what to do next so ill just start more seeds and keep planting food to share, hope the cops dont come and stop me! Thanks for listening, mike

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Sent: Monday, December 14, 2020 3:49 PM

To: Elizabeth Abernethy

Subject: RE: Ordinance 448-H questions for Mayor

From: Elizabeth Abernethy < Elizabeth. Abernethy@stpete.org>

Sent: Monday, December 14, 2020 11:06 AM

To: Ann O. Vickstrom <Ann.Vickstrom@stpete.org>; Michael Dema <Michael.Dema@stpete.org>

Cc: Derek Kilborn < Derek.Kilborn@stpete.org > **Subject:** FW: Ordinance 448-H questions for Mayor

FYI

Thanks!

Please note all emails are subject to public records law.

From: Elizabeth Abernethy

Sent: Monday, December 14, 2020 11:00 AM

To: Kevin King < kevin.king@stpete.org >; Benjamin Kirby < benjamin.kirby@stpete.org >

Subject: RE: Ordinance 448-H questions for Mayor

Staff responses:

1.) Have residents been pushing to sell their own garden produce for a while or did this become more of a demand from the pandemic?

Neither

The purpose of these text amendments is to expand opportunities for the production and sale of produce in the City by removing regulatory barriers.

For the past decade, the City has expanded opportunities for production and distribution of produce through amendments to the Land Development Regulations and through City policies and programs including Health in all Policies programs, the Regional Food Policy Council, and establishment of a Youth Farm at Enoch Davis Community Center.

In 2009, Community Gardens were added to the Land Development Regulations (LDRs), with a requirement for an annual permit. In 2011, the City added the "Commercial Gardens and Greenhouse" use as a Special Exception, requiring a public hearing review and approval. In 2013, staff continued researching Urban Agriculture and working with stakeholders including the Sustainable Urban Agriculture Coalition, Bon Secours, Edible Peace Patch, Local Food Project, and the Pinellas County Cooperative Extension Service. As part of this effort, amendments were made to the Community Garden LDRs in 2014. In 2017, the staff revisited the Urban Agriculture related land development regulations. The proposed amendments are a result of further review of stakeholders' input, applicable Countywide rules and State legislation.

- 2.) Do you have any idea on how many people might start selling?
- 3.) Why was this prohibited in the past?

Retail activities are not allowed in residential zoning districts, except garage sales on Friday, Saturday and Sundays, with a maximum of four times per year.

Unlimited commercial activities in residential districts can impact the health, safety and welfare of residents, and have not been allowed under zoning regulations first established in our City in the 1920's.

4.) When will the change take effect?

Second Reading and Second Public Hearing is scheduled for January 21st It would be effective 5 days later, if approved by city council

Best Regards, Elizabeth Abernethy, AICP Director, Planning & Development Services City of St. Petersburg O: 727-893-7868

E: <u>Elizabeth.Abernethy@stpete.org</u>

Please note all emails are subject to public records law.

From: Kevin King < Kevin.King@stpete.org > Sent: Monday, December 14, 2020 10:38 AM

To: Benjamin Kirby < Benjamin.Kirby@stpete.org>; Elizabeth Abernethy < Elizabeth.Abernethy@stpete.org>

Subject: Re: Ordinance 448-H questions for Mayor

Copying Liz

Sent from my Verizon, Samsung Galaxy smartphone Get Outlook for Android

From: Benjamin Kirby < <u>Benjamin.Kirby@stpete.org</u>> **Sent:** Monday, December 14, 2020 10:36:42 AM

To: Kevin King < Kevin.King@stpete.org>

Subject: FW: Ordinance 448-H questions for Mayor

Can I follow up with you on this?

Benjamin J. Kirby Communications Director, Mayor's Office 727-893-7882 / cell: 727-501-4837 benjamin.kirby@stpete.org

Please note all emails are subject to public records law.

From: Skyla Luckey <<u>skyla.luckey@patch.com</u>>
Sent: Thursday, December 10, 2020 12:50 PM
To: Benjamin Kirby <<u>Benjamin.Kirby@stpete.org</u>>
Subject: Ordinance 448-H questions for Mayor

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Hi Ben,

I recently had a city council candidate, Wendy Wesley, reach out to me about the food insecurity vs. nutrition issue she and others brought to awareness at a city council meeting on Dec. 3 when Ordinance 448-H passed. I wanted to reach out to Mayor Kriseman and ask him some questions about it.

Will you please pass these along and if they could be responded to by tomorrow (Fri. afternoon), that would be appreciated.

If I understand correctly, under this ordinance, residents by permit can sell food from their home gardens? (Correct me if I'm wrong or missing something, please)

- 1.) Have residents been pushing to sell their own garden produce for a while or did this become more of a demand from the pandemic?
- 2.) Do you have any idea on how many people might start selling?
- 3.) Why was this prohibited in the past?
- 4.) When will the change take effect?

Thank you,

Skyla Luckey

--

Skyla Luckey

Local Editor for Patch in Florida 727-239-3643

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