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Sec. 10-10 Short Title

This ordinance shall be known and cited as "The Town of Clarksville Zoning Ordinance" of Clarksville, Indiana.

Sec. 10-20 Specific Purpose

The purposes of this zoning ordinance are to:

- A. Secure adequate light, air, convenience of access, and safety from fire, flood, and other danger
- B. Lessen or avoid congestion in public ways
- C. Support the public's health, safety, comfort, morals, convenience, and general welfare and quality of life
- D. Assure the compatibility and maintenance of the essential neighborhood character through aesthetics and physical improvements
- E. Otherwise accomplish the purposes of the Comprehensive Plan.

Sec. 10-30 Compliance with Zoning Code

No building, structure, land, use, or part thereof, shall be located, erected, constructed, reconstructed, moved, converted or enlarged; nor shall any land, use, building, structure, or part thereof be used or designed to be used, except in full compliance with all provisions of this ordinance and after lawful issuance of permits required by this ordinance.

Sec. 10-40 Authorization

This ordinance is adopted pursuant to Public Law 309, Acts of 1981 of the General Assembly of Indiana, and all acts supplemental and amendatory thereto.

Sec. 10-50 Applicability to Private Property

This ordinance applies to land within the incorporated Town of Clarksville in which planning and zoning jurisdiction is exercised.

Sec. 10-60 Applicability to Submerged Lands

This zoning ordinance applies to any land within the town, including any land permanently or temporarily submerged under water of any type.

Sec. 10-70 Applicability to Redevelopment Areas

This zoning ordinance applies to any use, building, land, or structure, within an economic development area, redevelopment area, or other specially designated area within the Town.

Sec. 10-80 Effect of Future Rights-of-Way

Future rights-of-way designations or road construction shall have no effect on this zoning ordinance.

Sec. 10-90 Minimum Requirements

This zoning ordinance shall be considered the minimum requirements regulating any use, land, building, or structure within the Town.

In their interpretation and application, the provisions of this ordinance shall be held to be the minimum requirements, adopted for the promotion of public health, morals, aesthetics, safety, and the general welfare of the community. Whenever the requirements thereof are at variance with the requirements of any lawfully adopted rules, regulations, or ordinance, the most restrictive, or that imposing the higher standards, shall govern.

Sec. 10-100 Interpretation Appeals

Other than as described below, it is the intent of this ordinance that all questions of interpretation shall be first presented to the Planning Director. Appeal of a staff decision interpreting this ordinance may be presented to the Board of Zoning Appeals in compliance with Article 5 Division 225 and this Division 10.

Sec. 10-110 Rules for Interpretation of Zoning Map

- A. Zoning Map Incorporated by Reference
 - 1. The zoning map is hereby declared a part of this zoning ordinance and indicates the districts and boundaries into which the planning jurisdiction is divided.
 - 2. Notations, references, indications, and other matters shown on the zone map, or a field of the GIS zone map, are as much a part of this zoning ordinance, as if they were fully described herein.
- B. Interpretation of Zoning District Boundaries

Where uncertainty exists as to the zoning boundaries of districts as shown on the zone map, the following rules shall apply:

Centerlines of Streets and Boundaries

Unless otherwise indicated, the district boundary lines are the centerlines of streets, parkways, alleys, public ways, or railroad rights-of-way, streams and rivers.

2. Existing Lines

- Boundaries indicated, as approximately following township lines, grant lines, section lines, half-section and quarter-section lines, municipal, corporate limit lines, or platted lot lines shall be construed as following such lines.
- b. Except for the shoreline of the Ohio River, boundaries indicated on the zoning map as following a shoreline of a water body shall be construed to follow such shorelines. In the event of a change in the shorelines, boundaries shall be construed as moving with the actual shorelines. Except for the Ohio River, boundaries indicated as approximately following the centerlines of streams, creeks, lakes, or other bodies of water shall be construed to follow such centerlines.
- c. The boundary of the Ohio River is the low water mark on the northerly side of the Ohio River, as it existed in 1792 as established on January 21, 1980, by the Supreme Court of the United States. (OHIO v. KENTUCKY, 444 U.S. 335 [1980]).

3. Use of Scale on Zone Map

- a. In an un-subdivided area where a district boundary divides a lot or parcel, the exact location of the boundary shall be determined by use of the GIS mapping of the Town of Clarksville.
- b. Boundaries indicated as parallel to, or extensions of features indicated on the zoning map, shall be so construed. The scale of the GIS map shall determine distances not specifically indicated on the zone map.

4. Board of Zoning Appeals May Determine

- a. Where physical or natural features existing on the ground are at variance with those shown on the GIS zone map, or in other circumstances not covered herein, the Board of Zoning Appeals shall interpret the district boundaries.
- b. Where a district boundary line divides a lot at the time of adoption of the zoning ordinance, Town staff shall interpret the applicable regulations for either portion of the lot, subject to appeal to the Board of Zoning Appeals.

5. Vacations and Relocation

The vacation or relocation of right-of-way and lot lines shall not affect the location of district boundaries; provided, however, whenever proper authority vacates any right-of-way, the districts adjoining each side of such vacation shall be extended automatically to the center of such vacation. All areas included in the vacation shall be subject to all regulations of the extended district.

6. Lines Splitting Lots or Parcels

Where a district boundary line divides a lot or parcel that was in single ownership at the time of adoption of the zoning ordinance, Planning Director shall interpret the applicable regulations for either portion of the lot, subject to appeal to the Board of Zoning Appeals.

C. Flood Insurance Maps

The flood plain districts, as identified by the Federal Insurance Administration in a scientific and engineering report entitled "The Flood Insurance Study for Clarksville and County of Clark," along with accompanying Flood Insurance Rate Maps, Flood Boundary-Floodway Maps, and any subsequent revisions to the text or maps, are hereby adopted by reference and declared to be a part of this ordinance.

Sec. 10-120 Rules for Interpretation of Uses

In cases of any uncertainty, the interpretation of use shall be determined by the Plan Director and may be appealed to the Plan Commission based on Division 13 of this zoning ordinance.

Sec. 10-130 Rules for Interpretation of Procedures

Rules of interpretation of procedure shall be the responsibility of the Plan Commission staff.

Sec. 10-140 Rules for Interpretation of Parcels Split by Two or More Zoning Districts or Overlay Districts

Parcels split by two or more zoning districts shall be determined in the same manner as Section 10-130 - Rules for Interpretation and Procedures.

Sec. 10-150 Establishment of Zoning Districts

The Town is divided into the districts established by this ordinance as shown by district boundaries on the zoning maps, located in the Plan Commission office.

To accomplish the purposes of this ordinance, eighteen (18) zone districts have been established, and the territory within the jurisdiction of the Clarksville Advisory Plan Commission is in accordance with Table 10-1, Established Districts.

A. Application of District Regulations

The regulations set forth in this zoning ordinance within each district shall be the minimum regulations, and they shall apply uniformly to every kind of structure, use, function, activity, owner, site, or land except as may be provided by this zoning ordinance.

B. District Regulations Apply

No building, structure, or land shall be used or occupied, and no building or structure or part thereof shall be erected, constructed, moved, or structurally altered except in conformity with this zoning ordinance.

C. Lot Areas and Yards May Not Be Encroached Upon

No building or structure shall be erected, constructed, reconstructed, or altered in any manner which will encroach upon or reduce in any manner, the yards, lot area per building, ground floor area of a building, square footage of a building or structure, or lot coverage provisions established herein.

D. Yards are Separate

Except for off-street parking, legal driveways, or those subject to a shared parking agreement, no part of a required yard or other open space, off-street parking, or loading space in a B-1, B-2, MD, CLMU, EBCZ, GO, PUD, I-1, or I-2 zone district shall be included as part of a yard, open space, off-street parking, or loading space similarly required for any other building, use, or parcel.

E. No Reduction in Yards

No yard or lot existing at the time of passage of this zoning ordinance shall be reduced in dimension or area below the minimum requirements set forth in previously approved plats, unless vested by prior

Table 10-1. Established Districts		
District Designation	District Type	
R-1	Single-Family Residence	
R-2	Single- and Two-Family Residence	
R-3	Single-, Two- & Multiple-Family Residence	
MHP	Mobile Home Park	
RPO	Residential/Professional Office	
B-1	Local (Neighborhood) Business	
B-2	General Business	
AB	Adult Business	
MD	Medical Zone	
CLMU	Clarks Landing Mixed Use	
EBCZ	Eastern Boulevard Corridor Zone	
GO	General Office	
VPCZ	Veterans Parkway Corridor Zone	
OPS	Open Space	
OTC	Old Town of Clarksville	
PUD	Planned Unit Development	
I-1	Light Industry	
I-2	Heavy Industry	

ordinance or action of the BZA, Plan Commission or Town Council. Yards or lots created after the effective date of this zoning ordinance shall meet at least the minimum requirements established by this zoning ordinance.

Sec. 10-160 Exclusive Control of Subdivisions

The Plan Commission has exclusive control over the approval of a subdivision plat, the re-plating of a subdivision, amendment of a plat, or waiver regarding subdivision requirements.

Except as provided elsewhere in this ordnance, a parcel of land platted or parcelized after the effective date of this zoning ordinance shall conform to the minimum lot area and lot width established by this zoning ordinance for the district in which it is located, and conform to all requirements set forth in the Subdivision Control Ordinance of the Town of Clarksville. In case of any conflict, the stricter of the two shall apply.

Subdivision of land meeting the definition in Division 15-20 – "Subdivision" is permitted in R-1, R-2, R-3, MHP, RPO, GO, B-1,

B-2, MED, CLMU, EBCZ, VPCZ, PUD, I-1, and I-2 zone districts.

Sec. 10-170 One Principal Building or Use

There shall be only one principle building or use on a lot, unless otherwise specified in this ordinance.

Sec. 10-180 Rules for Interpretation of Language

Interpretation of language in this zoning ordinance shall be interpreted by the definitions in Division 15.

Sec. 10-190 Abbreviations

Abbreviations used throughout the Zoning Ordinance shall reference full titles in accordance with Table 10-2, Abbreviations.

Table 10	-2. Abbreviations		
	' (American Association of State Highway and ation Officials)	"ITE"	(Institute of Transportation Engineers)
"ADA"	(Americans with Disability Act)	"LOS"	(Level of Service)
"ADAAG"	(American Disability Act Accessibility Guidelines)	"LBCS	(Land Based Classification Standard)
"ADU"	(Accessory Dwelling Unit)	"NAICS"	(North American Industrial Classification System)
"ATM"	(Automated Teller Machine)	"NCHRP"	(National Cooperative Highway Research Program)
"ADT"	(Average Daily Trips)	"NRCS"	(National Resources Conservation Service)
"BZA"	(Board of Zoning Appeals)	"PCA"	(Primary Conservation Areas)
"CRI"	(Color Rendering Index)	"POA"	(Property Owners Association)
"DNR"	(Department of Natural Resources)	"PUD"	(Planned Unit Development)
"FAA"	(Federal Aviation Administration)	"ROW"	(Right of Way)
"FCC"	(Federal Communication Commission)	"RV"	(Recreational Vehicle)
"FP"	(Flood Plain)	"SCA"	(Secondary Conservation Areas)
"FPG"	(Flood Protection Grade)	"SEC"	(Section)
"FSSA"	(Family Social Services Administration)	"SFHA"	(Special Flood Hazard Area, Rule and Authority)
"GFA"	(Gross Floor Area)	"SHPO"	(State Historic Preservation Office)
"HVAC"	(Heating, Ventilation, and Air Conditioning)	"TAZ"	(Traffic Analysis Zone)
"IAC"	(Indiana Administrative Code)	"TIA"	(Traffic Impact Analysis)
"IC"	(Indiana Code)	"TRC"	(Technical Review Committee)
"IDEM"	(Indiana Department of Environmental Management)	"USGS"	(US Geological Survey)
"IES"	(Illuminating Engineering Society of North America)	"VMT"	(Vehicle Miles Traveled)
"ILP"	(Improvement Location Permit)	"VPD"	(Vehicles Per Day)

Sec. 10-200 Authority

Staff is authorized to take any action authorized under IC 36-7-4 et. Seq. to correct violations.

The Plan Commission is hereby authorized to perform those duties and functions specified in IC 36-7-4-400 et. Seq., and other applicable sections of Indiana law and such other responsibilities, as may be assigned to it from time-to-time by the Clarksville Town Council. The Plan Commission shall adopt written rules of procedure for the administration of the affairs of the Plan Commission and its staff for investigations and hearings.

The Board of Zoning Appeals is hereby authorized to perform those duties and functions specified in 36-7-4-900 et. Seq. and any other applicable sections of Indiana Law. The BZA shall adopt written rules of procedure pertaining to the administration and the conduct of hearings.

Sec. 10-210 Saving Provisions

This Ordinance shall not be construed as eliminating or reducing any action now pending under, or by virtue of, an existing law or previous zoning ordinance. Also, this Ordinance shall not be construed as discontinuing, reducing, modifying, or altering any penalty accruing or about to accrue.

A. Pending Action

This ordinance shall not be construed to abate any action pending at the time of adoption of this zoning ordinance.

B. Pending Penalty

This zoning ordinance shall not discontinue, abate, modify, or alter any penalty accruing or about to accrue.

C. Not Affect Liability

Except as shall be expressly provided herein, this ordinance shall not affect the liability of any person, firm, or corporation, or waive any right of the Town of Clarksville, under any section or provision existing at the time of the effective date of this zoning ordinance, nor shall it vacate or annul any rights obtained by any person, firm, or corporation by lawful action of the Town of Clarksville.

Sec. 10-220 Applicability to Prior Permits

Nothing herein contained shall require any change in the approved permit or plans for which a building permit has been issued or the following:

- A. Designation of a use of land or building
- B. Which has been diligently pursued within ninety (90) days of the date of such permit, and which entire building shall be completed according to such plans filed within twelve (12) consecutive months of such permit.
- C. Actual construction is hereby defined to include the erection of construction materials in a permanent position and fastened in a permanent manner.

Sec. 10-230 Repealer

Upon adoption of this ordinance, any zoning ordinances that may have been adopted or amended by the Clarksville Town Council are hereby repealed.

Sec. 10-240 Conflict with Other Regulations

All conflicts with the provisions of this ordinance with any local, state, or federal rule, ordinance, regulation, or statute shall be ruled in favor of the most stringent rule, ordinance, regulation, or statute.

Sec. 10-250 Relations to Private Agreements

It is not intended by this ordinance to interfere with, abrogate, or amend any existing easements, covenants, restrictions, vested rights, structures, or other agreements between parties; nor is it intended by this ordinance to repeal, abrogate, annul, or in any way interfere with any existing provisions of laws or ordinances not specifically repealed by this ordinance; or any rules, regulations, or permits previously adopted or issued pursuant to the law relating to the use of buildings, structures, or premises provided. However, provisions of this ordinance shall control when this ordinance imposes a greater restriction upon the use of buildings or premises than is imposed by existing provisions. This ordinance shall not affect valid private covenants.

Sec. 10-260 Applications of Zoning Regulations During Local Emergency

These zoning regulations may temporarily be suspended in the extraordinary event of an emergency declared by the Clarksville Town Council.

Sec. 10-270 Severability

If any section, subsection, or clause of this ordinance shall be deemed to be unconstitutional by any court, or otherwise invalid, the validity of the remaining section, subsection, and clauses shall not be affected thereby.

Sec. 10-280 Commitments

The Plan Commission or Board of Zoning Appeals may, in its sole discretion, require or permit written conditions or commitments in accordance with provision IC 36-7-4-1015. The written commitments or conditions shall be recordable and shall be signed by the owner(s).

Sec. 10-290 Annexed Area

Newly annexed areas will be zoned in compliance with IC 36-7-4-3, as may be amended.

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SEC. 13-20	ACTIVITY
SEC. 13-30	FUNCTION
SEC. 13-40	STRUCTURE
SEC. 13-50	SITE DEVELOPMENT CHARACTER
SEC. 13-60	OWNERSHIP
SEC. 13-70	DETERMINATION OF USE

Sec. 13-10 Specific Purpose

The Land Based Classification Standards (LBCS) ^{1 & 2} provides a consistent model for classifying land uses based on their characteristics. The LBCS recognizes and refines traditional categories into multiple dimensions: activity, function, structure type, site development characteristics, and ownership. Each dimension has its own set of categories and subcategories. Using these multiple dimensions provides a better understanding of land-use.

For purposes of this zoning ordinance, when there is a question regarding the interpretation of a land use, the LBCS function dimension will be used first, and then activity, structure type, site development characteristics, and ownership, respectively. A brief explanation of the dimensions follows.

Sec. 13-20 Activity

Activity refers to the actual use of land based on its observable characteristics. It describes what actually takes place in physical or observable terms (e.g., farming, shopping, manufacturing, vehicular movement, etc.). An office activity, for example, refers only to the physical activity on the premises, which could apply equally to a law firm, a nonprofit institution, a courthouse, a corporate office, or any other office use. Similarly, residential uses, in single-family dwellings, multifamily structures, manufactured houses, or any other type of building, would all be classified as a residential activity.

Sec. 13-30 Function

Function refers to the economic function or type of establishment using the land. Every land use can be characterized by the type of establishment it serves. Land-use terms, such as commercial and industrial relate to enterprises. The type of economic function served by the land use gets classified in this dimension; it is independent of actual activity on the land. Establishments can have a variety of activities on their premises, yet serve a single function. For example, two parcels may be in the same functional category if they belong to the same establishment, even if one is an office building and the other is a factory.

Sec. 13-40 Structure

Structure refers to the type of structure or building situated on the land. This structural or building characteristic suggests the utility of the space (in a building) or land (when there is no building). Land-use terms, such a single-family house, office building, warehouse, hospital building, or highway, also describe structural characteristics. Although many activities and functions are closely associated with certain structures, it is not always so. Many buildings are often adapted for uses other than its original use. For instance, a single-family residential structure may be converted to an office.

Sec. 13-50 Site Development Character

Site development character refers to the overall physical development character of the land. It describes, "what is on the land" in general physical terms. For most land uses, it is simply expressed in terms of whether the site is developed or not. But not all

¹ American Planning Association, LBCS Project, 1999 http://www.planning.org/lbcs

² Disclaimer: This material is based upon work supported by various departments and agencies of the US Government in Agreement No. DTFH61-96-00017. Any opinions finings, conclusions or recommendations expressed in this publication are those of the authors and do not necessarily reflect the views of the federal government.

sites without observable development can be treated as undeveloped. Land uses, such as parks and open spaces, which often have a complex mix of activities, functions, and structures on them, need categories independent of other dimensions. This dimension uses categories that describe the overall site development characteristics.

Sec. 13-60 Ownership

Ownership refers to the relationship between the use and its land rights. Since the function, of most land uses, is either public or private and not both, distinguishing ownership characteristics seems obvious. However, relying solely on the functional character may obscure such uses as private parks, public theaters, private stadiums, private prisons, and mixed public and private ownership. Moreover, easements and similar legal devices also limit or constrain land-use activities, and functions and this dimension allows classifying such ownership characteristics more accurately.

Sec. 13-70 Determination of Use

In the event, the use of a building or property cannot be determined by LBCS, the NASIC code shall be consulted an applied.

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SEC. 15-10	RULES OF INTERPRETATION
SEC. 15-20	DEFINITIONS
SEC. 15-30	ILLISTRATIONS

Sec. 15-10 Rules of Interpretation

- A. Words in the present tense include the future tense.
- B. The singular includes the plural.
- C. The word "person" includes a corporation, as well as an individual.
- D. The words lot, land, plot, tract, or parcel have the same meaning.
- E. The term "shall" always means "mandatory."
- F. The word "used" or "occupied," as applied to any land or building, shall be construed to include the words "intended," "arranged," or "designed" to be used or occupied.
- G. For the purpose of this ordinance, the following terms shall have the meaning indicated unless otherwise specifically stated in this ordinance.

Sec. 15-20 Definitions

ABUTTING PROPERTY OWNERS AND/OR INTERESTED PARTIES - Official owners of record as shown by the tax records of the Clark County Auditor whose property is contiguous to the subject property; and property which would touch at any point, the subject property ignoring all right-of-way, streets, easements, alleys, or any other public way.

ACCELERATION LANE - A paved auxiliary lane, including tapered areas, allowing vehicles to accelerate when entering the through traffic lane of the roadway.

ACCESS - The way over which traffic moves to or from a property to a street, road, or alley; and the way over which traffic moves to or from an arterial street/road to a collector street/road, or from a street/road to an alley.

ACCESS CLASSIFICATION - A ranking system for roadways used to determine the appropriate degree of access management. Factors considered include functional classification and Clarksville's plan for roadway, subdivision, and existing level of access control.

ACCESSIBLE ROUTE - A sidewalk, trail, path, or other pedestrian way meeting the requirements of American with Disabilities Act, as enforced by the US Department of Justice, Civil Rights Division, Disability Section.

ACCESS MANAGEMENT - The process of providing and managing access to land development while preserving the flow of traffic in terms of safety, function, capacity, and speed.

ACCESS MANAGEMENT PLAN (CORRIDOR) - A plan illustrating the design of access for lots on a roadway segment or an interchange area that may be or has been developed by state or federal government, Clark County, or Town of Clarksville.

ACCESSORY BUILDING OR STRUCTURE - A building or structure subordinate to another building or structure, the use of which is incidental to that of the dominant use of the principal building, structure or land; which is located on the same lot as the principal building or structure; which does not change or alter the character of the premises; and which is not used for human occupancy.

ACCESSORY DWELLING UNIT (ADU) - An attached or detached residential dwelling unit which provides complete, independent living facilities for one or more persons. It shall include permanent provisions for living, sleeping, eating, cooking, and sanitation on the same parcel as the single-family dwelling is situated.

ACCESSORY USE - A land use, which is clearly incidental to a principal use, is located on the same lot with the principal use, and does not change or alter the character of the premises.

ACCESS POINT - An intersection, driveway, or opening on the right-hand side of the roadway. An entry on the opposite side of the roadway or median opening can also be considered as an access point, if it is expected to influence traffic flow significantly in the direction of interest.

ACCESS POINT DENSITY - The total number of access points on the roadway is divided by the length of the roadway and then averaged over a minimum length of three miles. If the road is not three miles long, the default number of access points shall be eight.

ADEQUATE ACCESS - Any access connection or point meeting the access standards of this ordinance.

ADULT BUSINESS/ESTABLISHMENT - Any business regulated by Division 60 of this zoning ordinance. An establishment consisting of, including, or having the characteristics of any or all of the following:

- 1. Adult Bookstore An establishment having as a substantial or a significant portion of its stock-in-trade books, magazines, DVD, publications, tapes, films, DVDs, or videos that are distinguished or characterized by their emphasis on matter depicting, describing, or relating to sexual activities or anatomical genital areas.
- Adult Cabaret An establishment, including a restaurant, devoted to adult entertainment, either with or without a
 liquor license, presenting material distinguished or characterized by an emphasis on matter depicting, describing, or
 relating to sexual activities or anatomical genital areas; featuring topless dancers, go-go dancers, strippers, male or
 female impersonators, or similar entertainment for observation by patrons.
- Adult Massage An establishment that practices the art of body massage, by hand or mechanical apparatus, oil rubs, corrective gymnastics, dietetics, hot packs, and mechanotherapy relating to sexual activities or anatomical genital areas.

ADULT BUSINESS GROSS PUBLIC FLOOR AREA - The total area of an adult business building accessible or visible to the public, including showrooms, motion picture theaters, motion picture arcades, service areas, behind-counter areas, storage areas visible from such other areas, restrooms (whether or not labeled "public"), areas used for cabaret or similar shows (including stage areas), plus aisles, hallways, and entryways serving such areas.

ADULT ENTERTAINMENT - See Adult Business/Establishment.

ADULT ESTABLISHMENT - Any business regulated by Division 60 of this zoning ordinance.

ADULT MEDIA - Magazines, books, videos, videotapes, DVDs, movies, slides, CD-ROMs or other devices used to record computer images, or other media that are distinguished or characterized by their emphasis on matter depicting, describing, or relating to hard-core material (see page 15-9 for definition of hard-core material).

ADULT MEDIA SHOP/STORE - An establishment that rents and/or sells media and that meets any of the following three tests:

- 1. Twenty-five percent (25%) or more of the gross public floor area is devoted to adult media.
- 2. Twenty-five percent (25%) or more of the stock-in-trade consists of adult media.
- 3. It advertises or holds itself out in any forum as "XXX," "adult," "sex," or otherwise as a sexually oriented business describing, or relating to sexual activities or anatomical genital areas.

ADULT MOTION PICTURE THEATER - An establishment emphasizing or predominantly showing sexually oriented movies.

ALLEY - A public or private way which is other than a street, road, crosswalk, or easement; and which is not designed for general travel but is designed to provide only a secondary means of access to the side or rear of premises, where principal frontage is on some other street.

ANNUAL AVERAGE DAILY TRAFFIC - The total volume of traffic passing a point or segment of a highway facility in both directions for one (1) year divided by the number of days in the year.

ANTIQUE SHOP - A place offering antiques for sale. An antique, for purposes of this chapter, shall be a work of art, a piece of furniture, decorative object, or the like, of or belonging to the past, at least 40 years old. Thrift stores, rummageor yard sales, secondhand stores, and flea markets are not considered antique shops.

APARTMENT BUILDING - A building containing three (3) or more separate living units with private bath and kitchen facilities, comprising independent, self-contained dwellings, including units that are located one over the other.

APARTMENT COMPLEX - A group of inter-related apartment buildings with common parking and support facilities, such as laundry and/or recreational facilities.

APPEALS BOARD - The Clarksville Board of Zoning Appeals.

APPLICANT - The fee simple owner, an agent, or representative of land who submits an application to the Clarksville Planning Department for action by the Plan Commission or by the Clarksville Board of Zoning Appeals, thereby affecting that land.

ARCADE BOOTH - Any booth, cubicle, stall, or compartment that is designed, constructed, or used to hold or seat patrons and is used for presenting motion pictures or viewing publications by any photographic, electronic, magnetic, digital, or other means or media (including, but not limited to, film, video or magnetic tape, laser disc, CD-ROM, books, magazines, or periodicals) for observation by patrons therein. A video-viewing booth shall not mean a theater, movie house, playhouse, or a room or enclosure or portion thereof that contains more than six hundred (600) square feet.

AREA - The total area within lot lines.

AUTOMOBILE IMPOUNDMENT FACILITY SPACE – A facility or space, also known as a tow in lot, that provides temporary outdoor storage for vehicles that are to be claimed by titleholders or their agents.

AUTOMOBILE SALVAGE YARD - A place engaged in the business of acquiring or owning salvage automobiles for:

- 1. Resale in their entirely or as spare parts; or
- 2. Rebuilding, restoration, or crushing.

AUTOMOBILE SERVICE STATION - A building where gasoline (stored only in underground tanks), kerosene, lubricating oil or grease for operation of automobiles, trucks, or boats are offered for sale directly to the public on the premises, and including minor accessories and service, but not including such major repairs as, among others, any of the following: (a) spray painting; (b) body, fender, clutch, transmission, differential, axle, and frame repairs; (c) major overhauling of engine requiring removal therefrom of cylinder-head or crankcase pan; (d) repair of radiator requiring the removal of radiator therefrom; and (e) complete process of tire recapping (installation of recaps allowable; however, recapping of tires is not permitted.) All work to be entirely done within the confines of the garage area and not in the drive area exposed to public view.

AUTOMOBILE WRECKING YARD - Any place where two (2) or more motor vehicles, not in running condition, inoperable, or not having a current license, are stored or any parts therefrom are stored in the open; or any land, building or structure used for wrecking or storing of such motor vehicles or farm machinery, or parts therefrom.

AVERAGE DENSITY ZONING - See Cluster Development.

BASEMENT - Any story below the first story of a building in which the surface of the floor is more than four feet below the adjacent ground elevation at all points, and shall not be included as a story for the purpose of height measurements [also cellar].

BED AND BREAKFAST UNIT — A room or group of rooms, buildings, or cottages forming a single habitable unit this is used, or intended to be used, for transient guest accommodations; and where the owner or manager lives in the facility, and rents rooms to guests on a nightly basis for periods of less than a week. When provided, meals are for guests only and are provided by the owner or manager. No room or group of rooms may be used by renters for meal preparation, cooking or eating. There shall be no more than five guestrooms providing overnight accommodations to transient guests for compensation.

BLOCK - A tract of land bounded by streets or by a combination of streets and routes (such as railroad right-of-way), waterways, public open spaces (cemetery or park), or other barrier; and not transverse by a through street.

BOARDING HOUSE - A dwelling unit, or part thereof, in which lodging, meals, laundry and cleaning may be provided for compensation. The dwelling is not available for transients, and no room or group of rooms is in use by tenants for cooking or eating.

BOARDING HOME FOR SPECIAL POPULATIONS AND CARE - A nonprofit or sheltered care for a maximum of six persons with special needs, which in addition to providing shelter may provide food, social, or counseling services. These may be for homeless, sheltered care, and shelters for the victims of domestic violence.

BOARDING KENNEL - See Kennel.

BODY MODIFICATION - Intentional permanent or semi-permanent alterations of the living human body for reasons such as aesthetics, ritual, folk medicine, or corporal punishment, and includes but is not limited to piercing, gauging, and tattooing.

BOND - Any form of security including a cash deposit, surety bond, collateral, property, or instrument of credit in an amount and form satisfactory to the Town Council. The Town Council shall approve all bonds wherever a bond is required by these regulations.

BUFFER LANDSCAPING - Any trees, shrubs, walls, fences, berms, or related landscaping features required under this Ordinance or the Subdivision Regulations to be placed on private property and privately maintained, or in public right-of-way for the purpose of visually and audibly separating one use from another. Buffer landscaped areas are used to shield or to block noise, lights, or other nuisances.

BUILDABLE AREA - The portion of the lot remaining after required yard setback lines or visibility requirements have been provided.

BUILDING - Any structure having a roof supported by columns or walls and intended for the shelter, housing, or enclosure of any person, animal, process, equipment, goods, or materials of any kind.

BUILDING, ATTACHED - A unit attached to one or more units by one or more common vertical walls. Typically attached buildings include garden homes, patio homes, duplexes, quadruplexes, townhouses, office condominiums, or suites.

BUILDING FORM - Refers to the shape or configuration of a building structure.

BUILDING HEIGHT - The vertical distance above the finished grade measure to the highest point of the building.

BUILDING LINE - The building line is the inner edge of any required yard or required setback, and the corresponding outer edge of the buildable area. Except as specifically provided by these regulations, no portion of any building or structure may be extended to occupy any portion of a lot outside its building lines.

BUILDING MASS - Considered the outline of the structure. This is determined by the height, width, and depth of the structure.

BUILDING PERMIT - Written permission issued by the Building Department for the construction, repair, alteration, or addition to a structure.

BUILDING, PRINCIPAL - A building in which the primary intended or main use of the lot is conducted. Where a significant part of an accessory building is attached to the main building in a substantial manner, such accessory building shall be counted as part of the principal building. There shall be only one principle building or use per lot.

BUSINESS - An enterprise that occupies time, attention, and materials or wherein merchandise may be exhibited, purchased, bartered, exchanged, or sold; or where professional persons serve clients who seek advice or consultation.

CAMP, PUBLIC - Any area or tract of land used or designed to accommodate two or more automobile recreational vehicles, either towed or motorized, or two or more camping parties, including cabins, tents, or other camping outfits.

CAR WASH - An enterprise located within a building, or portion thereof, where motor vehicles are washed, blower or steam cleaned by production line methods or other mechanical devices.

CELLULAR TOWER/CELL TOWER - A cellular telephone site where antennae and electronic communications equipment are placed, usually on a radio mast, tower, or other high place, to create a cell (or adjacent cells) in a cellular network.

CELLAR - See Basement.

CEMETERY - Place for the interment of human or animal remains, or cremated remains, including a Burial Park for earth interments, a mausoleum for a vault or crypt interments, a columbarium for cinerary interments, or combination thereof.

CERTIFICATE OF OCCUPANCY - A written document issued stating that the required constructions, inspections, tests, or notices have been performed and complies with applicable requirements of the building code and zoning ordinance.

CHILD CARE CENTER - A nonresidential building where at least one (1) child receives child care from a provider:

- 1. While unattended by a parent, legal guardian, or custodian.
- 2. For regular compensation.
- 3. For more than four (4) hours but less than twenty-four (24) hours in each of ten (10) consecutive days per year, excluding intervening Saturdays, Sundays, and holidays.

CHILD CARE HOME - A residential structure in which at least six (6) children (not including the children for whom the provider is a parent, stepparent, guardian, custodian, or other relative or any child who is at least fourteen (14) years of age and does not require child care) at any time receive child care from a provider:

- 1. While unattended by a parent, legal guardian, or custodian.
- 2. For regular compensation.

- 3. For more than four (4) hours but less than twenty-four (24) hours in each of ten (10) consecutive days per year, excluding intervening Saturdays, Sundays, and holidays.
- 4. The term includes:
 - a. A class I child care home.
 - b. A class II child care home.

CHILD CARE MINISTRY - Child care operated by a church or religious ministry that is a religious organization exempt from federal income taxation under Section 501 of the Internal Revenue Code.

CLEAR SIGHT TRIANGLE - A triangular-shaped portion of land established at street intersections or driveways in which nothing is erected, placed, planted, or allowed to grow in such a manner as to limit or obstruct the view between a height of four feet and ten feet above the centerline grade of the intersecting streets, in the area bounded by the street lines of the corner lots and a line joining points along the street twenty-five (25) feet from the point of the intersection of any public way or public or private corner lot.

CLINIC OR MEDICAL HEALTH CENTER - A business establishment where patients seek advice, consultation, or treatment on an outpatient basis by one or more physicians, dentists, chiropractors, or other licensed medical practitioners, medical personnel, psychologists or social workers, and patients are not lodged overnight.

CLUB OR LODGE, PUBLIC OR PRIVATE - Association of persons, who are organized for a common purpose that pursues social, cultural, educational, or religious goals and interests. Bona fide members pay annual dues which own, hires, or leases a building, or portion thereof, the use of such premises being restricted to members and their guests

CLUSTER DEVELOPMENT (OR AVERAGE DENSITY ZONING) - Cluster development provides a developer that option of grouping units close together and leaves more land as open space. Cluster development is used to protect environmentally sensitive features or to provide large open space areas. Buildings are grouped on the most buildable portion of a development site, with the remainder of the site preserved as open space. Smaller building lots are permitted, with the lots grouped closer together. However, the total number of buildings allowed on the site cannot exceed the number otherwise permitted by the zoning district.

COMMERCIAL - See Business.

COMMISSION - The Advisory Plan Commission of the Town of Clarksville.

COMMUNITY FACILITY OR INSTITUTION - A facility that is provided by the Town or by another group or organization without profit or gain for such special purposes as community meetings, community center, museum, public library, cultural center, and similar uses, but not commercial recreation establishments or any type of group home or boarding house.

COMPREHENSIVE PLAN - The complete plan, or any of its parts, for the development of the town, prepared by the Plan Commission and adopted in accordance with applicable statutes, as amended, as is now or may hereafter be in effect.

CONDOMINIUM - A form of tenure for real estate authorized by the 1963 Horizontal Property Act, Chapter 349 of the Acts of the State of Indiana, and amendments thereto. A multiple dwelling or development containing individually owned dwelling space and jointly owned and shared areas and facilities, which dwelling or development is subject to the provisions of state and local laws.

CONDOMINIUM, SITE - A condominium project containing or designed to contain structures or other improvements for residential, commercial, office, business, or other uses permitted in the zoning district in which it is located and in which each co-owner owns exclusive rights to a volume of space within which a structure or structures may be constructed as a con-dominium unit as described in a master deed. A site condominium, when constructed as an alternative to a platted subdivision, may also be referred to as a condominium subdivision and shall be considered as equivalent to a platted subdivision for the purpose of regulation by this Ordinance and other ordinances of the Town.

CONDOMINIUM OWNERS' ASSOCIATION (COA) - Formed under the Horizontal Property Law, the owners of said condominiums also own a common tenancy in conjunction with owners of other units in the common area, which customarily includes all driveways, parking, elevators, outside hallways, and recreation and landscaped areas. Dues are typically collected which are used by the association to manage said common areas.

CONFERENCE CENTER - A facility used for service organizations, business and professional conferences, and seminars. A conference center is not designed to be utilized by the public for overnight purposes, although a hotel or motel may be attached or directly accessed from the center.

CONSERVATION - Management of natural resources to prevent waste, destruction, or degradation of the natural resource.

Conservation and natural areas are listed below:

- 1. Primary Conservation Areas
 - a. Areas within the one hundred (100) year floodway and floodplain.
 - b. Woodlands, canopy, and understory.
 - c. Wetlands.
 - d. Streams ten (10) feet on both sides from the midpoint of the stream.
 - e. Slopes eighteen percent (18%) and greater.
 - f. Historic sites and structures, including archaeological sites.
 - g. Cemeteries.
- 2. Secondary Conservation Areas
 - a. Lands are having twelve percent (12%) to eighteen percent (18%) slopes.
 - b. Woodland edges.
 - c. Riparian zones.
 - d. Hedgerows, wildlife habitats, and travel corridors.
 - e. Ponds and water impoundments.

CONSERVATION SUBDIVISION - A subdivision where fifty percent (50%) or more of the total area is designed as undivided open space or common area and is density neutral.

CONSTRUCTION AND DEMOLITION WASTE - Means solid waste resulting from the construction, remodeling, repair, or demolition of structures. Such wastes may include, but is not limited to the following:

- 1. Scrap lumber.
- 2. Bricks.
- 3. Concrete.
- 4. Stone.
- 5. Glass.
- 6. Wallboard.
- 7. Roofing.
- 8. Plumbing fixtures.
- 9. Wiring.
- 10. Non-asbestos insulation.

The term does not include the following types of regulated solid waste such as, but not limited to:

- 1. Fluorescent light fixtures.
- 2. Appliances.
- 3. Regulated asbestos-containing material as defined in 40 CFR 61, as may be amended.
- 4. Any other waste resulting from construction, remodeling, repair, or demolition of a structure that, when placed in a landfill, would potentially result in contamination of ground water or present a risk to human health or the environment.

CONVALESCENT HOME - See Nursing Home.

CONVENTIONAL SUBDIVISION - Conventional subdivision includes setbacks, densities, heights, and other development standards.

CORNER LOT - A lot at the junction of and abutting two or more intersecting public ways and having a designated space (known as a clear Sight Triangle or Vision Clearances) in which nothing is permitted to be built, placed, or grown in a way that would impede visibility at the intersecting public ways.

COUNTY - Clark County, Indiana.

CUL-DE-SAC - A local street or road right-of-way with only one outlet having an appropriate terminal for the safe and convenient reversal of traffic movement.

CULTURAL FACILITIES - An establishment that documents the social and religious structures and intellectual and artistic manifestations that characterize a society, including but not limited to museums, art galleries, and botanical and zoological gardens of a natural, historic, educational, or cultural interest.

DAY CARE CENTER - See childcare center.

DAY CARE HOMES - See childcare.

DEAD-END STREET - A street with a single common ingress and egress.

DECELERATION LANE - A lane that allows traffic existing on a major street to slow down to a safer speed to exit left or turn right into an intersection without affecting the main flow of traffic.

DEDICATION – The transfer of property from one owner to another, often for a specific use, conveyed by means of a plat or written instrument.

DEMOLITION – The act of removing by pulling, knocking down, or tearing up a building, structure, or surface with the intent of razing the structure or surface, in whole or in part.

DEMOLITION DEBRIS – Those materials resulting from the destruction or demolition of any man-made physical structure including houses, buildings, industrial or commercial facilities, and roadways, and all construction debris or waste. (See also Construction and Demolition Waste.)

DENSITY OR INCENTIVE USES – Strategies that allow a developer to apply for higher density or other variances, in exchange for providing open space or other community amenities. Cluster and court yard lot area are an example of this type of development.

DESIGN SPEED - A speed used to design the horizontal and vertical alignments of a roadway.

DETACHED BUILDING - A building having no structural connection with another building on the same lot or any other lot. A detached building may be an accessory building to the principal building and, as such, shall conform to the definition of an accessory building.

DEVELOPMENT - A development meeting the requirements, restrictions, provisions, and standards of the zoning ordinance or a development plan, subdivision ordinance or planned unit development requirements.

DEVELOPMENT PLAN - A specific plan for development of real property that:

- 1. Requires approval by the Plan Commission.
- 2. Includes a site plan and information relative to the adequate review of a proposed development.
- 3. Satisfies the development standards and requirements specified in the zoning ordinance regulating the development within the zoning district in which it is to be located.
- 4. Contains the plan documentation and supporting information required by the zoning ordinance, Plan Commission, or Technical Review Committee.

DISCOMFORT GLARE - Low-level glare that is distracting or uncomfortable, interfering with the perception of visual information, but does not significantly reduce the ability to see information needed for activities.

DISABILITY GLARE - A veiling luminance or stray light at the eye, which alters the visual field in such a way as to reduce the brightness of a viewed object and its background, thereby making the visual task more difficult.

DISPLAY PUBLICLY - The act of exposing, placing, posting, exhibiting, or in any fashion displaying in any location, whether public or private, an item in such a manner that it may be readily seen, and its content or character distinguished by normal unaided vision viewing it from a street, highway, or public sidewalk, or from the property of others, or from any portion of the premises where items and material other than adult media are on display to the public.

DISTRICT - A defined section of the town for which uniform regulations are established, governing standards such as the use, height, area, size, and intensity of use of buildings and land, and open spaces around buildings.

DRIVE-IN OR DRIVE THROUGH ESTABLISHMENTS - An establishment which is designed to provide service, either wholly or in major part, to customers while in their automotive vehicles, upon the zoned premises, excluding drive-in theaters.

DUPLEX - A building containing two independent single-family dwelling units totally separated from each other vertically by a wall extending from ground to the roof.

DWELLING - A building substantially affixed to the land or portion thereof, used primarily as a place of abode for one or more human beings and meeting the definition of a building, excluding but not limited to hotels, motels, extended-stay lodging or boarding homes, tents, buses, vans, tourist or "bed and breakfast" homes, or recreational vehicles.

- 1. Dwelling, Single-Family A detached building designed for or occupied by one (1) family exclusively.
- 2. Dwelling, Two Family An attached building designed for or occupied by two (2) families.
- 3. Dwelling Multi-Family A building designed for or occupied by three (3) or more families, exclusively for dwelling purposes.
- 4. Dwelling, Patio Home A one (1) family dwelling on a separate lot with open space setbacks on three sides and with a court. Patio homes may be attached to similar houses on adjacent lots and still meet this definition, in which case they are known as "zero lot line homes."

DWELLING UNIT - Consists of one (1) or more rooms that are designed and used as the cooking, living, and sleeping quarters for one family only. Complete single kitchen facilities and permanently installed individual bathrooms shall always be included in a dwelling unit. Room sizes shall meet Division 157.

EASEMENT - A grant made by a property owner for use by others of any designated part of their property for a clearly specified purpose and officially recorded in the Clark County Recorder Office.

ENVIRONMENTAL CONSTRAINT

- 1. Primary comprise only the most severely constrained lands, where development is typically restricted under current codes and laws (such as wetlands, floodplains, archaeological sites, cemeteries, and slopes exceeding twenty-five percent (25%).
- 2. Secondary include all other locally noteworthy or significant features of the natural or cultural landscape such as mature woodlands, wildlife habitats and travel corridors, prime farmland, wellhead protection areas, greenways and trails, and river and stream corridors.

ESSENTIAL FACILITIES - Public or private facilities that are needed to provide essential services.

ESSENTIAL SERVICES - Public or private services that provide safety from fire, flood, and other dangers, and for the convenience of access and adequate light and air.

EXPLICIT SEXUAL MATERIAL - See Hard-Core Material.

EXTENDED STAY HOTEL/MOTEL - Any building containing guestrooms intended or designed to use, or which are used, rented, or hired out to be occupied or which are occupied for sleeping purposes for guests, and contain kitchenette facilities including at a minimum the following:

- 1. Eighteen (18) cubic foot refrigerator.
- 2. Five (5) cubic foot range with oven and four (4) burners.
- 3. Thirty-two (32) inch sink and operating hot and cold water faucets.
- 4. Four and one-half (4 ½) feet of base cabinets.
- 5. A table of sufficient size to fit two people comfortably.
- 6. A guest room shall have a minimum of 400 square feet and no less than 450 square feet for handicapped accessible rooms.

EXTERIOR SURFACE MATERIAL SCHEMES - Exterior surface materials on a structure such as brick, stone, stucco, siding, or combination thereof may be used to create a distinctive differentiation between structures.

EXPLICIT SEXUAL MATERIAL - Any hard-core material.

FAMILY - An individual or two or more persons related by blood, marriage, or adoption, or not more than four persons not related by blood, marriage, or adoption, operating a dwelling unit as an individual housekeeping organization. Family members not related by blood, marriage, or adoption share the entire house; live and cook together as a single housekeeping unit; share expenses for food, rent, utilities, or other household expenses; and are permanent and stable.

FENCE - Any construction of wood, metal, masonry or other material erected for the purpose of assuring privacy or protection. In no case shall the fence or its material resemble junk (as described in this section) or be assembled from junk.

- 1. Partition Fence A fence that is used by adjoining property owners as a property partition unless agreed upon by the property owners, and shall be repaired, maintained, and paid for as provided by IC 32-26-9. The partition fence is any one of the following that is maintained to be sufficiently tight and strong to hold cattle, hogs, horses, mules, and sheep, as follows:
 - a. Straight Board and Wire Fence A straight-wire fence, a straight-board fence, or picket fence four (4) feet high.
 - b. Straight Rail Fence Four and one-half (4 ½) feet high.
 - c. Worm Rail Fence Five (5) feet high.
 - d. Spite Fence An unlawful structure in the nature of a fence unnecessarily exceeding six (6) feet in height and erected or maintained for the purpose of annoying the owners or occupants of adjoining property. This type of fence is considered a nuisance and is controlled by IC 32-26-2.
 - e. Hedge or Live Fence A hedge or other live fence grown along dividing properties owned by different persons in Indiana is required to be cut and trimmed down to a height of not more than six (6) feet and to a width of not more than three (3) feet once in each calendar year.

FLAG LOT - A lot not meeting minimum frontage requirements and where access to the public road is by a narrow, private right-of-way, easement, or driveway.

FLEA MARKET - A building or open area in which semi-enclosed or outdoor stalls, rooms, stands, or spaces are rented or otherwise provided, and used for the purpose of display, sale, exchange, or barter of merchandise. Sales spaces are intended for use by various unrelated individuals to sell articles that are either homemade, handcrafted, old, or obsolete, and may include the selling of new or used goods at retail by businesses or individuals who are generally engaged in retail trade. Antique shops, rummage sales, and garage sales are not considered to be flea markets.

FLOOD HAZARD AREA - Those flood plains which have not been adequately protected from flooding caused by the Regulatory Flood, and are shown on the zoning map and/or on the Flood Hazard or Floodway-Flood Boundary Maps of the Federal Insurance Administration, or maps provided to the Commission from the Indiana Natural Resources Commission.

FLOOD PLAIN - The area adjoining the river or stream, which has been or may hereafter be covered with flood water from the Regulatory Flood.

FLOODWAY - The channel of a river or stream and those portions of the floodplains adjoining the channel which are reasonably required to efficiently carry and discharge the peak flood flow of the Regulatory Flood of any river or stream.

FLOOR AREA - The square feet of floor space within the outside line of walls, including the total of all space on all floors of a building. Floor area shall not include porches, garages, or space in a basement or cellar.

FOOT CANDLE - A unit of illumination equal to the illumination at all points that are one foot from a uniform point source of one candle-power.

FREE BURNING - A rate of combustion described by a substance that burns actively and easily supports combustion.

FUNCTIONAL CLASSIFICATION - The FHWA and INDOT system used to group public roadways into classes according to their purpose in moving vehicles and providing access.

FUNCTIONAL INTERSECTION AREA - The functional area of an intersection extends both upstream and downstream from the physical intersection area and includes any auxiliary lanes and their associated canalizations. Both its functional and physical areas define an intersection.

The functional area on the approach to an intersection or driveway consists of three basic elements:

- 1. Perception-reaction distance.
- 2. Maneuver distance.
- 3. Queue storage distance.

GARAGE, COMMUNITY - A garage used exclusively for the parking and storage of vehicles owned or operated by residents of nearby dwelling units and their guests; which is not operated as a commercial enterprise and is not available to the general public; and which is owned, leased, or cooperatively operated by such residents.

GARAGE, **MUNICIPAL** - A structure owned or operated by a municipality and used primarily for the parking and storing of vehicles owned by the general public.

GARAGE, PRIVATE CUSTOMER AND EMPLOYEE - A structure that is accessory to a non-retail commercial or manufacturing establishment, building, or use; is primarily for the parking and storage of vehicles operated by the customers, visitors, and employees of such building; and is not available to the general public.

GARAGE, PRIVATE RESIDENTIAL - A structure that is accessory to a residential building, either detached or as a portion of the principal building, that is used or occupied for the parking or temporary storage of household goods, automobiles, travel trailers, boats, or other vehicles owned and operated by the residents thereof, and that is not a separate commercial enterprise available to the general public.

GARAGE, **PUBLIC** - A structure, or portion thereof, other than a private customer and employee garage or private residential garage, used primarily for the parking and storage of vehicles and available to the general public.

GARAGE, **REPAIR** - Any building, premises, and land in which or upon which a business, service, or industry involving the maintenance, servicing, repair, or painting of vehicles is conducted or rendered.

GENERAL BUSINESS - Businesses serving the region, as well as the local community.

GREENHOUSE, COMMERCIAL - A building used for the growing of plants, all or part of which are sold at retail or wholesale.

GROUND FLOOR AREA - The square foot area of a residential building within its largest outside dimensions, computed on a horizontal plane at the ground floor level, exclusive of open porches, breezeways, terraces, detached garages, and exterior stairways.

GROUP HOME - A dwelling or boarding house used as living quarters, established as a home for housekeeping of a group of people having a reduced ability to cope with and function in the everyday world.

HARD-CORE MATERIAL - Media characterized by sexual activity that includes one or more of the following:

- 1. Erect male organ.
- 2. Contact of the mouth of one person with the genitals of another.
- 3. Penetration with a finger or male organ into any orifice in another person.
- 4. Open female labia.
- 5. Penetration of a sex toy into an orifice.
- 6. Male eiaculation.
- 7. The aftermath of male ejaculation.

HARDSHIP - See Unnecessary Hardship.

HEAVY INDUSTRIAL - An industry that involves one or more characteristics such as large and heavy products; large or heavy equipment and facilities (such as heavy equipment, large machine tools, and huge buildings); or complex or numerous processes.

HIGHWAY CAPACITY MANUAL - Manual published by the US Transportation Research Board, National Research Council, providing guidance and methods for analyzing capacity and level of service for a broad range of transportation facilities.

HOME OWNERS' ASSOCIATION (HOA) - An association of owners of property or home, formed to operate, maintain, and manage common areas of a development.

HOSPITAL - An institution providing primary health services and medical or surgical care to persons, primarily in patients, suffering from illnesses, disease, injury, deformity, and other abnormal physical or mental conditions, and including, as an integral part of the institution, related facilities such as laboratories, outpatient facilities, training facilities, medical offices, and stall residences.

HOTEL (OR MOTEL) - A building or group of buildings on the same parcel in which lodging is provided and offered on a temporary basis. The building shall contain sleeping rooms occupied singly to the public for compensation, and which is open to transient guests, in contradistinction to a "boarding house." No provisions shall be made for cooking within any individual room; however, maid service, bell boy service, desk service, the furnishing and laundering of linens, and upkeep of the furnishings are provided. Must be staffed at all times (24 hours per day) with desk service when occupied by guests.

HUMAN MALE GENITALS - Referring to when they are in a discernibly turgid state, even if completely and opaquely covered.

HYDRANT -

- 1. Dry Hydrant A water supply consisting of a pond, stream, river, canal, lake, reservoir, quarry, pressure tank, elevated tank, swimming pool, other fixed systems, or fire department delivered portable system capable of proving the required fire flow.
- 2. Fire Hydrant An upright hydrant that can supply large volumes of water to use in fighting a fire. They are commonly placed at intervals at the street edge of a sidewalk or spaced for convenience in suppressing fires in the town.
- 3. Flush Hydrant Used for cleaning water lines.

INDUSTRIAL PARK - A special or exclusive type of subdivision or planned industrial area designed and equipped for a community of industries.

INFRASTRUCTURE IMPROVEMENTS – Installation or construction of storm sewer facilities, sanitary sewers, water lines, streets, curbs, gutters, gas lines, electrical lines, telecommunication lines, sidewalks, and other utility services.

INTENSE BURNING - A rate of combustion described by a substance that burns with a high degree of activity and is consumed rapidly.

INTERSECTION TURN LANES – Designated lanes that are desirable at selected locations on two-lane highways, to reduce delays caused by turning vehicles, and to reduce accidents related to turning at such intersections.

INTERESTED PARTIES - Those parties who are owners of properties adjoining or adjacent to the property for which a zoning map change, variance, or special exception are being sought.

JUNK - Old or discarded items that are considered useless or of little value.

JUNK YARD - A place engaged in the business of acquiring or owning junk for:

- 1. Resale in their entirely or as spare parts: or
- 2. Rebuilding, restoration, or crushing.

KENNEL – Any person, partnership, or corporation maintaining an establishment where, including but not limited to, dogs or cats of any species are kept for the purpose of breeding, buying, selling, showing, re-homing, adopting, or boarding of the animals, or engaged in the training of the animals for guard or sentry purposes.

LAND AREA - The total area within the lot or project boundaries.

LEGISLATIVE BODY - The Town Council of Clarksville, Indiana.

LETTER OF CREDIT - Any form of instrument of credit in an amount and form satisfactory to the Town Council issued by a bank or other financial institution.

LEVEL OF SERVICE - A qualitative measure describing operational conditions within a traffic stream, based on service measures such as speed and travel time, freedom to maneuver, traffic interruptions, comfort, and convenience.

LEVEL TERRAIN - A combination of horizontal and vertical alignments that permit heavy vehicles to maintain approximately the same speed as a passenger car; this generally includes short grades of no more than one percent (1%) to two percent (2%).

LIGHT INDUSTRY - An industry that compounds, processes, packages, stores, assembles, and/or treats finished or semi-finished products from previously prepared materials, which activities are conducted wholly within an enclosed building.

LINGERIE MODELING STUDIO - An establishment or business that provides the services of live models modeling lingerie to individuals, couples, or small groups in a room smaller than six-hundred (600) square feet.

LOADING AND UNLOADING BERTHS - The off-street area required for the receipt or distribution by vehicles of material or merchandise, which in this Ordinance is held to be at least twelve (12) feet in width by fifty (50) feet in length per loading space with a height clearance of fourteen (14) feet.

LOCAL BUSINESS - Businesses serving the community on a neighborhood scale.

LOCATION MAP - A small inset map showing the location of a tract of land in relation to a larger area. Also known as a vicinity map.

LOT - A parcel, tract, or area of land.

LOT - CORNER - A lot having a continuous street frontage along two or more different streets.

- 1. Lot Interior A lot other than a "Corner Lot" or "Through Lot."
- 2. Lot Through A lot having frontage on two (2) parallels or approximately parallel streets.

LOT COVERAGE - The percentage of the total lot that is covered by the principal building and any accessory building or structure with a roof or awning, excluding but not limited to sidewalks, driveways, patios, decks, and pools.

LOT GROUND LEVEL - The ground level of a lot shall be as follows:

- 1. For buildings having walls adjoining one (1) street only, the elevation of the sidewalk at the center of the wall adjoining the street.
- 2. For buildings having walls adjoining more than one (1) street, the average of the elevation of the sidewalk at the center of all walls adjoining the streets.

LOT LINES:

- 1. Front Lot Line The lot line separating a lot from a street right-of-way.
- 2. Rear Lot Line The lot line opposite and most distant from the front lot line. In the case of triangular or otherwise irregularly shaped lots, a line ten (10) feet in length entirely within the lot, parallel to and at a maximum distance from the front lot line.
- Side Lot Line Any lot boundary line not a "Front Lot Line" or" Rear Lot Line."

LOT OF RECORD - A lot that is part of a recorded subdivision or planned unit development and recorded in the Clark County Recorder's Office, or a lot or parcel described by metes and bounds, the description of which has been so recorded.

LOT WIDTH - The horizontal distance between side lot lines of a lot measured at a point midway between the front lot line and the rear lot line; or at the rear line of the required front yard [building line], especially on irregularly shaped lots.

MANUFACTURED /MODULAR HOME - A dwelling unit fabricated in an off-site manufacturing facility for installation or assembly at the building site, which bears a seal certifying that it was built in compliance with the Federal Manufactured Housing Construction and Safety Standards Law of 1974 [42 U.S.C. 5401 et seq.], as promulgated by the Indiana Administrative Building Council in Modular homes. Manufactured homes must meet the same development standards as any other dwelling unit in the zone in which it is located. The following terms are related to such dwellings:

- 1. Underfloor space The space between the bottom of the floor joist and the earth.
- 2. Occupied space The total area of the earth horizontally covered by the structure, excluding but not limited to accessory structures such as garages, patios, and porches.
- 3. Manufactured homes must meet the same development standards as any other dwelling unit in the zone in which it is located.

MASSAGE STUDIO - An establishment offering massage therapy and/or body work by a massage therapist licensed under IC 25-21.8, as may be amended.

MAINSTREAM MEDIA STORES - These include video stores, bookstores, and newsstands that carry some sexually oriented media and are expressly protected and not made subject to the zoning and separation requirements applicable to sexually oriented media outlets, even if they carry some material that may be considered hard-core pornography. Adult media in a mainstream store or shop shall be kept in a separate room or section of the shop, which shall:

- 1. Not be open to any person under the age of eighteen (18).
- 2. Be physically and visually separated from the rest of the store by an opaque wall of durable material, reaching at least eight feet high or to the ceiling.
- 3. Be located so that the entrance to said room or section is as far as reasonably practicable from other media or inventory in the store that is likely to be of particular interest to children.
- 4. Have an access control device, either by electronic or other means, to provide assurance that persons under age eighteen (18) will not easily gain admission and the general public will not accidentally enter such room or section; or will provide continuous video or window surveillance of the room by store personnel.
- 5. Provide signage at the entrance stipulating that persons under eighteen (18) years of age are not permitted inside.

MEDIA - Anything printed or written, or any picture, drawing, photograph, motion picture, film, videotape or video production, pictorial representation, or any electrical or electronic reproduction of anything.

MEDIA SHOP - A general term, identifying a category of business that may include sexually oriented material, but that is not subject to the provisions applicable to adult media shops. In the context of sexually oriented material, media shop means a retail outlet offering media for sale or rent, for consumption off the premises, provided that any outlet meeting the definition of adult media shop shall be treated as an adult media outlet. See" adult media store" in these definitions for media shops in which adult media constitute more than ten (10%) percent but less than twenty-five percent (25%) of the stock in trade, or occupy more than ten percent (10%) but less than twenty-five percent (25%) of the floor area.

MINERAL EXTRACTION - Establishments in this category transform, mine, and quarry metallic and nonmetallic minerals, such as sand, gravel, stone, clay and refractory materials, copper, gold, silver, iron, and coal. Included, but not limited to, are establishments that manufacture bricks, refractories, ceramics, glass, concrete, lime, gypsum, abrasives, ceramic plumbing fixtures, statuary, cut stone products, mineral wool, plugs, and coupliers. Processes used include, but are not limited to, grinding, mixing, cutting, shaping, and honing.

MIXED-USE - A tract of land, buildings or structures developed or used for two (2) or more different activities or functions.

MIXED USE DEVELOPMENT - A real estate project with planned integration of some combination of retail, office, residential, hotel, recreation, or other functions. It is pedestrian-oriented and contains elements of a live-work-play environment. It maximizes space usage and has amenities and architectural expression.

MOBILE HOME COMMUNITY - An area of land on which two (2) or more mobile homes are regularly accommodated with or without charge, including any building or other structure, fixture, or equipment that is used or intended to be used in providing that accommodation.

MOTEL - See Hotel.

NATURAL RESOURCE - Components and processes present or produced by nature, including slopes, geology, surface water, wetlands, flood plains, wildlife, woodlands, woodland edges, stream corridors, soils, and archaeological sites.

NON-CONFORMING ACCESS FEATURES - Features of access to a property that exist prior to the date of this ordinance adoption and do not conform to the requirements of this ordinance.

NON-CONFORMING LOT - A single lot of record prior to the effective date of this Ordinance that fails to meet the area or dimensional standards or requirements for lots within the zoning district in which it lies.

NON-CONFORMING STRUCTURE - Improvements because of size or location on the lot, that do not meet required lot size, setback lines, and other standards or regulations for the district in which they are situated.

NON-CONFORMING USE - Any building or land legally occupied or used at the time of the passage of this Ordinance or amendment thereto, which does not conform after the adoption of this Ordinance or amendment thereto with the use regulations of the district in which it is situated.

NURSING HOME - A health care facility where persons are housed and furnished with meals and continuing care for compensation.

OCCUPIED SPACE - The total area of earth horizontally covered by a structure, excluding accessory structures such as, but not limited to, garages, patios, and porches.

OPEN SPACE - Outdoor area of a lot or tract which is designed and used for outdoor recreation, pedestrian access, or landscaping. Such areas may be ground or roof space that is seventy-five percent (75%) open to the sky, balconies having a minimum of five (5) feet of width, or an unenclosed deck or porch. Off-street parking and loading space, driveways, or unenclosed fire escapes do not qualify as usable open space. Required yards are not used when calculating required open space.

OPEN USE - The use of a lot without a building or structure.

PARKING AREA, PUBLIC - Any open area, other than a street or alley, used for the temporary parking of more than four (4) vehicles and available for public use whether for free, for compensation, or as an accommodation for clients or customers.

PARKING SPACE, (OFF STREET) - A space, other than on a street or alley, designed for use or used for the temporary parking of a motor vehicle, and being no less than nine (9) feet wide and eighteen (18) feet long, exclusive of passageways.

PEDESTRIAN - An individual traveling on foot, by wheel chair, or crutches.

PEDESTRIAN SPACE - The average area provided for pedestrians and moving pedestrian stream or pedestrian queue, in square feet per pedestrian.

PEDESTRIAN WAYS - Sidewalks, accessible routes, paths, trails, and public ways for pedestrian travel.

PERFORMANCE MEASURE - A qualitative or quantitative characteristic describing the quality of service provided by the transportation facility or service.

PERFORMANCE STANDARD - A set of criteria or limits relating to certain characteristics that a particular use or process may not exceed. This approach to land use is based on the ability to quantify activities and to measure them to see whether they meet the standards, which typically include, but are not limited to, noise, vibration, glare, heat, air or water contaminants, and traffic.

PERSON - A corporation, firm, partnership, association, organization, or any other group acting as a unit, as well as a natural person.

PERSONAL WIRELESS SERVICE - Commercial mobile services, unlicensed wireless services, and common carrier exchange access services, including facilities other than direct to home satellite services.

PLAN COMMISSION - Refers to the Town of Clarksville Advisory Plan Commission established by IC 36-7-200, as added by Acts 1981, P.L 309, Section 23.

PLAN DIRECTOR - The officer appointed by the Town Manager and/or delegated the responsibility for administering the planning department and implementing the zoning ordinance.

PLANNED UNIT DEVELOPMENT (PUD) - A zoning ordinance that does the following:

- 1. Designates a parcel of real property as a planned unit development district.
- 2. Specifies uses or a range of uses permitted in the planned unit development district.
- 3. Specifies development requirements in the planned unit development district.
- 4. Specifies the plan documentation and supporting information that may be required.
- 5. Specifies any limitation applicable to a planned unit development district.
- 6. Meets the requirements of IC 36-7-4-1505.

PLAT - A map indicating the subdivision or re-subdivision of land filed, or intended to be filed, for the record with the Clark County Recorder.

PRACTICAL DIFFICULTY - When or where there is a significant economic injury from the enforcement of the zoning ordinance, the injury is not self-created or self-imposed, and there are no feasible alternatives available within the terms of the zoning ordinance.

PRIMARY APPROVAL - When approval, or approval with conditions imposed, is granted to a subdivision by the Plan Commission and having determined in a public hearing that the proposed subdivision complies with the Subdivision Ordinance.

PRIMARY LIVE ENTERTAINMENT - On-site entertainment by live entertainers that characterize the establishment, as determined (if necessary) from a pattern of advertising, as well as actual performances.

PRINCIPAL BUILDING - See Building, Principal.

PRINCIPAL RESIDENCE - The place where a person resides six (6) months and one (1) day or more in a twelve (12) month period.

PRIVATE SCHOOL - Any school not considered a public school.

PROFESSIONAL OFFICE - Office of a member or members of recognized professions, such as an architect, accountant, attorney, artist, dentist, engineer, musician, physician, surgeon, or another professional person.

PROPERTY OWNERS' ASSOCIATION - See Home Owners' Association.

PUBLIC IMPROVEMENT - Any improvement, facility, or service, together with its associates site or right-of-way necessary to provide transportation, drainage, utilities or similar essential services and facilities that are usually owned and operated by a government agency. Public improvements may also be owned by a private entity and leased to the government agency for operation or owned by the government agency and leased to a private entity for operation.

PUBLIC PLACE - Is any tract owned by a federal, state, or local political subdivision.

PUBLIC WATER SUPPLY - Water provided by a public entity for human consumption through pipes or other constructed conveyances

PUBLIC WAY - Any passageway, such as an alley, road, highway, boulevard, or turnpike, or part thereof (as a bridge) open as of right to the public and designed for travel by vehicle, on foot, or in a manner limited by statute.

RECREATIONAL RESIDENTIAL VEHICLE (RV) - a motor vehicle or trailer equipped with living space and amenities found in a home including pop-up camper, truck camper, fifth-wheel, tear drop camper, converted bus, park model (vacation/resort cottage)

RECREATIONAL VEHICLE-a motorized vehicle used for recreation such as a water craft, snow mobile, UTV, and ATV,

RECREATIONAL VEHICLE CAMPGROUND - See Camp, Public.

RECYCLING FACILITY - See Refuse Disposal Facility.

REFUSE DISPOSAL FACILITY - A location deemed to include sanitary landfill incineration, grinding, or any other process oriented to disintegrating or recycling of solid waste material, provided that salvaging of scrap or junk shall not be permitted in any refuse disposal facility.

REGULATORY FLOOD - That flood having a peak discharge which can be equaled or exceeded on the average of once in a one hundred (100) year period, as calculated by a method and procedure which is acceptable to and approved by the Indiana Natural Resources Commission; this flood is equivalent to a flood having a probability of occurrence of one percent (1%) in any given year.

REPLAT - A change in an approved recorded subdivision plat. Any change in a recorded subdivision plat that affects any street layout, area reserved for public use, or any lot line, or if it affects any map or plan legally recorded prior to the adoption of this ordinance, such changes shall be approved by the Plan Commission in accordance with the provisions of IC 36-7-3, et seq., and/or IC 36-7-4-700, et seq.

RESIDENCE - A home, dwelling, abode, or fixed place that is permanent for the time being, as contradistinguished from a mere temporary locality or existence.

RESIDENTIAL - Refers to a type of property – whether it is a building or other type of structure, or whether the property is the land or real estate itself.

RESIDENCE OR RESIDENTIAL BUILDING - Shall not include, among others, tents, tanks or any type, lunch wagons, buses, vans, dining cards, trailers manufactured for recreation; or other roofed structures on wheels; or other supported used for residential business, mercantile, storage, commercial, industrial institutional assembly, educations, or recreational purposes. A building shall not include such structures as billboards, fences, television towers, or radio towers, or structures with interiors not normally accessible for occupancy.

REST HOME - See Nursing Home.

RIGHT-OF-WAY - A strip of land occupied or intended to be occupied by transportation facilities, public utilities, or other public uses. The maker of the plat on which such right-of-way is established shall dedicate rights-of-way intended for any use involving maintenance by a public agency for the public use.

ROADWAY - The portion of a road for vehicle use, including shoulders. A divided highway can have two (2) or more roadways.

ROADWAY OBSTRUCTION - An object or barrier along a roadway or median that affects traffic flow, whether continuous (as a retaining wall or similar structure) or not continuous (such as utility poles, mailboxes or bridge abutments).

ROOMING HOUSE - See boarding house.

SALVAGE - Property saved from destruction; also something extracted (as from rubbish) as valuable or useful.

SECONDARY APPROVAL - Approval insuring that the plat reflects all terms, conditions, and commitments given by the subdivider or required by the Plan Commission at the hearing for primary approval, and that the plat complies with the Subdivision Control Ordinance.

SETBACK - The minimum distance between the property line and the building or structure, excluding projections specifically permitted by this ordinance.

SHALL - When used, is to mean "mandatory."

SHED – An accessory structure or building used primarily for storage purposes, which may or may not be on a permanent foundation, and the total square footage of which is less than 288 square feet. For the purposes of this Ordinance, any accessory structure that is greater than or equal to 288 total square feet shall be considered a garage.

SHOPPING CENTER - A group of retail and other commercial establishments that is planned, developed, owned, and managed as a single property, typically with on-site parking provided. The center's size and orientation are generally determined by the market characteristics of the trade area served by the center.

SHOPPING MALL - A shopping center with stores on both sides of an enclosed or open pedestrian walkway.

SHOULDER - The portion of the roadway contiguous with the travel way that accommodates stopped vehicles, emergency use, and lateral support of sub-base, base, and surface courses. In some cases, this can accommodate bicycles.

- 1. Graded Shoulder Width that part from the edge of the traveled way to the intersection of the shoulder slope and the fore slope planes.
- 2. Usable Shoulder The actual width of the shoulder that can be used when a driver makes an emergency or parking stop. Where the side slope is 1V:4H or flatter, the "usable" width is the same as the graded width since the usual rounding width at the shoulder break will not lessen its useful width appreciably.

SIGHT DISTANCE TRIANGLE - The triangular space at the street corner of a corner lot, free from any kind of obstruction to vision between the heights of four (4) and twelve (12) feet above established grade, determined by a diagonal line connecting two (2) points measure at least twenty-five (25) feet equal distance from the street corner along each property line provided. However, greater distance may be required to meet American Association of State Highway and Transportation Officials (AASHTO) standards due to the prevailing speed and traffic control at the intersection.

SIGN - Any display to public view of letters, words, numerals, figures, statues, devices, emblems, pictures, or any parts or combinations thereof designed to inform, advertise, draw attention to, or promote merchandise, services, or activities.

SADOMASOCHISTIC PRACTICES - Flagellation or torture by or upon a person clothed or naked, or condition of being fettered, bound, or otherwise physically restrained on the part of one clothed or naked.

SEXUALLY ORIENTED BUSINESS - An inclusive term used to describe collectively: adult cabaret; adult motion picture theater; video arcade; bathhouse; massage shop; and/or sex shop. Also known as an adult business.

SEXUALLY ORIENTED TOYS OR NOVELTIES - Instruments, devices, or paraphernalia either designed as representations of human genital organs or female breasts, or designed or marketed primarily for use to stimulate human genital organs.

SPECIFIED ANATOMICAL AREAS - Less than completely and opaquely covered: human genitals, pubic region, buttock, and female breast below a point immediately above the top of the areola.

SPECIFIED SEXUAL ACTIVITIES - Human genitals in a state of sexual stimulation or arousal; acts of human masturbation, sexual intercourse, sodomy, or fondling; or other erotic touching of human genitals, pubic region, buttock, or female breast.

SPECIAL EXCEPTIONS - Authorization of a use that is designated as such by this Ordinance as being permitted in the district, if it meets special conditions, and upon application and after a public hearing is specifically authorized by the Board of Zoning Appeals.

STREET, ROAD, AND HIGHWAY - A thoroughfare within the right-of-way that carries traffic between land use activities and/or provides access to abutting properties. The designation of roads by type of use or function is defined by the functional classification of the Federal Highway Administration and Indiana Department of transportation, unless otherwise defined by future town ordinance or amendment of this ordinance. A road may be designated an avenue, boulevard, drive, highway, lane, parkway, place, street, court, or appropriate name. Roads are identified according to type of use or function, as follows:

- 1. Expressway, Interstate, and Other Principal Arterials Roads serving primarily to carry traffic between communities to major state and intermediate highways, and carrying high traffic volumes for longer trips at high speeds.
- 2. Major Collector Street or Road A road serving both to carry through traffic; as well as to provide property access in residential, commercial, and industrial areas; and conveying the traffic from "arterial" streets (roads) to "local" streets (roads).
- 3. Major Collector Street or Road A road serving to provide property access in residential, commercial, and industrial areas.

- a. Local or Minor Street or Road Any road providing access to, within, or abutting areas zoned or used for businesses, industries, or residencies.
- b. Local Industrial and Business Street or Road A local or minor road serving businesses or industries.
- c. Local Residential Street or Road A local or minor road serving residences.
 - i. Sub-collector Street or Road A sub-classification of "local residential road" providing access and frontage to residential lots and conveying traffic to "collector roads." Like the "access road," the sub-collector provides access and frontage to residential lots but also carries some through traffic to "access roads."
 - ii. Access Road or Minor Street A sub-classification of "local residential road," it has frontage to residential lots and conveys the traffic from dwelling units to higher-order roads. This is the lowest order of roads and includes short streets, places, lanes, courts, and cul-de-sacs.
- d. Private Road A local road that is not dedicated or accepted for public use or maintenance, which provides vehicle
 or pedestrian access.

STRUCTURAL ALTERATION - Any change in the supporting members of a building, such as bearing walls or partitions, columns, beams, girders, or any substantial change in the exterior walls or the roof.

A. **STRUCTURE** - Any constructed, erected, or combination of materials that forms a structure for use, occupancy, or ornamentation, whether installed on, above, or below ground level. Not all structures are buildings; a structure includes but is not limited to signs, parking lots, and fences.

STRUCTURE, TEMPORARY - A structure without any foundation or footings and that is to be removed when any permitted use for the temporary structure ceases.

STUB STREET - Street that is connected to another street at one (1) end, but is ultimately intended to connect with another street at the closed end.

SUBDIVIDER - The person or persons who own all or any part of the real estate included within a plat at the time of the secondary approval of said plat.

SUBDIVISION - Any land, vacant or improved, which is divided or proposed to be divided into two (2) or more lots, parcels, sites, units, plots, condominium, tracts, or interest for the purpose of offer, sale, lease, or development whether immediate or future, either on the installment plan or upon any and all other plans, terms, and conditions. Subdivision includes the division or development of residentially and non-residentially zoned land; whether by deed, metes and bounds description, devise, intestacy, lease map, plat, or recorded instrument. Subdivision includes re-plat, amendment, and condominium creation or conversion.

TATTOO - Any indelible design, letter, scroll, figure, symbol, or other mark placed with the aid of needles or other instrument; or any design, letter, scroll, figure, or symbol done by scarring.

TATTOO ARTIST - Any person who provides a tattoo to an individual.

TATTOO OPERATOR - Any person, who controls, operates, conducts, manages or owns any tattoo parlor.

TATTOO PARLOR - Any room or space where tattooing is provided or where the business of tattooing is conducted.

THOROUGHFARE - A public way or public place that is included in the thoroughfare plan of the town. The term includes the entire rights-of-way for public use of the thoroughfare and all surface and subsurface improvements on it such as sidewalks, curbs, shoulders, trails and accessible routes.

TINY HOUSE - A dwelling that is 500 square feet (37 m) or less in floor area excluding loft and meeting room dimensional requirements of the International Residential Code.

TOURIST HOME - See Bed and Breakfast.

TOWN - The Town of Clarksville, Indiana.

TOW-IN-LOT - Automobile impoundment facility space-space also known as a tow- in lot is a facility that provides temporary outdoor storage for vehicles that are to be claimed by titleholders or their agents.

TRADE, VOCATIONAL OR BUSINESS SCHOOL - Public, private, or nonprofit vocational or business school or college for teaching trade or business technology, including, but not limited to: barbering or hairdressing, drafting, or for teaching industrial or technical arts, including but not limited to automotive, heating, air-conditioning, and computer technology.

TRAFFIC IMPACT ANALYSIS - A specialized study of the impact that a given type and size of land use has on a nearby transportation system.

TRANSIENT - Any person who, rents, or uses a lodging or a dwelling unit, or portion thereof, for less than six months and whose permanent address for legal purposes is not the hotel, motel, extended stay, lodging or dwelling unit occupied by the person.

TRAVEL WAY - The portion of the roadway for the movement of vehicles, exclusive of shoulders.

TRIP - A single one-direction vehicle movement with either the origin or destination [exiting or entering] inside a study site.

TRIP GENERATION - The number of trips generated by a land use.

TURNOUTS - A turnout is a widened, unobstructed shoulder area on a two-lane highway that allows slow-moving vehicles to pull out of the through lane so that vehicles following may pass. Turnouts are relatively short, generally less than six hundred and twenty-five (625) feet.

TWO-WAY LEFT TURN LANES - A paved area in the highway median that extends continuously along a roadway section and is marked to provide a deceleration and storage area, for vehicles traveling in either direction and making left turns at intersections and driveways.

UNDERFLOOR SPACES - Spaces between the bottom of the floor joints and the earth.

UNNECESSARY HARDSHIP - Exists when owing to special conditions of the property that distinguish it from other properties in the area, no fair and substantial relationship exists between the general public purposes of the ordinance provision and the specific application of that provision to the property, and the proposed use is a reasonable one. An unnecessary hardship will be deemed to exist if, and only if, owing to special conditions of the property that distinguish it from other properties in the area, the property cannot be reasonably used in strict conformance with the ordinance, and a variance is therefore necessary to enable a reasonable use of it.

USE - The purpose or activity for which the land or buildings are designed, arranged, or intended or to which land or building are occupied or maintained.

USE VARIANCE - Approval by the Board of Zoning Appeals of a use other than that permitted by this ordinance.

VARIANCE - A specific approval granted by the Board of Zoning Appeals in the manner prescribed by this ordinance, to deviate from the development standards (such as height, bulk, yards) that the Ordinance otherwise prescribes by this ordinance.

VERY LOW VOLUME LOCAL ROADS - Local roads as defined by FHWA having an ADT of less than four hundred (400).

VIDEO-VIEWING BOOTH See Arcade Booth.

VISION CLEARANCE (ON CORNER LOTS OR DRIVEWAY) - See Clear Sight Triangle.

WATER DISTRIBUTION SYSTEM - ONE OF THE FOLLOWING:

- 1. In a public water supply system, the term means the network of water piping, pumping stations, storage equipment, values, fire hydrants, pressure regulators, and equipment required to transport water to the customer's service connection from one of the following points:
 - a. A treatment plant.
 - b. A source of raw water supply if not treatment is provided.
- 2. In a non-public water or private supply system, the term means the network of water piping pumping stations, valves, fire hydrants, pressure regulators, and equipment required to transport water to the point of use from one of the following:
 - a. A point that is one foot beyond the water storage tank.
 - b. A well, if no water storage tank is utilized.

YARD - A space on the same lot with a main building, open, unoccupied, and unobstructed by structure, except as otherwise provided in this chapter. Accessory structures may be located in the side or rear yard.

- 1. Front Yard A yard extending across the full width of the lot, unoccupied other than by steps, walks, terraces, driveways, lamp posts, and similar structures, the depth of which is the least distance between the street right-of-way line and the building line.
- 2. Rear Yard A yard extending across the full width of the lot between the rear of the main building and the rear lot line (refer to the appropriate zone district requirements).
- 3. Side Yard A yard between the main building and the side lot line, extending from the front yard or front lot line where no front yard is required, to the rear yard. The width of the required side yard is measured horizontally, at 90 degrees with the side lot line, from the nearest part of the main building.
- 4. Street Yard Side A side yard facing a street.

Sec. 15-30 Illustrations

Illustrations of relevant definitions are shown in Division 210 – Illustrations.

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Sec. 20-10 Specific Purpose

The purpose of this district is to permit low-density, single-family, residential development.

Sec. 20-20 Land Use Classification

R-1 uses shall be in accordance with Table 20-1, Land Use Classification. Additional LBCS may be included, See Division 225 - Special Exception.

Table 20-1. Land Use Classification

USES PERMITTED BY RIGHT

LBCS - 1100 - Detached units - Detached single-family residential structures and site condominiums

LBCS - 1130 - Accessory units - Use this category for an accessory unit, which is structurally separate and distinct from the main structure. An accessory unit is a second dwelling unit (structure-wise) that is added to an existing lot for use as a complete and independent facility.

See Section 157.70 for accessory dwelling requirements and development standards

Sec. 20-30 District Regulations

No building or structure, or part thereof, shall be erected, altered, or used, or the land used, in whole or part unless it meets the following development standards:

- A. A lot shall have only one principal structure and/or use.
- B. Every lot on which a structure is erected shall front on a dedicated and improved street or public right-of-way, conforming to Clarksville minimum development standards, and conforms to the Clarksville Subdivision ordinance.
- C. Every lot that fronts or is adjacent to two (2) or more streets or rights-of-way, (excluding freeways or alleys), shall have a front yard setback for each yard fronting on or adjacent to such street, or right-of-ways.
- D. Where a lot has less than the width required by this zoning ordinance, and is a lot of record prior to the adoption of the 2011 Zoning Ordinance on April 4th, 2011, such lot may be occupied by one (1) single-family detached dwelling unit or a use permitted by right in an R-1 district.
- E. No occupancy permit shall be issued until all street and traffic control signs are installed.

Sec. 20-40 Dimensional Development Standards

R-1 developments shall be designed in accordance with Table 20-2, Dimensional Development Standards.

Table 20-2. Dimensional Development Standards	
DIMENSION	M EASUREMENT
Minimum lot area	8,000 square feet

Minimum lot width	80 feet
Maximum lot coverage	35%
Minimum depth of front yard	25 feet
Minimum depth of rear yard	20 feet
Minimum depth of each side yard	5 feet
Maximum height in feet and stories	25 feet / 2 stories
Maximum dwellings per acre	5.45
Minimum floor area	1,400 square feet
Average lot area in condominium development	Lot area may be averaged
Number of off-street parking spaces	2 per dwelling unit

Sec. 20-50 Building Permits

The Building Commissioner shall not issue a building permit for an R-1 development until the Planning Department has approved the plans.

Sec. 20-60 Landscaping

See Division 180 - Landscape Regulations.

Sec. 20-70 Lighting

See Division 190 – Lighting Regulations.

Sec. 20-80 Signs

See Division 200 – Sign Regulations.

Sec. 20-90 Parking

See Division 195 – Off-Street Parking and Loading Regulations.

Sec. 20-100 Access Management Plan

See Division 155 - Access Management Plan.

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SEC. 25-80	Signs
SEC. 25-90	PARKING AND LOADING
SEC. 25-100	ACCESS MANAGEMENT PLAN

Sec. 25-10 Specific Purpose

This district is intended for single- and/or two-family uses and limited public and quasi-public uses. This district does not make any provision for uses that generate significant vehicular traffic beyond the corporate limits of the Town of Clarksville.

Sec. 25-20 Land Use Classification

R-2 uses shall be in accordance with Table 25-1, Land-Use Classification. Additional LBCS may be included. See Division 225 - Special Exception.

Table 25-1. Land Use Classification

USES PERMITTED BY RIGHT

Any use permitted by right in an R-1 district.

LBCS -1121 - Duplex structures - Generally a two-unit building that is divided vertically, and each unit has a separate entrance from the outside or through a common vestibule.

See Section 150-150 for residential conversion requirement and development standards

Sec. 25-30 R-2 District Standards

- A. Every lot on which a structure is erected shall front on a dedicated street or public right-of-way improved to Town standard specifications and conforms to the Clarksville Subdivision Ordinance.
- B. Where a lot has less than the width required by this zoning ordinance, and is a lot of record prior to the adoption of the 2011 Zoning Ordinance on April 4th, 2011, such lot may be occupied by one (1) single-family detached dwelling unit.
- C. Every lot that faces two (2) or more streets or rights-of-way (excluding freeways or alleys) shall have a front yard setback for each yard fronting upon such street or right-of-way.
- D. Every lot shall have a side yard on each side. In the case of a duplex where the lot line runs through the building, a side yard shall be provided on each side of the exterior walls of the duplex. In the case of a corner lot, the front yard setback shall be observed for any side of a building facing a street
- E. Any structure adjacent to any street shall have articulation every twenty-five (25) feet.

Sec. 25-40 R-2 Development Standards

R-2 developments shall be designed in accordance with Table 25-2, Dimensional Development Standards.

Table 25-2.	Dimensional Development Standards		
	DIMENSION	MEASUREMENT	
Residential Use			
Minimum lot a	area for single-family detached dwelling unit	7,260 square feet	

Table 25-2. Dimensional Development Standards			
DIMENSION	MEASUREMENT		
Minimum lot area per unit two-family duplex	3,630 square feet per unit		
Minimum lot width	70 feet		
Maximum lot coverage	35%		
Minimum depth of front yard	25 feet		
Minimum depth of rear yard	20 feet		
Minimum width of each side yard	5 feet		
Maximum height	35 feet		
Maximum dwellings per acre for single-family dwelling units	7.26		
Maximum dwellings per acre for two-family dwelling units	12		
Minimum floor area of living space	Single-family dwelling 1,200 square Duplex 1,000 square		
Minimum usable open space per dwelling unit	600 square feet per dwelling unit		
Number of parking spaces	2 per dwelling unit		

Sec. 25-50 Building Permits

The Building Commissioner shall not issue a building permit for an R-2 development until the Planning Department has approved the plans.

Sec. 25-60 Landscaping

See Division 180 - Landscape Regulations.

Sec. 25-70 Lighting

See Division 190 – Lighting Regulations.

Sec. 25-80 Signs

See Division 200 – Sign Regulations.

Sec. 25-90 Parking and Loading

See Division 195 – Off-Street Parking and Loading Regulations.

Sec. 25-100 Access Management Plan

See Division 155 - Access Management Plan.

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Sec. 30-10 Specific Purpose

This district is intended for single-family, two-family, and multi-family uses by right and limited public and quasi-public uses by "special exception" permits.

Sec. 30-20 Land Use Classification

R-3 uses shall be in accordance with Table 30-1, Land-Use Classification. Additional LBCS may be included. See Division 225 - Special Exception.

Table 30-1. Land Use Classification

USES PERMITTED BY RIGHT

Any use permitted by right in a R-1 or R-2 district except for accessory dwelling

- LBCS 1122 Zero lot line single-family attached Traditional Condo
- LBCS 1140 Townhouses A type of structure that has three (3) or more separate dwelling units divided vertically. Each unit has separate entrances to a front and rear yard.
- LBCS 1200 Multi-family structures These structures accommodate three (3) or more dwelling units.
- LBCS 1210 Retirement housing services
- LBCS 1220 Congregate living services
- LBCS 1230 Assisted-living services
- LBCS 1240 Life care or continuing care services
- LBCS 1250 Skilled-nursing services
- LBCS 1310 Bed and breakfast inn
- LBCS 1320 Rooming and boarding Only the following are permitted:
 - Dormitories
 - > Fraternity houses
 - Hostels
 - Sorority houses
 - Workers' dormitories
 - Youth hostels

Sec. 30-30 R-3 Development Regulations

- A. A development plan is required for any development in an R-3 district.
- B. Any structure adjacent to any street shall have articulation every twenty-five (25) feet.

Sec. 30-40 R-3 Development Standards

R-3 developments shall be designed in accordance with Table 30-2, Dimensional Development Standards.

Table 30-2. Dimensional Development Standards			
DIMENSION	MEASUREMENT		
Minimum lot area for single-family detached dwelling unit 8,000 square feet			
Minimum lot area per unit two-family duplex	3,630 square feet per unit		
Minimum lot area per multi-family attached dwelling units (i.e. apartment building or complex) 2,420 square feet per unit			
Minimum lot width	80 feet		
Maximum lot coverage	35%		
Minimum depth of front yard	25 feet		
Minimum depth of rear yard	20 feet		
Minimum width of each side yard	10 feet		
Maximum height	40 feet		
Maximum dwellings per acre for single-family dwelling units	7.26		
Maximum dwellings per acre for two-family dwelling units	12		
Maximum dwellings per acre for multi-family dwelling units	18		
Minimum floor area of living space (Floor area per unit measured by outside measurements)	Single-family dwelling Duplex 1,000 sq. ft. 1,000 sq. ft. Multi-family unit: One-bedroom 750 sq. ft. Two-bedroom 900 sq. ft. Three or more bedrooms 1,000 sq. ft.		
Minimum usable open space	600 square feet per dwelling unit		
Number of parking spaces	2 per dwelling unit, including garage(s)		

Sec. 30-50 Usable Open Space and Acceptable Areas

- A. Usable open space An unobstructed portion of a lot which has minimum dimension of ten (10) feet in every direction; is landscaped and developed for active or passive recreational and leisure use; and is conveniently located and accessible. Open space intended to serve all the units of a project shall be accessible and convenient to all units. Private open space shall be accessible and convenient to the unit(s) intended to be served.
- B. In addition, the following spaces shall contribute to required usable open space areas:
 - 1. Private balconies, provided that the minimum size of the balcony is at least sixty (60) square feet.
 - 2. Roof areas designed and equipped to accommodate recreational and leisure activities.
 - 3. Recreation rooms.
 - 4. Leisure trail.
- C. A minimum of sixty percent (60%) of the required usable open space shall be provided at grade and unenclosed.
- D. The following areas shall not contribute to required usable open space:
 - 1. Driveways and parking areas.
 - 2. Refuse storage areas.

- 3. Walkways and sidewalks.
- 4. Parking lot islands.

Sec. 30-60 Building Permits

The Building Commissioner shall not issue a Building Permit for an R-3 development until the Planning Department has approved the plans.

Sec. 30-70 Landscaping

See Division 180 - Landscape Regulations.

Sec. 30-80 Lighting

See Division 190 – Lighting Regulations.

Sec. 30-90 Signs

See Division 200 – Sign Regulations.

Sec. 30-100 Parking

See Division 195 – Off-street Parking and Loading.

Sec. 30-110 Assess Management Plan

See Division 155 – Access Management Plan.

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Sec. 35-10 Specific Purpose

This district is intended for commercial development, leasing, and location of mobile home parks regulations and control of mobile homes within the manufactured home park (MHP) sites. It is further intended that mobile home parks be well designed and adhere to high standards of development to insure compatibility with surrounding areas and safety of occupants of mobile homes.

Sec. 35-20 Purpose of Standards

The purpose of these standards is to regulate the establishment and operation of mobile home parks in order to provide occupants of mobile homes with a suitable living environment. These standards are based upon the premises that the use of mobile homes, buildings or structures, and improvements are necessary to occupants of a mobile home park. It is also the purpose of these standards to encourage the development and landscaping of mobile home parks so as to provide a park like setting for the mobile home occupants and a harmonious relationship with adjacent land uses.

Sec. 35-30 Land Use Classification

No mobile home, manufactured home, building or structure, or part thereof, shall be installed, erected, altered, or used, or land used, in whole or in part, for other than one or more of the following specified permitted uses in Table 35-1. Additional LBCS may be included; See Division 225 - Special Exception.

Table 35-1. Land Use Classification

USES PERMITTED BY RIGHT

LBCS - 1150 - Manufactured housing - Also commonly referred to as factory-built housing, which includes modular, mobile, and manufactured homes

Table 35-1. Land Use Classification

USES PERMITTED BY RIGHT

LBCS - 2310 - Real estate services - Only the following are permitted:

- Manufactured (mobile) home parks
- Manufactured (mobile) home sites rental or leasing
- Motor home rental on site
- Residential trailer parks
- > Trailer park or court, residential

LBCS - 2321 - Commercial property related - Only the following are permitted:

Self-storage warehousing - By Special Exception self-storage units or mini warehouse limited to the number of mobile homes in the mobile home park

LBCS - 2322 - Rental housing related - Only the following are permitted:

Mobile (manufactured) home, on site rental or leasing

Sec. 35-40 Limitation of Uses

The area planned for a Manufactured Home Park shall be a minimum of five (5) gross acres. Such acres may be developed in two (2) or more phases, provided that said phases conform in all respects with the overall Manufactured Home Park development plan and are developed within the prescribed period of time. No manufactured home site shall be leased in any Manufactured Home Park for a term of less than thirty (30) days.

Sec. 35-50 Approval of Manufactured Home Park

No manufactured home shall be located, or site prepared, nor shall any permission for use be issued thereof, unless and until the necessary Manufactured Home Park development plans are officially approved by the Plan Commission. A manufactured home shall be located and maintained in full conformity with the manufactured home development plan as approved for in each MHP district. In addition to compliance with the requirements set forth herein, and in conformity with all applicable ordinances and law of the state of Indiana, each Manufactured Home Park shall also meet the requirements provided by the Indiana Manufactured Home Park Act of 1955 and all amendments thereto; and the Indiana State Board of Health regulations and all amendments thereto.

Sec. 35-60 Preliminary Development Plan

An applicant desiring the approval of a Manufactured Home Park shall submit to the commission a preliminary development plan. The preliminary development plan shall be drawn on a scale of not less than one hundred (100) feet to one (1) inch on a sheet twenty-four (24) by thirty-six (36) inches, except when the drawings of the scale require more than two (2) sheets, then plans may be drawn on a scale of two hundred (200) feet to one (1) inch. All plans shall contain the following information:

- A. Proposed name of Manufactured Home Park.
- B. Legal description and vicinity map showing location of the Manufactured Home Park in relationship to the town and major transportation routes.
- C. Name and address of property owners and proof of ownership or interest.
- D. Graphic scale, north point, and date.
- E. Existing Conditions:
 - 1. Boundary lines of proposed park indicated by solid, heavy line.
 - 2. Location, width, and name of all existing streets or other public ways, railroads and utility right-of-ways, permanent buildings or structures, and sections in municipal, corporate lines within or adjacent to the tract.
 - 3. Location of existing sanitary and storm lines and facilities; waterline; culverts; and other underground and above ground facilities, indicating pipe sizes and grades within and adjoining the proposed park.
 - 4. Property lines of adjoining land showing adjoining streets, easements, and owner's name.

- 5. Existing and proposed topography with contour intervals not to exceed two (2) feet, except where such an interval is impractical.
- 6. Location of street lights.
- 7. Location and width of sidewalks and street lights.
- 8. Location of fire hydrants.
- 9. Location of dumpsters with dumpster enclosures.
- 10. In the case of a revised development plan, all description of the original site lines being vacated shall be shown by dotted lines in their proper position in relation to the new arrangement of the plan, and the new development plan being clearly shown in solid line so as to avoid ambiguity and confusion.

F. Proposed Conditions:

- 1. Layout of streets, their proposed names and width, and also the width of alleys, sidewalks and easements.
- 2. The name of the streets shall conform as far as practicable to names of corresponding streets existing in the vicinity of the mobile home park.
- 3. The name of new streets, that are not an extension or correspondent of any existing street, shall not duplicate or be similar to that of any existing street or road in the Town or county.
- 4. Layout, dimensions, and number of Manufactured Home Parks, lots, or sites.
- 5. Parcels of land to be offered for dedication or reserved for public use.
- 6. Buildings setback lines showing dimensions.
- 7. Location site of recreational areas; business, service facilities, parking areas; other structures; driveways; landscaping; street lights; sidewalks; fire hydrants; and signs within the Manufactured Home Park and
- 8. Sewer, water, and storm drainage (and method of storm water management) within the Manufactured Home Park and its effect on storm water management on adjoining and downstream properties.

Sec. 35-70 Approval of Preliminary Development Plans

- A. Public hearings shall be held by the Plan Commission in accordance with public notification and hearings for subdivision plats.
- 3. Plan Commission Action: After holding a public hearing, the Plan Commission shall consider approval to the preliminary development plan. Such approval shall be governed by the following qualifications:
 - 1. The approval of the preliminary development plan by the Plan Commission indicates the general acceptance of the layout as submitted.
 - 2. The Plan Commission may introduce such changes or revisions as deemed necessary in the interest and need of the Town
 - 3. Preliminary approval shall be in effect for a maximum period of three (3) months. The Plan Commission may grant one (1) extension for a period of thirty (30) days, provided good cause is shown by the applicant and upon application. Such application for extension shall be filed with the Plan Commission ten (10) days prior to expiration of the aforesaid three (3) month period. If the final development plan has not been approved within this time, the preliminary plan must again be submitted to the Plan Commission for approval.
 - 4. Any person feeling themselves if aggrieved at any action of the Plan Commission upon any proposed development plan may apply in writing to the Plan Commission prior to its next meeting for modification of such action.
 - 5. If the Plan Commission disapproves the preliminary development plan, it shall set its reasons in its own record and provide the applicant with a copy.

Sec. 35-80 Approval of Final Development Plans

Final development plan approval takes place after Plan Commission approves of the preliminary development plans, and when the requirements of these regulations are fulfilled:

- A. The final development plan must be submitted in the form of an original tracing with waterproof ink on standard tracing cloth, or approved equivalent, and three (3) prints thereof resubmitted to the Plan Commission. The final development plan so submitted may include the entire area of the preliminary development plan as approved, or such portion of it that shall provide consecutive development units. The final development plans shall be prepared at the same scale as the preliminary development plan as approved, or such portions of it, which will provide consecutive development units and shall contain the information provided in the preliminary development plan. All final development plans shall be prepared by a registered engineer or land surveyor duly registered to practice in the state of Indiana with his seal affixed hereto, and must have certification endorsed thereof by the Town Street Superintendent and Town engineer that all streets, sidewalk curbs, gutters, sanitation, and storm drainage facilities meet current Town standards as to such facilities.
- B. The final development plans shall be acted upon at the first meeting of the Plan Commission following its submittal, provided such plans have previously received preliminary approval, and the final development plan is submitted to the Plan Commission not less than ten (10) working days prior to such meetings. If the Plan Commission recommends the final development plan to the Town Council for approval, it shall forward the final development plan to the Town Council for final review and approval.
- C. If the Plan Commission disapproves the final development plan, it shall set its reason in its own record and provide the applicant with a copy.
- D. All final development plans shall be recorded in the office of the Recorder of Clark County, Indiana.

Sec. 35-90 MHP Dimensional Development Standards

MHP developments shall be designed in accordance with Table 35-2, Dimensional Development Standards.

Table 35-2. Dimensional Development Standards			
Dimensional	Measurement		
Minimum MHP lot area	5 acres		
Minimum manufactured home site area	5,000 square feet		
Minimum manufactured home site width	40 feet		
Maximum lot coverage	30%		
Minimum depth of front yard	15 feet		
Minimum depth of each side yard	5 feet		
Minimum depth of rear yard	15 feet		
Minimum floor area	600 square feet		
Number of parking spaces	2 per dwelling unit		

Sec. 35-100 Pad and Skirting

Each manufactured home shall be provided with a standard consisting of either a solid concrete slab or other adequate concrete support, of a thickness and size adequate to support the maximum anticipated load during off-season. Each concrete ribbon or the area between the ribbons shall be filled with a layer of crushed stone or asphalt. Each concrete stand shall be provided with a minimum of six (6) anchor rings for each manufactured home. Each manufactured home unit shall have the undercarriage completely enclosed by skirting.

Sec. 35-110 Lot Markers

The boundary of each manufactured home site shall be permanently and visibly marked on the ground by flush stakes, markers, or other suitable means approved by the Plan Commission. Each manufactured home shall be numbered. The Planning Department shall assign the street address.

Sec. 35-120 Water and Sewage

Each manufactured home site shall be connected with water and sewer systems serving the location of the proposed Manufactured Home Park. In the event such systems are not adjacent to or within a reasonable distance, it shall be connected to a water system, sewage treatment, and disposal system approved by the Clark County Health Department and the Indiana State Board of Health.

Sec. 35-130 Utilities

All interior utility lines, including but not limited to electric, communications, street lighting, and cable television shall be properly installed underground. Individual antennas for television may be installed on each manufactured home site, but centralized antenna shall be encouraged.

Sec. 35-140 Common Walks/Sidewalks

Common walks at least four (4) feet in width and built to Town and ADA standards shall be provided in locations where pedestrian traffic is expected; for example, to the entrance and to the office and other important facilities. No required walks herein shall be used as a drainage way or driveway. Walks shall be clear of any obstruction including but not limited to fire hydrants, mailboxes, and utilities.

Sec. 35-150 Streets

Streets in a Manufactured Home Park shall be private and privately maintained. The number and location of the access street shall be controlled by traffic safety and protection of surrounding properties. No manufactured home site, recreation area or service area shall be designed for direct access to a street outside the boundaries of the Manufactured Home Park. All streets within the Manufactured Home Parks shall have a minimum right-of-way of sixty (60) feet in width and shall be constructed according to the standards adopted by the Town. In the event streets are not dedicated, the Manufactured Home Park owner shall construct streets to town standards.

Sec. 35-160 Grading and Drainage

Prior to construction, drainage plans shall be submitted to the Plan Commission office with a development plan for approval. All storm drainage lines must be situated underground. Manufactured Home Parks shall be designed in conformance with town storm water ordinances. There shall be no increase in run-off due to the construction and operation of the Manufactured Home Park.

Sec. 35-170 Illumination of Park

All Manufactured Home Parks shall be furnished with lighting fixtures, so spaced and equipped with street lights placed at such mounting height, and at such locations within the park so as to provide safe movement of pedestrians and vehicles. Street lights shall be located 600 foot apart and at all entrances, intersections, and exits. Shields shall be installed so as to prevent direct illumination of any area outside the Manufactured Home Park. Lighting shall meet the requirements of the subdivision ordinance. Every part of a Manufactured Home Park shall be lighted and meet the requirements of Division 190 of this zoning ordinance.

Sec. 35-180 Fire Protection

The Manufactured Home Park shall meet the standards of adequate fire protection established by the National Fire Protection Association NFPA #501a and all amendments thereof. No open fires shall be permitted at any time or place within the Manufactured Home Park.

Sec. 35-190 Trash and Refuse Storage

Storage, collection, and disposal of refuse in the Manufactured Home Park shall be so conducted as to create no health hazard, odor, rodent harborage, nuisance, insect breeding areas, accidents, or fire hazards or air pollution. All refuse shall be stored in fly tight, water tight, rodent proof containers, then shall be located not more than one-hundred and fifty (150) feet from any manufactured home site. Containers shall be provided in sufficient number to combat these hazards, and properly store all refuse. Refuse collection stands shall be so designed as to prevent containers from being tipped to minimize spillage and container deterioration, and to facilitate cleaning around them. Garbage and trash, when not collected by a municipal

sponsored collection service, shall be collected at least twice a week during the months of June, July, August, and September; and at least once a week during the other months of the year. Where suitable collection service is not available from municipal or private agencies, the Manufactured Home Park operator shall dispose of the refuse by incineration or transferring to a licensed and properly operated disposal facility outside the parks area. Refuse incinerators, if provided, shall be constructed in accordance with specification of the Indiana State Health Department and, as appropriate, Indiana Fire Code. Incinerators shall be operated only when attended by some person specifically authorized by the owner or operator of the Manufactured Home Park, when not conflicting with other statutes, ordinances, or regulations.

Sec. 35-200 Location of Building or Structures Within a Manufactured Home Park

The location of buildings and structures within a Manufactured Home Park shall be subject to the following regulations:

- A. No building or structures not located upon a manufactured home site shall be closer than ten (10) feet to any property line.
- B. Swimming pools, related facilities, and all recreational areas shall be located within the Manufactured Home Park, but not less than one hundred (100) feet from the boundary of the Manufactured Home Park. The swimming pool shall be adequately secure to prevent unauthorized use.
- C. Public and semi-public swimming pools shall comply with this Zoning Ordinance, the Codified Ordinance, or the Indiana Swimming Pool code, as may be amended, whichever is stricter.

Sec. 35-210 Abandonment and Expiration

In the event a Manufactured Home Park is abandoned for a period of one (1) year, or if the Manufactured Home Park has not been substantially completed as determined by the Plan Commission upon expiration of three (3) years from the zoning change, the land shall be again rezoned to its former zoning classification by the Plan Commission, after a proper zoning application has been filed by the Commission. Provided good cause is shown upon application and public notice has been published as required by law, the Commission may grant one (1) extension for the period of one (1) year. Such application for extension shall be filed with the commission six (6) months prior to the expiration of the aforesaid three (3) years.

Sec. 35-220 Building Permits

The Building Commissioner shall not issue a Building Permit for a Manufactured Home Park development until the Planning Department has approved the plans.

Sec. 35-230 Landscaping

See Division 180 - Landscape Regulations.

Sec. 35-240 Lighting

See Division 190 – Lighting Regulations.

Sec. 35-250 Signs

See Division 200 - Sign Regulations.

Sec. 35-260 Parking

See Division 195 – Off-Street Parking and Loading Regulations.

Sec. 35-270 Access Management Plan

See Division 155 - Access Management Plan.

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Sec. 40-10 Specific Purpose

This district is intended to provide specific areas where professional office functions, and certain public and semi-public uses, may be developed with the assurance that retail and other commercial uses with incompatible characteristics will not impede or disrupt the establishment of an attractive, cohesive grouping of permitted uses. Since professional office and public and semi-public structures are typically much less commercial in height, bulk, and scale, and are architecturally more harmonious with residential structures, this district can serve as a protective zone between residential areas and denser or higher impact districts. New planned community developments can use this district for mixed uses that serve the residents of the planned development.

Sec. 40-20 Land Use Classification

Residential Professional Office (RPO) uses shall be in accordance with Table 40-1, Land Use Classification.

Table 40-1. Land Use Classification

USES PERMITTED BY RIGHT

- LBCS 1100 Detached units Detached single-family residential structures and site condominiums
- LBCS 1121 Duplex structures Generally a two-unit building that is divided vertically, and each unit has a separate entrance from the outside or through a common vestibule.
- LBCS 1140 Townhouses A type of structure that has three (3) or more separate dwelling units divided vertically. Each unit has separate entrances to a front and rear yard.
- LBCS 1122 Zero lot line, patio & transitional condo
- LBCS 2410 Professional services
- LBCS 2411 Legal services
- LBCS 2412 Accounting, tax, bookkeeping, payroll services
- LBCS 2413 Architectural, engineering, and related services
- LBCS 2414 Graphic, industrial, interior design services
- LBCS 2415 Consulting services (management, environmental, etc.,)
- LBCS 2416 Research and development services (scientific, etc.)

Sec. 40-30 RPO Dimensional Development Standards

RPO developments shall be designed in accordance with Table 40-2, Dimensional Development Standards.

Table 40-2. Dimensional Development Standards			
Dimensional	Measurement		
Residential Use			
Minimum lot area for single-family dwelling unit, detached	6,000 square feet		
Minimum lot area for single-family dwelling unit, attached	8,000 square feet		
Minimum lot area per unit, two-family duplex	3,630 square feet per unit		
Minimum lot width	60 feet		
Maximum lot coverage	35%		
Minimum depth of front yard	20 feet		
Minimum depth of rear yard	20 feet		
Minimum width of each side yard	10 feet		
Maximum height	35 feet		
Maximum dwellings per acre for single-family dwelling units	7.26		
Minimum floor area	1,200 square feet		
Minimum usable open space	600 square feet per dwelling unit		
Non-Residential Use			
Minimum lot area	10,000 square feet		
Minimum lot width	100 feet		
Maximum lot coverage	35%		
Minimum depth of front yard	20 feet		
Minimum depth of rear yard	20 feet		
Minimum depth of each side yard	10 feet		
Maximum height	35 feet		

Sec. 40-40 Building Permits

The Building Commissioner shall not issue a building permit for a RPO development until the Planning Department has approved the plans.

Sec. 40-50 Landscaping

See Division 180 - Landscape Regulations.

Sec. 40-60 Lighting

See Division 190 – Lighting Regulations.

Sec. 40-70 Signs

See Division 200 – Sign Regulations.

Sec. 40-80 Parking

See Division 195 – Off-Street Parking and Loading Regulations.

Sec. 40-90 Access Management Plan

See Division 155 - Access Management Plan.

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Sec. 45-10 Specific Purpose

This district is designed to provide specific areas where general office functions, compatible office-type businesses, and certain public and semi-public uses may be developed with the assurance that retail and other commercial uses with incompatible characteristics will not impede or disrupt the establishment of an attractive, cohesive grouping of the permitted uses. Since these offices and public and semi-public structures are typically much less commercial in appearance, and architecturally more harmonious with residential structures, this district can serve as a buffer between residential areas and shopping districts. Equally, this district, with its offices and other buffer-type functions, is designed for use along certain thoroughfares where a gradual transition from existing residential use to commercial use is occurring or should occur.

Sec. 45-20 Land Use Classification

GO uses shall be in accordance with Table 45-1, Land-Use Classification. Additional LBCS may be included. See Division 225 - Special Exception.

Table 45-1. Land Use Classification

USES PERMITTED BY RIGHT

LBCS - 2131 - Computer and software

- Computer equipment stores
- Computer stores
- Software stores, computer

LBCS - 2135 - Office supply store

LBCS - 2210 - Bank, credit union, or saving institution - Only the following are not permitted:

- Branches of foreign banks
- > Branches, Federal Reserve Bank

LBCS - 2230 - Investment banking, securities, and brokerages

LBCS - 2310 - Real estate services - Only the following are permitted:

- Agencies, real estate escrow
- Agents' offices, real estate escrow
- Agricultural property rental leasing
- Appraisal services, real estate
- > Appraisers' offices, real estate
- Consultants', real estate (except appraisers), offices
- Escrow agencies, real estate
- Farmland rental or leasing
- Fiduciaries', real estate, offices
- Flea market space (except under roof) rental or leasing
- Listing services, real estate
- Real estate (except building) rental or leasing
- Real estate appraisal services
- Real estate appraisers' offices

- > Real estate asset management services (except property management)
- > Real estate consultants' (except agents, appraisers) offices
- > Real estate escrow agencies
- Real estate escrow agents' offices
- > Real estate fiduciaries' offices
- Real estate listing services

LBCS - 2320 - Property management services

LBCS - 2410 - Professional services

LBCS - 2411 - Legal services

LBCS - 2412 - Accounting, tax, bookkeeping, payroll services

LBCS - 2413- Architectural, engineering, and related services

LBCS - 2414 - Graphic, industrial, interior design services

LBCS - 2415 - Consulting services (management, environmental, etc.,)

LBCS - 2421 - Office and administrative services - Only the following are permitted:

- Managing offices of dentists
- Managing offices of physicians and surgeons
- Managing offices of professionals (e.g., dentists, physicians, surgeons)

LBCS - 2423 - Employment agency

- ▶ LBCS 2424 Business support services Only the following are permitted:
- Copy shops (except combined with printing services)
- Dictation services
- Document copying services (except combined with printing services)
- Document duplicating services (except combined with printing services)
- Document transcription services
- Editing services
- Floral wire services (i.e., telemarketing services)
- Mailbox rental centers, private
- Mailbox rental services combined with one or more other office support services, private
- Photocopying services (except combined with printing services)
- Public stenography services
- Stenographic services (except court or stenographic reporting)
- Stenography services, public
- Stenotype recording services
- Transcription services
- Typing services
- Word processing services

LBCS - 2430 - Travel arrangement and reservation services

LBCS - 6210 - Legislative and executive functions - Only the following are permitted:

- Advisory commissions, executive government
- Advisory commissions, legislative
- Assessor's offices, tax
- Auditor's offices, government
- ➢ Boards of supervisors, county and local
- Budget agencies, government
- > Building standards agencies, government
- City and town councils
- City and town managers' offices
- > Executive and legislative office combinations
- Executive offices, federal, state, and local
- Parks and recreation commission, government
- Recreational programs administration, government
- Redevelopment land agencies, government

- Treasurers offices', government
- Urban planning commissions, government
- Zoning boards and commissions

LBCS - 6220 - Judicial functions

- Legal counsel offices, government
- Pardon boards and offices
- Probation offices
- Public defenders' offices
- Public prosecutors' offices
- LBCS 6510 Ambulatory or outpatient care services. Ambulatory or outpatient care establishments offer health care services directly to patients without providing inpatient services *Only the following are permitted:*
 - Acupuncturists' (MDs or DOs) offices (e.g., centers, clinics)
 - Allergists' offices (e.g., centers, clinics)
 - > Doctors of osteopathy (DOs, except mental health) offices (e.g., centers, clinics)
 - DOs' (doctors of osteopathy, except mental health) offices (e.g., centers, clinics)
 - Family physicians' offices (e.g., centers, clinics)
 - MDs' (medical doctors, except mental health) offices (e.g., centers, clinics)
 - Medical doctors' (MDs, except mental health) offices (e.g., centers, clinics)
 - Physicians' (except mental health) offices (e.g., centers, clinics)
 - Surgeons' (except dental) offices (e.g., centers, clinics)
 - Walk-in physicians' offices (e.g., centers, clinics

LBCS - 6511 - Clinics These establishments include physician offices, dentists, chiropractors, optometrists, etc. - Only the following are permitted:

- DCs' (doctors of chiropractic) offices (e.g., centers, clinics)
- DDSs' (doctors of dental surgery) offices (e.g., centers, clinics)
- Dental hygienists' offices (e.g., centers, clinics)
- Dental surgeons' offices (e.g., centers, clinics)
- Dentists' offices (e.g., centers, clinics)
- Denturists' offices (e.g., centers, clinics)
- Dialysis centers and clinics
- Dieticians' offices (e.g., centers, clinics)
- > DMDs' (doctors of dental medicine) offices (e.g., centers, clinics)
- Doctors of chiropractic (DCs) offices (e.g., centers, clinics)
- > Doctors of dental medicine (DMDs) offices (e.g., centers, clinics)
- Doctors of dental surgery (DDSs) offices (e.g., centers, clinics)
- Doctors of optometry (ODs) offices (e.g., centers, clinics)
- Doctors of osteopathy (DOs), mental health, offices (e.g., centers, clinics)
- Doctors of podiatry (DPs) offices (e.g., centers, clinics)
- Doctors of psychology offices (e.g., centers, clinics)
- > DOs' (doctors of osteopathy), mental health, offices (e.g., centers, clinics)
- DPs' (doctors of podiatry) offices (e.g., centers, clinics)
- Family dentists' offices (e.g., centers, clinics)
- Foot specialists' (podiatry) offices (e.g., centers, clinics)
- LPNs' (licensed practical nurses) offices (e.g., centers, clinics)
- Manual-arts therapists' offices (e.g., centers, clinics)
- MDs' (medical doctors), mental health, offices (e.g., centers, clinics)
- Medical doctors' (MDs), mental health, offices (e.g. centers, clinics)
- Mental health physicians' offices (e.g., centers, clinics)
- > ODs' (doctors of optometry) offices (e.g., centers, clinics)
- Optometrists' offices (e.g., centers, clinics)
- > Oral and maxillofacial surgeons' offices (e.g., centers, clinics)
- Orthodontists' offices (e.g., centers, clinics)
- Physicians' assistants' offices (e.g., centers, clinics)
- Physicians', mental health, offices (e.g., centers, clinics)
- Podiatrists' offices (e.g., centers, clinics)

- Practical nurses' offices (e.g., centers, clinics), licensed
- Psychiatrists' offices (e.g., centers, clinics)
- Registered nurses' (RNs) offices (e.g., centers, clinics)
- Renal dialysis centers and clinics
- > RNs' (registered nurses) offices (e.g., centers, clinics)
- > Surgeons', dental, offices (e.g., centers, clinics)

Sec. 45-30 GO Development Standards

GO developments shall be designed in accordance with Table 45-2, Dimensional Development Standards.

Table 45-2. Dimensional Development Standards

DIMENSION	MEASUREMENT
Single parcel minimum lot area Neighborhood shopping center	10,000 square feet 30,000 square feet on not more than 3 acres
Minimum lot width single parcel Neighborhood shopping center lot width	50 feet 100 feet
Maximum lot coverage single parcel Maximum lot coverage neighborhood shopping center	50% 50%
Minimum depth of front yard	15 feet
Minimum depth of rear yard	30 feet
Minimum depth of each side yard; corner lots shall observe the front yard setback	10 feet
Maximum height	35 feet

Sec. 45-40 Building Permits

The Building Commissioner shall not issue a Building Permit for a General Office development until the Planning Department releases it for construction.

Sec. 45-50 Landscaping

See Division 180 - Landscape Regulations.

Sec. 45-60 Lighting

See Division 190 – Lighting Regulations.

Sec. 45-70 Signs

See Division 200 – Sign Regulations.

Sec. 45-80 Parking

See Division 195 – Off-Street Parking and Loading Regulations.

Sec. 45-90 Access Management Plan

See Division 155 - Access Management Plan.

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Sec. 50-10 Specific Purpose

The purpose of this district is to provide "neighborhood" retail goods and services for the convenience of residents living near the business. Uses that provide non-durable goods and limited personal services are considered by this Zoning Ordinance as "neighborhood commercial uses" appropriate in the B-1 district. Although limited in the area occupied, these districts are important to the economic welfare of the community by placing convenience goods close to the resident.

Sec. 50-20 Land Use Classification

B-1 uses shall be in accordance with Table 50-1, Land-Use Classification. Additional LBCS may be included. See Division 225 - Special Exception.

Table 50-1. Land Use Classification

USES PERMITTED BY RIGHT

LBCS - 1310 - Bed and breakfast inn

LBCS - 2110 - Automobile sale or services establishment - Only the following are permitted:

- Automotive washing and polishing
- Car washes
- Detailing services (i.e., cleaning and polishing) automotive, no outdoor storage of vehicles or repair
- ➤ Diagnostic centers with repair, automotive no outdoor storage of vehicles or repair and that is in compliance with Section 150-10: Automotive Repair, Paint and Body Shop
- Garages, do-it-yourself automotive repair that is in compliance with Section 150-10: Automotive Repair, Paint and Body Shop
- Oil change and lubrication shops, automotive
- Quick-lube shops
- Self-service carwash

LBCS - 2113 - Bicycle, motorcycle, ATV, etc. - Only the following are permitted:

- Bicycle shops, motorized
- Moped dealers
- Motor scooters dealer

LBCS - 2116 - Gasoline service - Only the following are permitted:

- > Convenience food with gasoline stations
- Gasoline stations with convenience stores

LBCS - 2120 - Heavy consumer goods sales or service - Only the following are permitted:

- > Bicycle repair and maintenance shops without retailing new bicycles
- ▶ Garment alteration and/or repair shops without retailing new garments
- Key duplicating shops
- Musical instrument repair shops without retailing new musical instruments

- > Tailor shops
- Tuning and repair of musical instruments
- > Watch repair shops with or without retailing new watches
- LBCS 2122 Hardware, home centers, etc. Only the following are permitted:
 - Hardware stores Not permitted within a big box.
- LBCS 2123 Lawn and garden supplies Only the following are permitted:
 - Nursery and garden centers without tree production Not permitted within a big box.
- LBCS 2125 Electronics and Appliances Only the following are permitted:
 - Cellular telephone stores
 - > Telephone stores (including cellular)
 - > Television and radio stores
 - > TV (television) stores
- LBCS 2131 Computer and software store
- LBCS 2133 Clothing, jewelry, luggage, shoes, etc.
- LBCS 2134 Sporting goods, toy and hobby, and musical instruments Only the following are permitted:
 - Craft supply stores
 - Bicycle (except motorized) shops
- LBCS 2135 Books, magazines, music, stationery
- LBCS 2141 Florist
- LBCS 2152 Convenience store
- LBCS 2153 Specialty food store Only the following are permitted:
 - Candy stores, packages, retailing only
 - Coffee and tea (i.e., packaged) stores
 - Confectionery stores, packaged, retailing only
 - Dairy product stores
 - Gourmet food stores
 - > Ice cream (i.e., packaged) stores
 - Nut (i.e., packaged) stores
 - Spice stores
 - Specialty food store
- LBCS 2155 Beer, wine, and liquor store Only the following are permitted:
 - Beer stores, packaged
 - ➢ Wine shops, packaged
- LBCS 2411 Legal services
- LBCS 2412 Accounting, tax, bookkeeping, payroll services Only the following are permitted:
 - Accountants' (except CPAs) office
 - Accountants' (i.e. CPAs) office
- LBCS 2413 Architectural, engineering, and related services Only the following are permitted:
 - Architects' (except landscaping) office
 - > Engineers' office
 - Planning services
- LBCS 2414 Graphic, industrial, interior design services Only the following are permitted:
 - Graphic artists, independent
 - Graphic design services
- LBCS 2335 Consumer goods rental Only the following are permitted:
 - Musical instrument rental
- LBCS 2450 Services to buildings and dwellings
- LBCS 2451 Extermination and pest control

LBCS - 2455 - Packing, crating and convention and trade show services

LBCS - 2510 - Full-service restaurant - No outdoor entertainment

LBCS - 2520 - Cafeteria or limited service restaurant

LBCS - 2530 - Snack or nonalcoholic bar

LBCS - 2600 - Personal services - Only the following are permitted:

- Barber shops
- Beauty and barber shops, combined
- Beauty parlors
- Beauty salons
- Beauty shops
- Coin operated drycleaners and laundries
- Drycleaners (except coin operated)
- Facial salons
- Hair stylist salons or shops, unisex or women's
- Hair stylist services, men's
- Hair stylist services, unisex or women's
- Hair stylist shops, men's
- Hairdresser services
- Hairdressing salons or shops, unisex or women's
- Laundries coin-operated or similar self-service
- Laundromats
- Manicure and pedicure salons
- Nail salons
- One-hour photofinishing services
- Pedicure and manicure salons
- Pedicurist services
- Photofinishing labs, one-hour
- Photofinishing services, one-hour
- Pick-up and drop-off sites for drycleaners and laundries
- Sun tanning salons

LBCS - 6121 - Grade schools

- This category comprises all public, private, and specialty schools between the preschool and university level. The individual classifications are based on traditional age and educational level distinctions.
 - ♦ 6121 Elementary

LBCS - 6562 - Child daycare - Only the following are permitted:

> Day care center, child or infant

Sec. 50-30 B-1 Development Regulations

- A. No single structure shall exceed five thousand (5,000) square feet in gross area.
- B. No single neighborhood shopping center shall exceed thirty thousand (30,000) square feet in gross area or three (3) acres.
- C. All uses and operations, except off-street loading and all off-street parking, shall be conducted within completely enclosed buildings, except as otherwise specifically permitted in this ordinance.
- D. No outdoor storage shall be permitted, other than refuse containers behind the building. There shall be provisions for access equipment to service such containers. Refuse containers shall meet the requirements of Clarksville Ordinance #2006-G-04.
- E. Minor displays of merchandise shall be placed outdoors, provided such meet the following:
 - 1. Outdoor displays shall not exceed two hundred (200) square feet in total area.

- The outdoor display is located immediately adjacent to the primary structure, but not within the required minimum front yard.
- 3. The outdoor display is maintained in an orderly manner; clean and free of litter, trash, and debris.

Sec. 50-40 B-1 Dimensional Development Standards

B-1 developments shall be designed in accordance with Table 50-2, Dimensional Development Standards.

Table 50-2. Dimensional Development Standards			
DIMENSION	MEASUREMENT		
Minimum lot area	Single-building parcel	10,000 square feet	
	Neighborhood shopping center	30,000 square feet but not more than 3 acres	
Minimum lot width	Single-building parcel	50 feet	
	Neighborhood shopping center	100 Feet	
Maximum lot coverage	50%		
Minimum depth of front yard	15 feet		
Minimum depth of rear yard	30 feet		
Minimum width of each side yard - corner lots shall observe the front yard setback	15 feet		
Maximum height	25 feet		

Sec. 50-50 Building Permits

The Building Commissioner shall not issue a building permit for a B-1 development until the Planning Department has approved the plans.

Sec. 50-60 Landscaping

See Division 180 - Landscape Regulations.

Sec. 50-70 Lighting

See Division 190 – Lighting Regulations.

Sec. 50-80 Signs

See Division 200 – Sign Regulations.

Sec. 50-90 Parking

See Division 195 – Off-Street Parking Regulations.

Sec. 50-100 Assess Management Plan

See Division 155 - Access Management Plan.

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Sec. 55-10 Specific Purpose

The purpose of this district is to accommodate a variety of retail, service, and convenience businesses that are not a nuisance or detrimental to adjacent land uses. This district accommodates general types of business and services and is designed to provide services to serve the Town and additional populations outside the Town. This district typically will feature traffic generators such as motels, super markets, "big box" retail, discount retailers, department stores and the like. This district requires access from major thoroughfares and certain permitted uses may have limited outdoor activities.

Sec. 55-20 Land Use Classification

B-2 uses shall be in accordance with Table 55-1, Land-Use Classification. Additional LBCS may be included. See Division 225 - Special Exception.

Table 55-1. Land Use Classification

USES PERMITTED BY RIGHT

Any use permitted by right in a B-1 zone district

LBCS - 1330 - Hotel, motel, or tourist court

LBCS - 2110 - Automobile sales or service establishment, excluding medium & heavy duty trucks - that is in compliance with Section 150-10: Automotive Repair, Paint, and Body Shop, except the following:

- Aircraft dealers
- > Truck and bus washes
- > Truck repair shops, general
- > Truck trailer body shops
- Used aircraft dealers
- Used utility trailer dealers

LBCS - 2111 - Car dealer - that is in compliance with Section 150-10: Automotive Repair, Paint, and Body Shop

LBCS - 2113 - Bicycle, motorcycle, ATV, etc.

LBCS - 2115 - Parts, accessories, or tires - Except the following:

- Used automotive parts stores
- Use automotive tire dealers
- Used tire dealers

LBCS - 2116 - Gasoline service - that is in compliance with Section 150-10: Automotive Repair, Paint, and Body Shop, except the following:

- Marine service stations
- > Truck stops

LBCS - 2120 - Heavy consumer goods, sales or service - Only the following are permitted:

Air-conditioner, window, repair and maintenance services

- > Antique furniture repair and restoration shops
- > Appliance, household-type, repair and maintenance services without retailing new appliances
- ➤ Bicycle repair and maintenance shops without retailing new bicycles
- > Camera repair shops without retailing new cameras
- China repair services
- Clock repair shops without retailing new clocks
- > Clothing repair shops, alternations only
- Communication equipment repair and maintenance services
- Computer equipment repair and maintenance services without retailing new computers
- Consumer electronics repair and maintenance services without retailing new consumer electronics
- Cutlery (e.g., knives, scissors) sharpening, household-type
- Dental equipment repair and maintenance services
- Diagnostic imaging equipment repair and maintenance services
- Engine repair (except automotive, small engine)
- > Engine repair, small engine
- Facsimile machine repair and maintenance services
- Fax machine repair and maintenance services
- Fur garment repair shops without retailing new fur garments
- > Furniture repair shops
- > Furniture reupholstering shops
- Garden equipment repair and maintenance services without retailing new garden equipment
- Garden tool sharpening and repair services
- ➤ Garment alteration and/or repair shops without retailing new garments
- Gunsmith shops without retailing new guns
- Hand tools, power-driven, repair and maintenance services without retailing new power-driven hand tools
- > Jewelry repair shops without retailing new jewelry
- Key duplicating shops
- Laboratory instrument repair and maintenance services
- > Lawn and garden equipment repair and maintenance services without retailing new
- Lawn and garden equipment
- Lawn mower repair and maintenance shops without retailing new lawn mowers
- > Leather goods repair shops without retailing new leather goods
- Luggage repair shops without retailing new luggage
- Measuring instrument repair and maintenance services
- Medical and surgical equipment repair and maintenance services
- Meteorological instrument repair and maintenance services
- Musical instrument repair shops without retailing new musical instruments
- Office machine repair and maintenance services (except communication equipment)
- Optical instrument repair and maintenance services
- > Oven, household-type, repair and maintenance services without retailing new ovens
- > Photocopying machine repair and maintenance services without retailing new
- photocopy machines
- > Photographic equipment repair shops without retailing new photographic equipment
- Precision equipment calibration
- Public address system repair and maintenance services
- Radio repair and maintenance services without retailing new radios
- Recycling inkjet cartridges
- Restoration and repair of antique furniture
- Re-upholstery shops, furniture
- Saddlery repair shops without retailing new saddlery
- Shoe repair shops without retailing new shoes
- > Small engine repair and maintenance shops
- Sporting equipment repair and maintenance without retailing new sports equipment
- Surgical instrument repair and maintenance services
- Surveying instrument repair and maintenance services
- > Tailor shops, alterations only

- > Telephone equipment repair and maintenance services without retailing new telephone
- equipment
- > Television repair services without retailing new televisions
- Tuning and repair of musical instruments
- Typewriter repair and maintenance services
- Video cassette recorder (VCR) repair services without retailing new video cassette
- recorders
- Watch repair shops without retailing new watches
- Window shade repair and maintenance shops
- LBCS 2121 Furniture or home furnishings
- LBCS 2122 Hardware, home centers
- LBCS 2123 Lawn and garden supplies
- LBCS 2124 Department store, warehouse club or superstore
- LBCS 2125 Electronics and Appliances
- LBCS 2126 Lumber yard and building materials
- LBCS 2127 Heating and plumbing equipment
- LBCS 2131 Computer and software
- LBCS 2132 Camera and photographic supplies
- LBCS 2133 Clothing, jewelry, luggage, shoes
- LBCS 2134 Sporting goods, toy and hobby, and musical instruments
- LBCS 2135 Books, magazines, music, stationery
- LBCS 2140 Consumer goods, other
- LBCS 2141 Florist
- LBCS 2142 Art dealers, supplies, sales and services
- LBCS 2143 Tobacco or tobacconist establishment
- LBCS 2145 Antique shops, flea markets, etc. Except the following:
- > Flea markets, used merchandise, permanent
- LBCS 2151 Grocery store, supermarkets, or bakery
- LBCS 2152 Convenience stores
- LBCS 2153 Specialty food stores
- LBCS 2154 Fruit and vegetable store
- LBCS 2155 Beer, wine, and liquor store
- LBCS 2160 Health and personal care
- LBCS 2161 Pharmacy or drug store
- LBCS 2162 Cosmetic and beauty supplies
- LBCS 2163 Optical (consumer goods)
- LBCS 2210 Bank, credit union, or savings institution
- LBCS 2220 Credit and finance establishment
- LBCS 2230 Investment banking, securities, and brokerages Except the following:
- Check cashing services
- Check clearing services (except in central banks)
- Check validation services
- LBCS 2240 Insurance-related establishment
- LBCS 2250 Fund, trust, or other financial establishment

LBCS - 2300- Real estate, and rental and leasing

LBCS - 2310 - Real estate services

LBCS - 2320 - Property management services

LBCS - 2321 - Commercial property - related - Only the following are permitted:

- Auditorium
- Bank building rental or leasing
- Banquet hall rental or leasing
- Concert hall
- Conference center
- Convention center
- Dance hall
- Dock and associated building
- Exhibition hall
- Hall and banguet room
- Hall, non-residential
- Hotel, building
- Insurance building
- Mall property operation
- Medical building
- Meeting hall and room rental or leasing
- Mini warehouse rental or leasing
- Motel, building
- Nonresidential building except mini warehouse
- Office building
- Professional office building rental or leasing
- Real estate rental or leasing of mini warehouses and self-storage units
- Real estate rental or leasing of nonresidential building except mini warehouse
- Reception hall
- Self-storage unit rental or leasing
- Shopping center
- > Theater

LBCS - 2331 - Cars

LBCS - 2332 - Leasing trucks, trailers, RV's, etc. – Except the following:

- Aircraft rental and leasing
- Airplane rental or leasing
- Barge rental or leasing
- Boat rental or leasing, commercial
- Bus rental or leasing
- Tanker rental or leasing
- > Towboat rental or leasing

LBCS - 2333 - Recreational goods rental

LBCS - 2334 - Leasing commercial, industrial machinery and equipment – Except the following:

- Agricultural machinery and equipment rental or leasing
- Bulldozer rental or leasing without operator
- Crane rental or leasing without operator
- Construction machinery and equipment rental or leasing without operator
- Earth moving equipment rental or leasing without operator
- > Farm equipment rental or leasing
- Farm tractor rental or leasing
- Forestry machinery and equipment rental or leasing
- ➤ Generator rental or leasing
- > Heavy construction equipment rental without operator

- Industrial truck rental or leasing
- Logging equipment rental or leasing without operator
- Manufacturing machinery and equipment rental or leasing
- Material handling machinery and equipment rental or leasing
- Metalworking machinery and equipment rental or leasing
- Mining machinery and equipment rental or leasing
- > Oil field machinery and equipment rental or leasing
- > Oil well drilling machinery and equipment rental or leasing
- > Pallet rental or leasing
- Sawmill machinery rental or leasing
- Skid rental or leasing
- Textile machinery rental or leasing
- > Truck, industrial, rental or leasing
- Welding equipment rental or leasing
- Well drilling machinery and equipment rental or leasing
- Woodworking machinery and equipment rental or leasing
- Construction machinery and equipment rental or leasing without operator
- LBCS 2335 Consumer goods rental
- LBCS 2336 Intellectual property rental (music, software, etc.)
- LBCS 2410 Professional services
- LBCS 2411 Legal services
- LBCS 2412 Accounting, tax, bookkeeping, payroll services
- LBCS 2413 Architectural, engineering, and related services
- LBCS 2414 Graphic, industrial, interior design services
- LBCS 2415 Consulting services (management, environmental, etc.)
- LBCS 2416 Research and development services (scientific, etc.)
- LBCS 2417 Advertising, media, and photography services
- LBCS 2418 Veterinary services Except the following:
- Livestock inspecting and testing services, veterinary
- Livestock veterinary services
- Veterinary services, livestock
- LBCS 2421 Office and administrative services LBCS - 2422 - Facilities support services
- LBCS 2423 Employment agency
- LBCS 2424 Business support services
- LBCS 2425 Collection Agency
- LBCS 2430 Travel arrangement and reservation services
- LBCS 2440 Investigation and security services
- LBCS 2450 Services to buildings and dwellings
- LBCS 2451 Extermination and pest control
- LBCS 2452 Janitorial
- LBCS 2453 Landscaping
- LBCS 2454 Carpet and upholstery cleaning
- LBCS 2455 Packing, crating and convention and trade show services
- LBCS 2510 Full-service restaurant
- LBCS 2520 Cafeteria or limited service restaurant

LBCS - 2530 - Snack or nonalcoholic bar

LBCS - 2540 - Bar or drinking place

LBCS - 2560 - Caterer

LBCS - 2570 - Food service contractor

LBCS - 2580 - Vending machine operator

LBCS - 2600 - Personal services - Except the following:

- Dating services
- Escort services, social
- Comfort station operation

LBCS - 2710 - Pet or pet supply store

LBCS - 2720 - Animal and pet services

- Not within a 750 feet of residential use or zone
 - * Animal shelter
 - Boarding services, pet
 - Dog pounds
 - Guard dog training service
 - Guide dog training services
 - Kennels, pet boarding
 - Pet boarding services
 - Sitting services, pet

LBCS - 3110 - Food and beverages - Only the following are permitted:

- Bakery products, fresh (i.e., bread, cakes, doughnuts, pastries) made in commercial bakeries
- Candy stores, chocolate, candy made on premises not for immediate consumption
- > Doughnuts (except frozen) made in commercial bakers (only for immediate sale)

LBCS - 3130 - Textiles - Only the following are permitted:

- Apparel, women's, girls, and infants, cut and sew contractors
- Apparel, men's, and boy's, cut and sew contractors

LBCS - 3220 - Paper and printing materials - Only the following are permitted:

- Instant printing (i.e., quick printing)
- Print shops, lithographic (offset) (except grey goods, manifold business forms, printing books, quick printing)
- Print shops, quick
- Print shops, screen
- Printing manifold business forms

LBCS - 4135 - School and employee bus transportation

LBCS - 4137 - Taxi and limousine service - Only the following are permitted:

- Automobile rental with driver (except shuttle service, taxis)
- Cab (i.e., taxi) services
- Limousine services (except shuttle services)
- Limousines for hire with driver (except taxis)
- Luxury automobiles for hire with driver (except taxis)
- Passenger limousine rental with driver (except shuttle service, taxi)
- Passenger van rental with driver (except shuttle service, taxi)
- Taxicab dispatch services
- Taxicab fleet operators
- Taxicab organizations
- Taxicab owner-operators
- Taxicab services

LBCS - 4138 - Towing and other road and ground services without outdoor storage - Only the following are permitted:

> Emergency road services (i.e., tow service)

- LBCS 4141 General freight trucking, local without outdoor storage
- LBCS 4142 General freight trucking, long-distance without outdoor storage
- LBCS 4160 Courier and messenger services
- LBCS 4211 Newspapers, books, periodicals, etc.
- LBCS 4212 Software publishing
- LBCS 4230 Telecommunications and broadcasting
- LBCS 4231 Radio and television broadcasting
- LBCS 4232 Cable networks and distribution
- LBCS 4233 Wireless telecommunications
- LBCS 4234 Telephone and other wired telecommunications
- LBCS 4240 Information services and data processing industries
- LBCS 4241 Online information services
- LBCS 4242 Libraries and archives
- LBCS 5110 Theater, dance, or music establishment Except the following:
- Burlesque companies
- LBCS 5140 Promoter of performing arts, sports, and similar events
- LBCS 5150 Agent for management services
- LBCS 5210 Museum
- LBCS 5310 Amusement or theme park establishment
- LBCS 5320 Games arcade establishment
- LBCS 5340 Miniature golf establishment
- LBCS 5360 Marina or yachting club facility operators
- LBCS 5370 Fitness, recreational sports, gym, or athletic club
- LBCS 5380 Bowling, billiards, pool, etc.
- LBCS 5390 Skating rinks, roller skates, etc.
- LBCS 6110 Nursery and preschool

LBCS - 6120 - Schools

- This category comprises all public, private, and specialty schools between the preschool and university level. The individual classifications are based on traditional age and educational level distinctions. *Includes the following:*
 - ♦ 6121 Elementary
 - * 6122 Middle
 - 6123 Senior
 - ♦ 6124 Continuance
 - 6125 Alternate education services
 - Use this classification for all schools below the university level offering specialized services, such as for the physically or mentally disabled.
 - * 6126 Adult education services
- LBCS 6130 Colleges and Universities
- LBCS 6140 Technical, trade, and other specialty schools
- LBCS 6141 Beauty schools
- LBCS 6142 Business management
- LBCS 6143 Computer training
- LBCS 6144 Driving education

LBCS - 6145 - Fine and performing arts education LBCS - 6147 - Sports and recreation education LBCS - 6200 - Public administration LBCS - 6210 - Legislative and executive functions LBCS - 6220 - Judicial functions LBCS - 6430 - Emergency response LBCS - 6500 - Health and human services - Only the following are permitted: Blood pressure screening facilities Blood pressure screening services Health screening services (except by offices of health practitioners) Hearing testing services (except by offices of audiologists) Pacemaker monitoring services Physical fitness evaluation services (except by offices of health practitioners) Smoking cessation programs Stop smoking clinics LBCS - 6510 - Ambulatory or outpatient care LBCS - 6511 - Clinics - Except the following: Pain therapy centers and clinics, outpatient LBCS - 6560 - Social assistance, welfare, and charitable services LBCS - 6561 - Child and youth services LBCS - 6562 - Child day care LBCS - 6563 - Community food services LBCS - 6564 - Emergency and relief services LBCS - 6565 - Other family services LBCS - 6566 - Services for elderly and disabled LBCS - 6567 - Veterans affairs LBCS - 6568 - Vocational rehabilitation LBCS - 6710 - Funeral homes and services LBCS - 6720 - Cremation services and cemeteries LBCS - 6810 - Labor and political organizations LBCS - 6820 - Business associations and professional membership organization LBCS - 6830 - Civic, social, and fraternal organizations LBCS - 7110 - Residential construction LBCS - 7120 - Land development and subdivision LBCS - 7130 - Industrial, commercial and institutional building construction LBCS -7210 - Building equipment and machinery installation contractors LBCS -7300 - Special trade contractor LBCS -7310 - Carpentry, floor, and tile contractor LBCS - 7330 - Electrical contractor LBCS - 7340 - Glass and glazing contractor LBCS - 7350 - Masonry and drywall contractors LBCS - 7360 - Painting and wall covering LBCS - 7370 - Plumbing, heating, and air-conditioning

LBCS - 7380 - Roofing, siding, and sheet metal contractors

Sec. 55-30 B-2 District Regulations

- A. Minor displays of merchandise shall be placed outdoors, provided such meet the following:
 - 1. Product display areas exceeding two hundred (200) square feet shall be concealed by an opaque six-foot tall fence of solid material.
 - 2. The outdoor display is located immediately adjacent to the primary structure, but not within the required minimum front yard.
 - 3. The outdoor display is maintained in an orderly manner; clean and free of litter, trash, and debris.
- B. For the following list of uses, all supplies and equipment shall be completely contained within a building:
 - LBCS 2413 Architectural, engineering, and related services
 - LBCS 2414 Graphic, industrial, interior design services
 - LBCS 2415 Consulting services (management, environmental, etc.)
 - LBCS 2417 Advertising, media, and photography services

Sec. 55-40 B-2 Dimensional Development Standards

B-2 developments shall be designed in accordance with Table 55-2, Dimensional Development Standards.

Table 55-2. Dimensional Development Standards			
DIMENSION	MEASUREMENT		
Minimum lot area	10,500 square feet		
Minimum lot width	50 feet		
Maximum lot coverage	50%		
Minimum depth of front yard	25 feet		
Minimum depth of rear yard	15 feet		
Minimum depth of each side yard	10 feet		
Maximum height	50 feet		

Sec. 55-50 Building Permits

The Building Commissioner shall not issue a building permit for a B-2 development until the Planning Department has approved the plans.

Sec. 55-60 Landscaping

See Division 180 - Landscape Regulations.

Sec. 55-70 Lighting

See Division 190 – Lighting Regulations.

Sec. 55-80 Signs

See Division 200 - Sign Regulations.

Sec. 55-90 Parking

See Division 195 – Off-Street Parking and Loading Regulations.

Sec. 55-100 Assess Management Plan

See Division 155 - Access Management Plan.

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Sec. 60-10 SPECIFIC Purpose

Adult business uses are considered objectionable land uses. No part of this Division 60 is intended to limit, suppress or disrespect the establishment of religion, or prohibit the free exercise thereof; or abridging the freedom of speech; or of the press; or the right of the people to peaceably assemble.

The purpose of the AB district is to confine these uses in a manner that will have the least disruption to the Town and its citizens. The Town has a substantial interest in protecting and preserving the quality of life of the citizens of Clarksville against any adverse secondary effects of objectionable land uses, including adult business uses.

Adult business is a category of business uses that may be considered objectionable, a nuisance, or may be associated with adverse secondary effects, including, but not limited to urban blight, litter, personal and property crimes, prostitution, potential spread of disease, public indecency, illicit drug use and drug trafficking, negative impacts on surrounding properties, and sexual assault and exploitation.

The purpose of this district is to confine and regulate adult business because:

- A. Adult Businesses may lend themselves to ancillary unlawful and unhealthy activities.
- B. It has been the experience of other communities, as well as this one, that certain adult entertainment activities which are located near areas zoned for residential use, near schools and public parks, and near malls and similar open spaces that cater to use by family groups and children adversely affect the viability of such nearby properties for their described purposes.
- C. The Town of Clarksville has spent millions of dollars on community development, park development, and neighborhood enhancement projects within the recent past to eliminate blight and to prevent deterioration of the local neighborhoods.
- D. Based upon evidence concerning the adverse secondary effects of adult uses on the community in reports made available to the Plan Commission and the Council, and on findings incorporated in the cases of City of Littleton v. Z.J. Gifts D-4, L.L.C., 124 S.Ct. 2219 (June 7, 2004); City of Los Angeles v. Alameda Books, Inc., 535 U.S. 425 (2002); Pap's A.M. v. City of Erie, 529 U.S. 277 (2000); City of Renton v. Playtime Theaters, Inc., 475 U.S. 41 (1986); Young v. American Mini Theaters, 426 U.S. 50 (1976); Barnes v. Glen Theatre, Inc., 501 U.S. 560 (1991); California v. LaRue, 409 U.S. 109 (1972); Schultz v. City of Cumberland, 26 F.Supp.2d 1128 (W.D. Wisc 1998); and aff'd in part, rev'd in part, 228 F.3d 831 (7th Cir. 2000); Blue Canary Corp. v. City of Milwaukee, 270 F.3d 1156 (7th Cir. 2001); Matney v. County of Kenosha, 86 F.3d 692 (7th Cir. 1996); Berg v. Health & Hospital Corp., 865 F.2d 797 (1989); DiMa Corp v. Town of Hallie, 185 F.3d 823 (1999); Graff v. City of Chicago, 9 f.3d 1309 (1993); North Avenue Novelties, Inc., v. City of

Chicago, 88 F.3d 411 (1996); Chulchian v. City of Indianapolis, 633 F.2d 27 (7th Cir, 1980); Bigg Wolf Discount Video v. Montgomery County, 256 F. Supp. 2d 385 (D. Md. 2003); County of Cook v. Renaissance Arcade and Bookstore, 122 III. 2d 123 (1988) (including cased cited therein); World Wide Video of Washington, Inc. v. City of Spokane, 368 F.3d 1186 (9th Cir. 2004); Ben's Bar, Inc. v. Village of Somerset, 316 F.3d 702 (7th Cir. 2003); People ex rel Deters v. Effingham Retail 27, Inc. No. 04-CH-26 (4th Judicial Circuit, Effingham County, Ill., June 13, 2005); Annex Books, Inc. v. City of Indianapolis, No. 1:03-CV-918, Summary Judgment Order, August 27, 2004 and Order Denying Motion to Alter or Amend, Mar. 31, 2005 (S.D. Ind.); Andy's Lounge et al. v. City of Gary, No. 2:01-CV-327, Order Granting Summary Judgment, Mar. 31, 2005 (N.D. Ind.); LLEH, Inc. v. Wichita County, 289F3d 358 (5th Cir. 2002); World Wide Video of Washington, Inc. v. City of Spokane, 368 F.3d 1186 (9th Cir. 2004); Ben's Bar, Inc. v. Village of Somerset, 316 F.3d 702 (7th Cir. 2003); Abilene Retail #30, Inc. v. Board of Commissioners, 2005 U.S. Dist. LEXIS 30491 (D. Kan., Dec. 1, 2005); and based upon reports concerning secondary effects occurring in and around sexually oriented businesses, including, but not limited to: Austin, Texas - 1986; Indianapolis, Indiana - 1984; Garden Grove, California - 1991; Houston, Texas - 1983, 1997; Phoenix, Arizona - 1979, 1995-98; Chattanooga, Tennessee - 1999-2003; Minneapolis, Minnesota - 1980; Los Angeles, California - 1977; Whittier, California - 1978; Spokane, Washington - 2001; St. Cloud, Minnesota – 1994; Littleton, Colorado – 2004; Oklahoma City, Oklahoma – 1986; Dallas Texas – 1997; Greensboro, North Carolina - 2003; Amarillo, Texas - 1977; New York, New York Times Square - 1994; and the Report of the Attorney General's Working Group On The Regulation Of Sexually Oriented Businesses, (June 6, 1989, State of Minnesota).

- E. Sexual acts, including masturbation, oral, and anal sex sometimes occur at unregulated adult entertainment businesses, especially those which provide private or semi-private booths, rooms, or cubicles for viewing films, videos, or live sexually explicit shows. These acts constitute a public nuisance and pose a risk to public health through the spread of sexually transmitted diseases.
- F. This district is intended to regulate permitted adult businesses and provide standards to separate these objectionable uses from certain other uses. Nothing in this Division 60 shall be interpreted as permitting adult businesses in areas other than in an AB district.
- G. This district is intended to provide a reasonable licensing procedure to place the burden of that reasonable regulation on the owners and operators of the Adult Business. Further, such a licensing procedure will place an incentive on the operators to see that the Adult Business is operated in a manner consistent with the health, safety, and welfare of its patrons and employees, as well as the citizens of the Town. It is appropriate to require reasonable assurances that the licensee is the actual operator of the Adult Business, fully in possession and control of the premises and activities occurring therein.

It is not the intent of this district to suppress any speech activities protected by the U.S. Constitution or the Indiana Constitution, but to enact a district to further the content-neutral government interest of the Town, to wit the controlling of secondary effects of Adult Businesses.

Nothing in this Ordinance is intended to authorize, legalize or permit the establishment, operation or maintenance of any business, building, or use which violates any Town Ordinance or Statute of the State of Indiana regarding public nuisances, sexual conduct, lewdness, or obscene or harmful matter, or the exhibition or public display thereof.

No building, land, or premises shall be hereafter erected or altered unless otherwise provided for in this division. Gross public floor area of any building is the total area of the building accessible or visible to the public, including showrooms, motion picture theaters, motion picture arcades, service areas, behind-counter areas, storage areas visible from such other areas, restrooms (whether or not labeled "public"), areas used for cabaret or similar shows (including stage areas), plus aisles, hallways, and entryways serving such areas.

Sec. 60-20 Permitted Uses

- A. Adult bookstore.
- B. Adult cabaret.
- C. Adult media shop/store: An establishment that rents and/or sells media meeting any of the following three tests:
 - 1. Twenty-five percent (25%) or more of the gross public floor area is devoted to adult media.
 - 2. Twenty-five percent (25%) or more of the stock-in-trade consists of adult media.
 - 3. It advertises or holds itself out in any forum as "XXX," "adult," "sex," or otherwise as an Adult Business.

- D. Adult motion picture theater.
- E. Adult video store.
- F. Sexually oriented toys, novelties, and devices shop.
- G. Adult arcade.
- H. Adult entertainment establishment.
- I. Adult novelty store.
- J. Adult theater.
- K. Adult entertainment establishment.
- L. Adult mini-motion picture theater.
- M. Escort services, social.

Sec. 60-30 Prohibited Uses

- A. Public park.
- B. Schools.
- C. Library.
- D. Child care facility for K-8th grade.
- E. Public playground.
- F. Recreational areas.
- G. Hotel, motel, or extended stay hotel.
- H. Bars, taverns, or any facility serving or selling alcoholic beverages.
- I. Uses permitted by right in R-1, R-2, R-3, MHP, MD, B-1, RPO, OPS, or MHP zone district.

Sec. 60-40 Performance Standards

The following standards shall apply to this district:

- A. No Adult Business District, Adult Business, or Adult Business use shall be located within five hundred (500) feet of any R-1, R-2, R-3, RPO, MD, MHP, VPCZ, EBCZ, CLMU, or B-1 zone district, unless separated by a navigable stream, interstate highway, or principal or minor arterial street. No Adult Business District, Adult Business, or Adult Business use shall be located or expanded within one thousand (1,000) feet of any school; library; historic district listed on the state or National Registry of Historic Places; church; child care or preschool facility; or public or private park, playground, or recreational area within the Town unless separated by a navigable stream, interstate highway, freeway, or principal or minor arterial street. In all cases, distances shall be measured in a straight line, without regard to intervening structures, from the closest parcel line of each lot.
- B. No adult business may have any dynamic signage including, but not limited to blinking, rotating, scrolling, racing, neon, or flashing lights visible from outside the establishment.
- C. No one under the age of eighteen (18) shall be permitted on the premises.
- D. No person shall knowingly or intentionally appear in a state of full nudity or engage in specified sexual acts (any act of sexual intercourse, sodomy, oral copulation, masturbation, or other act performed for sexual gratification).
- E. No person shall knowingly or intentionally appear in a semi-nude condition, unless the person is an employee who, while semi-nude, is at least six (6) feet from any patron or customer and on a stage elevated at least two (2) feet from the floor.
- F. No employee, while semi-nude, shall receive directly any pay or gratuity from a patron or customer.

G. No employee, while semi-nude, shall knowingly or intentionally touch a patron or customer, or the clothing of the patron or customer.

Sec. 60-50 Building Standards

- A. An adult business use shall not be permitted within a building containing other retail, consumer, personal service, or residential uses, or within a shopping center, shopping plaza, or mall.
- B. The appearance of buildings for adult uses shall be consistent with the appearance of surrounding buildings in architectural design, colors, and materials, and not employ unusual color or building design. The following standards apply:
- C. Interior Layout and Design Regulations:
 - 1. One licensed employee shall be on duty and situated in each manager's station at all times that any patron is present inside the premises.
 - 2. The interior of the premises shall be configured in such a manner that there is an unobstructed view from a manager's station of every area of the premises which any patron is permitted access for any purpose, excluding restrooms. Restrooms may not contain video reproduction equipment. If the premises have two or more manager's stations designated, then the interior of the premises shall be configured in such a manner that there is an unobstructed view of each area of the premises to which any patron is permitted access for any purpose from at least one of the manager's stations. The view required in this division must be by direct line of sight from the manager's station.
 - 3. The view area specified in this division remains unobstructed by any doors, curtains, partitions, walls, merchandise, display racks, or other materials, and at all times assures that no patron is permitted access to any area of the premises which has been designated as an area in which patrons will not be permitted.
 - 4. No viewing room may be occupied by more than one person at any time.
 - 5. The premises shall be equipped with overhead lighting fixtures of sufficient intensity to illuminate every place to which patrons are permitted access, to an illumination of not less than five (5) foot-candles as measured at the floor level.
 - 6. It shall be the duty of the licensee to ensure that the illumination described above is maintained at all times that any patron is present in the premises.
 - 7. No openings or holes of any kind shall exist in the walls between viewing rooms or booths. No tape or other temporary measure may be placed over any such opening or hole. If any such opening or hole exists or is made, it shall immediately be repaired to the condition of a permanent finished wall of the type installed in the remainder of the structure.
 - 8. No person shall make or attempt to make an opening of any kind between booths or rooms.
 - 9. During each business day, the management shall regularly inspect the walls between the viewing booths to determine if any openings or holes exist.
 - 10. All floor coverings in viewing booths shall be nonporous, easily cleanable surfaces, with no rugs or carpeting.
 - 11. All wall surfaces and ceiling surfaces in viewing booths shall be constructed of, or permanently covered by, nonporous, easily cleanable material. No wood, plywood, composition board, or other porous material shall be used within forty-eight (48) inches of the floor.
- D. Facades and Exterior Walls:
 - 1. Facades or exterior walls exceeding forty (40) feet in length, as measured horizontally, shall incorporate wall plane projections or recesses having a depth of at least three percent (3%) of the length of the façade or wall.
 - 2. Building façades shall include at least three of the following:
 - a. Color change.
 - b. Texture change.
 - c. Material change.
 - d. Architectural or structural elements that may include, but are not limited to projecting ribs or offsets.
 - Other similar change in the façade meeting the intent and purpose of this division, and approved by the Plan Commission staff.

f. Roofs shall have parapets that conceal rooftop equipment, including HVAC units, from public view. Parapets shall not exceed one-third (1/3) of the height of the supporting wall.

E. Windows

No pictures, publications, videotapes, posters, movies, covers, or other such advertising items that fall within the definition of an adult bookstore, adult cabaret, adult motion picture theater, adult paraphernalia store or adult video store shall be displayed in the windows of, or on the building of, any adult business establishment. Any advertisement, sign, or commercial message on a window shall be included in the percentage of façade coverage for signage.

F. Materials and Colors

Materials shall be high-quality; each façade shall be no less than eighty percent (80%) brick, stone, or tinted/textured concrete masonry units. Colors shall be muted and not florescent, reflective, or unusual.

G. Entryways

Entryways shall have clearly defined, highly visible customer entrances identified through the use of any of the following:

- 1. Canopies or porticos.
- 2. Overhangs.
- 3. Projections.
- 4. Raised cornice parapets over the door.
- 5. Peaked roof forms.
- 6. Arches.
- 7. Planters that are incorporated into the design of the structure.
- 8. Windows without adult oriented graphics.
- 9. Architectural details that are integrated into the building structure and design.

H. Site Design and Relationship

- All sides of the primary building that directly faces and abuts public streets shall include at least one customer entrance.
- 2. No ingress or egress to the site shall be permitted from or through an R-1, R-2, R-3, RPO, MED, OTC, OPS, MHP, VPCZ, CLMU, or EBCZ zone district.
- 3. No structure shall be within fifty (50) feet of a public way or fifty (50) feet from any adjoining property lines.
- 4. Noise levels shall be as follows: "daytime" for non-stationary sources means six (6) a.m. to eleven (11) p.m. and "night time" for non-stationary sources shall mean eleven (11) p.m. to six (6) a.m.; "daytime" for fixed sources shall mean seven (7) a.m. to nine (9) p.m. and "night time" for fixed sources shall mean nine (9) p.m. to seven (7) a.m. No public-address (PA) system shall be permitted.

Table 60-1. Noise Levels in Decibels			
Zones	Time of Day		
	Daytime	Nighttime	
Business	78	70	

The noise levels shall be developed in accordance with Table 60-1.

I. Signs

No signs, graphics, pictures, publications, videotapes, movies, covers, merchandise or other implements, or items advertising, depicting, describing, or relating to sexual conduct or sexual excitement shall be displayed in the windows of, or on the building exterior walls of any building, or be visible to the public from other areas within the Town that are outside the Adult Business Zone District. Signage shall be in conformance with the following:

- 1. Signs shall not exceed thirty-five (35) feet in height.
- 2. Exterior signs shall not cover more than seven percent (7%) of each facade on which it is located.
- 3. No sign shall contain reflective, glittering, pulsating, flickering, or fluorescent elements.

4. No sign shall be dynamic, including movement in any manner such as animation, fading, flashing, blinking, racing, rotating, scrolling, chasing.

J. Prohibited Signs:

- 1. Billboards.
- 2. Roof signs, including, but not limited to signs attached to the roof or painter on the roof.
- 3. Human signs.
- 4. Balloon signs.
- 5. Banners.
- 6. Wind signs, whether blown by mechanical means or natural wind.
- 7. Off-premise signs.

K. Landscaping

Landscaping shall be in conformance with Division 180 of this Ordinance unless otherwise approved in the development plan review. However, a twenty-five (25) foot wide vegetated buffer shall be installed. The landscaping shall be of at least eight (8) feet in height at the time of planting, and being adequately dense to obscure clear vision from adjoining land uses located within the Town of Clarksville.

L. Development Plan Review

A development plan conforming to Division 170 of this Ordinance is required for each development, expansion, or exterior renovation of an Adult Business. Additionally, the following are required:

- The development plan shall include a site plan that shows the distances between the proposed adult business
 establishment and the nearest residential zoning district; public or private elementary or secondary school;
 religious institution, church, or house of worship; public park or recreation area; child day care or preschool;
 nursing home; hospital; municipal building; and any other adult entertainment establishment(s).
- 2. Names and addresses of the legal owner(s) of the Adult Business and owners of the real estate on which it is located.
- 3. Proposed security precautions.
- 4. Conditions or commitments may be required that establish limitations and safeguards, as are deemed necessary, to protect the immediate area and the Town, provided that no such conditions in fact prohibit the use of the property for the use intended.

Sec. 60-60 AB Dimensional Development Standards

AB developments shall be designed in accordance with Table 60-2, Dimensional Development Standards.

Table 60-2. Dimensional Development Standards	
DIMENSION	MEASUREMENT
Maximum lot coverage	35%
Minimum depth of front yard	30 feet
Minimum depth of rear yard	20 feet
Minimum side yard	20 feet
Maximum height	35 feet

Sec. 60-70 Enforcement Officer

Notwithstanding any other provision of this Zoning Ordinance, the duly appointed Building Commissioner of the Town and/or his designee(s) shall be the Enforcement Officer of the regulations in this Division 60. The Enforcement Officer shall be entitled to request that any duly authorized Indiana law enforcement officer, of the Town or otherwise, accompany them during any inspection made under Section 60-80.

Sec. 60-80 Licensing

- A. Upon the filing of a completed application for an Adult Business license or an Adult Business employee license, the Enforcement Officer shall issue a temporary license to the applicant, which temporary license shall expire upon the final decision of the Enforcement Officer to deny or grant the license. Within twenty (20) days after the receipt of a completed application, the Enforcement Officer shall either issue a license, or issue a written notice of intent to deny a license to the applicant.
- B. The application shall be accompanied by a diagram of the premises, showing a plan thereof, specifying the location of one or more manager's stations and the location of all overhead lighting fixtures, and designating any portion of the premises in which patrons will not be permitted. A manager's station may not exceed thirty-two (32) square feet of floor area. The diagram shall also designate the place at which the permit, if granted, will be conspicuously posted. A professionally prepared diagram in the nature of an engineer's or architect's blueprint shall not be required; however, each diagram should be oriented to north or to some designated street and should be drawn to a designated scale, or to an accuracy of plus or minus six (6) inches. Internal dimensions of all areas of the interior of the premises shall be noted. The Town may waive the foregoing diagram for renewal applications if the applicant adopts a diagram that was previously submitted and certifies that the configuration of the premises has not been altered since it was prepared.
- C. The Building Commission shall approve the issuance of a license unless one or more of the following is found to be
 - 1. An applicant is less than eighteen (18) years of age.
 - 2. An applicant is delinquent in the payment to the Town of any taxes, fees, fines, or penalties assessed against or imposed upon the applicant in relation to an Adult Business.
 - 3. An applicant has failed to provide information as required in this Division 60 for issuance of the license.
 - 4. An applicant has been convicted of a felony or Class A misdemeanor crime. The fact that a conviction is being appealed shall have no effect under this division. For the purpose of this division, "conviction" shall mean:
 - a. A conviction or a guilty plea; and
 - b. Includes a conviction of any business entity for which the applicant had a management responsibility or a controlling ownership interest, either directly or indirectly, at the time of the offense leading to the conviction for a disqualifying criminal activity.
 - 5. The license application fee required by this Division 60 has not been paid.
 - 6. An applicant has falsely answered a question or request for information on the application form.
 - 7. The proposed location is located in a zoning district other than a district in which Adult Businesses are allowed to operate under the Town's Zoning Ordinance, or is not in compliance with the location restrictions established for Adult Businesses in the Town's Zoning Ordinance.
- D. The license, if granted, shall comply with the following:
 - 1. State on its face the name of the person or persons to whom it is granted, the number of the license issued to that applicant, the expiration date, and if the license is for an Adult Business, the address of the Adult Business.
 - 2. An Adult Business employee license shall contain a photograph of the licensee.
 - 3. The Adult Business license shall be posted in a conspicuous place at or near the entrance to the Adult Business so that it may be easily read at any time.
 - 4. An Adult Business employee shall keep the employee's license on his or her person or on the premises where the licensee is then working or performing, and shall produce such license for inspection upon request by any law enforcement officer or other authorized Town official or representative.
- E. The following fees shall apply for the application of an Adult Business License:
 - An applicant for an Adult Business license shall pay an initial license fee in the sum of one thousand dollars (\$1,000.00) and an annual renewal license fee in the sum of five hundred dollars (\$500.00), which fees shall be fully non-refundable.

2. An applicant for an Adult Business employee license shall pay an initial license fee in the sum of five hundred dollars (\$500.00) and an annual renewal license fee in the sum of two hundred fifty dollars (\$250.00), which fees shall be fully non-refundable.

Sec. 60-90 Inspection

For the purpose of ensuring compliance with this Division 60, an applicant, operator, or licensee shall permit the Enforcement Officer or his designee to inspect, at any time the business is occupied or open for business, those portions of the premises of an Adult Business in which patrons or customers are permitted to occupy.

Sec. 60-100 Expiration of License

- A. Each license shall expire at midnight on December 31 of the year of issuance and may be renewed only by making an application as provided above. An application for renewal shall be made by December 1 of the year of the expiration date, and when made less than thirty (30) days before the expiration date, the expiration of the license will not be affected.
- B. When the Town denies renewal of a license, the applicant shall not be issued a license for one (1) year following the date of denial. If, subsequent to the denial, the Town finds that the basis for denial of a renewal license has been corrected or abated, the applicant shall be granted a license if at least ninety (90) days have elapsed since the date the denial became final.

Sec. 60-110 Suspension

The Enforcement Officer may issue written notice of the intent to suspend a license if it determines that a licensee or an employee of a licensee has:

- A. Violated or is not in compliance with any section of this Division 60; or
- B. Refused to allow an inspection of the Adult Business premises as authorized by this Division 60.
- C. The suspension of the license shall continue until the violation and/or non-compliance are cured, or the requested inspection is allowed.

Sec. 60-120 Revocation

- A. The Enforcement Officer may issue written notice of the intent to revoke an Adult Business license if a cause of suspension occurs under Section 60-100 and the license has been suspended within the preceding twelve (12) months.
- B. The Enforcement Officer shall issue a written notice of intent to revoke an Adult Business license if the Officer determines that:
 - 1. A licensee gave false or misleading information in the material submitted during the application process.
 - 2. A licensee has knowingly allowed possession, use, or sale of controlled substances on the premises.
 - 3. A licensee has knowingly allowed prostitution on the premises.
 - 4. A licensee has knowingly operated the Adult Business during a period of time when the licensee's license was suspended.
 - 5. A licensee has knowingly allowed any act of sexual intercourse, sodomy, oral copulation, masturbation, or other act performed for sexual gratification to occur in or on the licensed premises. This Section 60-100 will not apply to an adult motel, unless the licensee knowingly allowed prohibited sexual activities to occur either in exchange for money, or in a public place or within public view.
 - 6. A licensee has knowingly violated any provisions of this Division 60.
- C. The fact that a conviction is being appealed shall have no effect on the revocation of the license.
- D. When, after notice and hearing provided in Section 60-100, the Enforcement Officer revokes a license, the revocation shall continue for a period of one (1) year, and the licensee shall not be issued an Adult Business license during the period of one (1) year following the date the license revocation becomes effective. However, provided the licensing requirements are met, a provisional license will be granted pursuant to the provisions of Section 60-110. If, subsequent to revocation, the Enforcement Officer finds that the basis for the revocation found in this Division 60 has

been corrected or abated, the revocation shall be withdrawn and the applicant shall be granted a license if at least ninety (90) days have elapsed since the date the revocation became effective.

Sec. 60-130 Hearing, License Denial, Suspension, Revocation, Appeal

- A. If the Enforcement Officer determines that facts exist supporting the denial, suspension, or revocation of a license under this Division 60, the Enforcement Officer shall notify the applicant or licensee (each a "respondent") in writing of the intent to deny, suspend, or revoke the license, including the grounds therefore, by personal delivery, or by certified mail with return receipt requested. The notification shall be directed to the most current business address on file with the Enforcement Officer. Within five (5) business days following receipt of any such notice, the respondent may provide the Town Council, by personal delivery or certified mail with return receipt requested, to the Town Clerk-Treasurer, a written appeal that shall include a statement of reasons why the license or permit should not be denied, suspended, or revoked. Within three (3) business days following the receipt of respondent's written response, the Town Council shall notify respondent in writing of the hearing date on respondent's appeal of the license denial, suspension, or revocation.
- B. Within ten (10) business days following the receipt of respondent's written response, the Town Council shall conduct a hearing, at which respondent shall have the opportunity to be represented by counsel and present evidence and witnesses on respondent's behalf. If a response is not received by the Town Council in the time stated, or if after the hearing a majority of the Town Council finds that sufficient grounds as specified in this Division 60 exist to support the denial, suspension, or revocation of the license, the Town Council shall issue a written notice to the respondent by certified mail with return receipt requested, within five (5) business days following the hearing that the denial, suspension, or revocation of the license is final. Such notice shall include a statement advising the respondent of the right to judicial review of the Town Council's final official action pursuant to applicable Indiana law.
- C. If a majority of the Town Council finds that insufficient grounds exist for the denial, suspension, or revocation of a license, then within five (5) business days after the hearing, the Town Council shall withdraw the intent to deny, suspend, or revoke the license, and shall so notify the respondent in writing by certified mail with return receipt requested, of such action and shall contemporaneously issue the license.
- D. When a respondent files an action in a court of competent jurisdiction seeking judicial review of the final denial, suspension, or revocation of a license, subsequent to notice and hearing held in accordance with this Section 60-110, the Town shall immediately issue the respondent a provisional license. The provisional license shall allow the respondent to continue operation of the Adult Business or to continue employment as an Adult Business employee, as the case may be, and will expire upon the court's entry of a final and appealable judgment on the respondent's claims.

Sec. 60-140 Transfer of License

A licensee shall not transfer their license to another, nor shall a licensee operate an Adult Business under the authority of a license at any place other than the address designated in the approved application.

Sec. 60-150 Penalties or Enforcement Actions

A violation of this Division 60 shall be subject to enforcement and the imposition of fines or civil penalties in accordance with Section 270-10.

Sec. 60-160 Severability

Each of the sections and provisions of this Division 60 are hereby declared to be independent sections and provisions, and notwithstanding any other evidence of legislative intent, it is hereby declared to be the controlling legislative intent that if any provision of said Division 60, or the application thereof to any person or circumstance, is held to be invalid, the remaining sections or provisions, and the application of such sections or provisions to any person or circumstances other than those to which it is held invalid, shall not be affected thereby; and it is hereby declared that such sections and provisions would have been passed independently of such section or provision so known to be invalid. Additionally, should any license procedure in this Division 60 be deemed invalid, the substantive regulations and restrictions contained herein shall not be affected thereby.

Sec. 60-170 Building Permits

The Building Commissioner shall not issue a building permit for an Adult Business development until the Planning Department has approved the plans.

Sec. 60-180 Landscaping

See Division 180 - Landscape Regulations unless otherwise specified elsewhere in this division, in which case the stricter of the two shall apply.

Sec. 60-190 Lighting

Lighting shall not flash, fade, scroll, spin, rotate, indicate any movement or be dynamic in any manner, and shall be regulated by Division 190 – Lighting Regulations unless otherwise specified elsewhere in this division, in which case the stricter of the two shall apply.

Sec. 60-200 Parking

All parking areas shall be limited to the side and rear yards, and shall be regulated by Division 195 – Off-Street Parking and Loading Regulations unless otherwise specified elsewhere in this division, in which case the stricter of the two shall apply.

Sec. 60-210 Access Management

See Division 155 - Access Management Plan unless otherwise specified elsewhere in this division, in which case the stricter of the two shall apply.

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Sec. 65-10 Specific Purpose

The Medical District (MED) is designed to permit and facilitate the development, expansion, and modernization of medical and hospital complexes or campuses, in which a diversity of uses, functions, and facilities are necessary to perform the medical or hospital's various services to the public; and to permit appropriate land use modifications as necessary to facilitate the highest level of such service.

This district is designed to permit and facilitate the logical association of a diversity of land uses in proximity to medical office buildings or hospital complexes. Additionally, the purpose is to provide adequate land area for such medical-related uses, and to assure a quality and character of site development that will create an environment of safety, quietness, attractiveness, and convenience compatible with medical uses.

Sec. 65-20 Land Use Classification

MED uses shall be in accordance with Table 65-1, Land Use Classification. Additional LBCS may be included. See Division 225 - Special Exception.

Table 65-1. Land Use Classification

USES PERMITTED BY RIGHT

- LBCS 1330 Hotel, motel, or tourist court
- LBCS 2116 Gasoline services Only the following are permitted:
 - Convenience food with gasoline stations
- LBCS 2120 Heavy consumer goods sales or services Only the following are permitted:
 - Surgical instrument repair and maintenance services
- LBCS 2160 Health and personal care
- LBCS 2161 Pharmacy or drug store
- LBCS 2163 Optical Only the following are permitted:
 - > Lens grinding, ophthalmic, in retail stores
 - Optical goods stores
- LBCS 2210 Bank, credit union, or saving institution Except the following:
 - Branches of foreign banks
 - > Branches, Federal Reserve Bank
- LBCS 2321- Commercial property-related Only the following are permitted:
 - Medical building rental or leasing
 - Meeting hall and room rental or leasing
- LBCS 2335 Consumer goods rental Only the following are permitted:
 - Crutches, invalid, rental
 - > Furniture, home health, rental
 - > Home and garden equipment rental center

- > Home health furniture and equipment rental
- > Home bed rental and leasing (i.e., home use)
- Hospital equipment rental (i.e., home use)
- > Hospital furniture and equipment rental (i.e., home use)
- > Invalid equipment rental (i.e. home use)
- Oxygen equipment rental (i.e., home use)
- ➤ Walker, invalid, rental
- Wheel chair rental

LBCS - 2416 - Research and development services (scientific, etc.) - Except the following:

- Agriculture research and development laboratories or services
- Archeological research and development services
- Botany research and development laboratories or services
- Business research and development service
- Chemical research and development laboratories or services
- Computer and related hardware research and development laboratories or services
- Demographic research and development services
- Economic research and development services
- Electronic research and development laboratories or services
- Engineering research and development laboratories or services
- Experimental farms
- > Fisheries research and development laboratories or services
- > Forestry research and development laboratories or services
- Geological research and development laboratories or services
- > Guided missile and space vehicle engine research and development
- Guided missile and space vehicle parts (except engines) research and development
- Industrial research and development laboratories and services
- Mathematics research and development laboratories or services
- Oceanographic research and development laboratories or services
- > Physical science research and development laboratories or services
- Physics research and development laboratories or services
- > Veterinary research and development laboratories or services

LBCS - 2421 - Office and administrative services - Only the following are permitted:

- Managing offices of dentists
- Managing offices of physicians and surgeons
- Managing offices of professionals (e.g., dentists, physicians, surgeons)

LBCS - 2424 - Business support services - Only the following are permitted:

- Copy shops (except combined with printing services)
- Dictation services
- Document copying services (except combined with printing services)
- Document duplicating services (except combined with printing services)
- Document transcription services
- Editing services
- Floral wire services (i.e., telemarketing services)
- Mailbox rental centers, private
- Mailbox rental services combined with one or more other office support services, private
- Photocopying services (except combined with printing services)
- Public stenography services
- Stenographic services (except court or stenographic reporting)
- Stenography services, public
- Stenotype recording services
- > Transcription services
- Typing services
- Word processing services

LBCS - 2510 - Full-service restaurant - Only the following are permitted:

Bagel shops, full service

- Pizza parlors, full service
- Pizzerias, full service
- Restaurants, full service

LBCS - 2520 - Cafeteria or limited services restaurant

LBCS - 2530 - Snack or nonalcoholic bar

LBCS - 2600 - Personal services - Only the following are permitted:

- > Automobile parking garages or lots
- Nail salons
- One-hour photofinishing services
- Photofinishing labs, one-hour
- Photofinishing services, one-hour

LBCS - 6430 - Emergency response

LBCS - 6510 - Ambulatory or outpatient care services

LBCS - 6511 - Clinics - Except the following:

> Pain therapy centers and clinics, outpatient

LBCS - 6512 - Family Planning and outpatient care centers, except the following:

- Abortion clinic
- Alcoholism treatment centers and clinics (except hospitals), outpatient
- Birth control clinic
- Detoxification centers and clinics (except hospitals), outpatient
- Drug addiction treatment centers and clinics (except hospitals), outpatient
- Outpatient treatment centers and clinics (except hospitals) for substance abuse including alcoholism, drug addiction
- Outpatient treatment centers and clinics for alcoholism
- Outpatient treatment centers and clinics for drug addiction
- Substance abuse treatment centers and clinics (except hospitals), outpatient

LBCS - 6513 - Medical and diagnostic laboratories

LBCS - 6514 - Blood and organ banks

LBCS - 6520 - Nursing, supervision, and other rehabilitative services - Only the following are permitted:

- Convalescent homes or convalescent hospitals (except psychiatric)
- Homes for emotionally disturbed adults or children
- Homes for the aged with nursing care
- Homes with or without health care, mental disability
- Homes, psychiatric convalescent
- > Hospices, inpatient care
- Hospitals, mental disability
- > Hospitals, psychiatric convalescent
- > Intermediate care facilities, mental disability
- Mental health facilities, residential
- Mental health halfway houses
- > Mental disability facilities (e.g., homes, hospitals, intermediate care facilities) residential
- Mental disability homes
- Mental disability hospitals
- > Mental disability intermediate care facilities
- Nursing care facilities
- Nursing homes
- Psychiatric convalescent house or hospitals
- Residential group homes for the emotionally disturbed
- > Rest homes with nursing care
- > Retirement homes with nursing care
- Skilled nursing facilities

LBCS - 6530 - Hospital

Sec. 65-30 Site and Development Plan

No use, building, or structure shall hereafter be established, constructed, or used on any land in the Medical District for any purpose, until a site and development plan for such land, including the proposed medical district use or uses, have been filed with and approved by the Plan Commission.

Sec. 65-40 MED Dimensional Development Standards

MED developments shall be designed in accordance with Table 65-2, Dimensional Development Standards

Table 65-2. Dimensional Development Standards			
DIMENSION	MEASUREMENT		
Minimum lot area	10,500 square feet		
Minimum lot width	50 feet		
Maximum lot coverage	50%		
Minimum depth of front yard	25 feet		
Minimum depth of rear yard	15 feet		
Minimum depth of each side yard	10 feet		
Maximum height	50 feet		

Sec. 65-50 Site and Development Review

Development in a Medical District is subject to the following site and development requirements. In review of the proposed site and development plan, the Plan Commission shall determine whether the site and development plan, proposed use, buildings, and structures:

- A. Are designed so as to create a superior land development plan, in conformity with the Comprehensive Plan.
- B. Create and maintain a desirable, efficient, and economical use of land with high functional and aesthetic value, attractiveness, and compatibility of land uses, within the Medical District and with adjacent uses.
- C. Provide sufficient and adequate access, parking and loading areas.
- D. Provide traffic control and street plan integration with existing and planned public streets and interior roads.
- E. Allocate adequate sites for all uses proposed the design, character, grade, location, and orientation thereof to be appropriate for the uses proposed, logically related to existing and proposed topographical and other conditions, and consistent with the Comprehensive Plan.
- F. Provide sidewalks along public streets, excepting the interstate, and provide pedestrian accessibility to available public transit, if any. Sidewalks shall consist of the walkway, curbs, and gutters. Any curb ramps shall meet ADA standards.

The Plan Commission may require conditions or commitments.

Sec. 65-60 Building Permits

The Building Commissioner shall not issue a building permit for a MED development until the Planning Department has approved the plans.

Sec. 65-70 Landscaping

See Division 180 - Landscape Regulations

Sec. 65-80 Lighting

See Division 190 – Lighting Regulations

Sec. 65-90 Signs

See Division 200 – Sign Regulations

Sec. 65-100 Parking Loading

See Division 195 – Off-Street Parking Regulations

Sec. 65-110 Assess Management Plan

See Division 155 - Access Management Plan

SOUTH CLARKSVILLE MIXED-USE ZONING UPDATE

ADOPTED

December 18, 2018

TOWN OF CLARKSVILLE

Town Council

Paul Fetter, President Tim Hauber, Vice President Jennifer Voignier, Secretary John Gilkey Jaime Hunt Aaron (A.D.) Stonecipher David (Red) Worrall

Plan Commission

Tim Hauber, President
Jennifer Voignier, Vice President
Cary Stemle, Secretary
Lois Engebretson
Doug Fisher
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Redevelopment Commission

Aaron (A.D.) Stonecipher, President Jennifer Voignier, Vice President John Gilkey, Secretary Paul Fetter Bill Wilson, School Board Appointee

Steering Committee

Tim Hauber, Town Council, Plan Commission
A.D. Stonecipher, Town Council, Redevelopment
Commission
Jennifer Voignier, Town Council, Redevelopment
Commission, Plan Commission
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70-1. OVERVIEW

A. INTENT

The regulations of the South Clarksville Mixed-Use (SCMU) district are intended to support appropriately scaled redevelopment in the South Clarksville area based upon the goals of the Town's planning documents. Further, these districts are intended to achieve the following:

- 1. **Sense of Place.** A sense of place defined by human-scaled development consisting of a variety of high quality buildings and civic spaces with well-designed landscape and streetscapes
- 2. **Walkable Development.** Walkable development that is comfortable, safe, and interesting for the pedestrian through the use of appropriately scaled blocks, an interconnected system with multiple choices for routes, and prioritization of streets for pedestrians and vehicles.
- 3. **Mixed-Use.** Vibrant places with a "live-work-play" atmosphere, accommodated through a required mix of uses that activate internal streets and civic spaces during the day and into the evenings, and multi-story development that define the public spaces and create "eyes on the street."
- 4. **Healthy People.** Provision of outdoor space and activities and connectivity to regional trails and pathways to encourage physical health and wellbeing, as well as access to "third places" and social gathering places to encourage interaction and mental health support.
- Sustainable. Development that promotes environmental sustainability goals, such as reductions in vehicle miles traveled (VMT) and greenhouse gas (GHG) emissions through pedestrian- and bicycle-friendly design and a low impact on stormwater quality.

B. CODE OVERSIGHT

- Presentations to Plan Commission. Staff shall provide a report to the plan commission at least every quarter on approved and disapproved projects with the intent of making recommendations for code revisions and/or interpretations.
- 2. **Five-Year Review.** Every 5 years this Division 70 shall be reviewed in conjunction with a report of built and proposed projects to

make recommendations for revisions and/or interpretations of the code.

C. ORGANIZATION OF CODE

- 1. **Overview.** Sec. 70-1 provides the introductory provisions for the SCMU district regulations, including such items as mapping and procedures.
- 2. **Master Plan Sites.** Sec. 70-2 provides requirements for the introduction of new streets and open space, and the use of multiple building types on larger developments
- 3. **Building Types.** Sec. 70-3 outlines the permitted building forms within the districts. Allowable building form is established by a series of building types that contain regulations for locating the buildings and parking on the site, the height of the buildings, the uses located within the building, and facade and roof requirements. Permitted uses within each district are also defined in this section.
- 4. **Uses.** Sec. 70-4 outlines the uses permitted within the building types. This section also includes definitions of the uses.
- 5. **General Building Design.** Design requirements applicable to all building types are defined in Sec. 70-5. Building materials, balcony design, and window design are examples of regulations included in this section.
- 6. **General Site Design.** Design requirements applicable to the site are included in <u>Sec. 70-6</u>. Landscape requirements, parking lot design, and signs are examples of regulations established in this section.
- 7. **Definitions & Measuring.** Definitions and methods for measuring requirements in this Division 70 are included in Sec. 70-7.

D. MAPPING

- 1. **Town Zoning Map.** These regulations apply to the SCMU district as mapped on the Town's official zoning map.
- 2. **Regulating Map.** The regulating map in <u>Figure 70.1.G-1</u> provides a key to the development regulations in this Division 70 as follows:

Mapping



Figure 70.1.G-1. South Clarksville Mixed-Use District Regulating Plan



Figure 70.1.G-2. South Clarksville Mixed-Use District Primary Street Map

District Development Plan Process

- a. **Building Types.** Building types are defined and regulated in <u>Sec. 70-3</u>. Permitted locations for each building type is shown on the regulating map, Figure 70.1.G-1.
- b. **Civic Building Type.** The Civic building type may be located anywhere in the SCMU district. Refer to Sec. 70-3 for Civic building type regulations.
- c. **Required Step-backs.** Upper story step-backs are shown on the regulating plan for geographic referenced. Specific requirements for step-backs are included by building type in Sec. 70-3.
- d. **Additional Height.** Additional building height allowed per the building type regulations in <u>Sec. 70-3</u> is shown on the regulating plan for specific geographic reference.
- e. **Master Plan Sites.** Three areas are required to be master planned per <u>Sec. 70-2</u>. Each Master Plan Site A, B, and C shall be planned fully within the outlines shown.
- 3. **Primary Streets Map.** In the SCMU district, the front lot line is determined by the primary street designation primary streets map in Figure 70.1.G-2. Some requirements for building types are specific to these frontages. For example, these designations prioritize the street frontages for locating the front facade of the building and limit vehicular access to parking off these streets.
 - a. **Master Plan Site Primary Streets.** For areas designated on the regulating map as a master plan district, refer to Sec. 70-2 for requirements for designating new primary streets in the developments.
 - b. **Two Primary Streets.** When multiple primary streets abut a parcel, the planning director shall determine which frontages shall serve as the primary, unless otherwise specified. A minimum of 50 percent of lot frontage is required to be treated as primary frontage.
 - c. Alley, Garage Access, Service Drives.
 Locations of proposed alleys, garage access, or service drives is shown, to illustrate potential locations off non-primary or primary streets.
 Refer to the building types for driveway access locations.

d. **Civic Space.** Frontages on civic open space shown on the Primary Streets Map, provided through the Master Plan Sites requirements, or otherwise determined by the planning director shall be treated as primary frontages.

E. DISTRICT DEVELOPMENT PLAN PROCESS

An approved District Development Plan is required prior to approval of any building permit within the SCMU district as designated on the Town's zoning map.

- Pre-Submittal Meeting. A pre-submittal meeting is required with the planning director and his/her recommended staff.
- 2. **District Development Plan Approval MASTER PLAN SITE.** For developments within the master plan subdistrict per the regulating plan (<u>Figure 70.1.G-1</u>), an application shall be submitted for review and approval of the District Development Plan master plan site. Refer to <u>Figure 70.1.G-3</u> for a flow chart of the process.
 - a. **Applicable Area.** The master development plan shall include all properties in the mapped outline per <u>Figure 70.1.G-1</u>; however, the project implementation may be phased.
 - b. **Submittals Required.** The following list of submittals is required to accompany the application, unless otherwise determined by the planning director.
 - (1) Narrative Information. A project narrative shall be provided including the following:
 - (a) Total area in development project including legal description.
 - (b) Ownership and contact information.
 - (c) Intent of development
 - (2) Project Phasing. Description and mapping of project timing and phasing, including all components (such as utilities, streets, parking, civic spaces, landscaping, uses, building types). Phasing shall consider the following:
 - (a) Streets or portions of streets abutting a new building shall be constructed during the same phase as the building. Halfstreets are not permitted.
 - (b) Civic space required for a building shall be constructed during the same phase as the building.
 - (c) At least two points of access are required for construction on the interior of any master plan site.

District Development Plan Process

DISTRICT DEVELOPMENT PLAN PROCESS

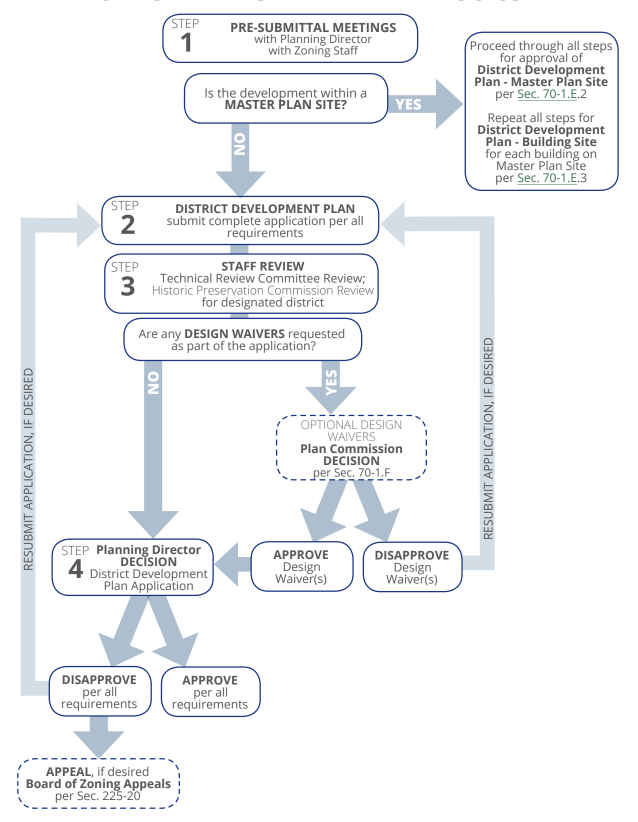


Figure 70.1.G-3. Master Development Plan Process Flow Chart

District Development Plan Process

- (3) Plans and Details. Plans and details illustrating compliance are required. A list is available at Town Hall. Additional detail may be requested by the planning director to facilitate review. All drawings shall include the date of preparation, north arrow, and scale
- (4) Waiver Requests. Any minor or design waivers requested by the applicant shall be clearly defined in the narrative and any supporting information provided.
- (5) Other plans, information. The planning director may request additional information at the pre-submittal conference, at the time of application, or during the review and approval process.
- c. **Planning Director Approval.** The planning director shall review the complete application for concurrence with applicable ordinances, and approve, approve with conditions, or disapprove the submittal.
- d. **Development Agreement.** A written development agreement is required between the developer and the Town, committing the developer to and ensuring the implementation of all new streets, whether publicly dedicated or privately held, all civic space, and any other item as determined by the planning director.
 - (1) The Town Manager shall draft, coordinate, and execute the development agreement.
 - (2) The development agreement shall be recorded in the office of the county recorder and takes effect upon the approval of the district development plan.
 - (3) The development agreement is binding even if the agreement is not recorded.
 - (4) All development agreements are binding on any subsequent owners or partial owners of the parcels.
 - (5) The signed agreement is required for approval of the District Development Plan Master Plan Site.
- e. **Building Site Approvals.** Upon approval of the master plan site, the applicant may submit an application for a District Development Plan building site.
- f. **Infrastructure Approvals.** Construction of any new streets, utilities, and other infrastructure shall be constructed and approved per Chapter 152 of the Town's code of ordinances.

- 3. **District Development Plan Approval - BUILDING SITE.** For developments not located within the master plan subdistrict per the regulating plan (Figure 70.1.G-1) or developments with an approved District Development Plan Master Plan, an application shall be submitted for review and approval of the District Development Plan building site. Refer to Figure 70.1.G-3 for a flow chart of the process.
 - a. **Submittals Required.** The following list of submittals is required to accompany the application, unless otherwise determined by the planning director.
 - (1) Narrative Information. A project narrative shall be provided including the following:
 - (a) Total area in development project including legal description.
 - (b) Ownership and contact information.
 - (c) Intent of development
 - (2) Project Phasing. Description and mapping of project timing and phasing, including all components (such as utilities, streets, parking, civic spaces, landscaping, uses, building types).
 - (3) Plans and Details. Plans and details illustrating compliance are required. A list is available at Town Hall. Additional detail may be requested by the planning director to facilitate review. All drawings shall include the date of preparation, north arrow, and scale.
 - (4) Waiver Requests. Any minor or design waivers requested by the applicant shall be clearly defined in the narrative and any supporting information provided.
 - (5) Commitment Letters. Any commitment letters for any agreed upon items deferred to a later date.
 - (6) Other plans, information. The planning director may request additional information at the pre-submittal conference, at the time of application, or during the review process.
 - b. **Planning Director Approval.** The planning director shall review the complete application for concurrence with applicable ordinances, and approve, approve with conditions, or disapprove the submittal.
- 4. **Subdivision.** Any subdivision of land or provision of new public or private streets requires subdivision plat approval per the following:

- a. The process established in Chapter 152 of the Town's code of ordinances is required.
- Regulations for anticipated building types shall be considered when setting block depth and width to avoid the need for future variances or waivers.
- c. Private streets, where permitted by the Town, require parcels per the street type defined in Sec. 70-6.E.
- d. Civic open space shall meet the requirements of <u>Sec. 70-2.H</u>. Open space shall either be dedicated or an easement/deed restriction established.
- 5. **Infrastructure Implementation.** The process for grading plan and approval of improvements is required per Chapter 152, Subdivision Regulations.
- Conditional Uses or Special Waivers for Uses.
 Conditional uses or special waivers for uses per Sec. 70-4 shall follow the process defined in Sec. 225-120 of the zoning ordinance.
- 7. **Appeals.** Appeals shall follow the process defined in Sec. 225-20 of the zoning ordinance.

F. MINOR WAIVERS

A discreet set of minor waivers from the regulations are defined and may be requested for approval by the planning director.

- 1. **Application.** An application for minor waiver shall accompany the associated District Development Plan application, i.e. Master Plan Site minor waivers allowed in Sec. 70-2 shall be submitted with the District Development Plan Master Plan Site application and building type minor waivers allowed in Sec. 70-3 shall be submitted with the District Development Plan Building Site application. The application shall define the requested waiver, reference the applicable code section, and provide supporting material for approval, in the opinion of the applicant.
- 2. **Conditions.** Waivers, outlined below, are permitted under the following conditions:
 - a. The waiver fulfills the intent defined for this Division 70 of the zoning regulations. Refer to Sec. 70-1.A. Intent.
 - b. The resulting form is consistent or compatible with the surrounding context and the vision defined in the comprehensive plan and other planning documents approved by the Town.
- 3. **Permitted Minor Waivers.** The following are permitted minor waivers, if the above conditions are met.
 - a. The location of the building within up to 3 foot from any minimum yard requirement or build-to district width/location.
 - b. Up to 10 percent increase in total impervious coverage, not to exceed the total amount of permitted impervious plus semi-pervious coverage. (Compliance with stormwater regulations is required.)
 - c. Up to 10 percent decrease in front lot line coverage.
 - d. Additional height of any story up to 2 feet, as long as the overall building height does not exceed the allowable height of all floors at their maximum permitted height.
 - e. Up to 10 percent decrease in transparency or a 10 percent increase in blank wall limitation for corner side facades.

70-1. Overview

Design Waivers

- f. A reduction of up to 5 percent in major material.
- g. Additional minor waivers are noted throughout this Division 70.

G. DESIGN WAIVERS

Design waivers are noted specifically throughout the regulations and require approval by the plan commission.

- Application. An application for design waiver shall accompany the associated District Development Plan application, i.e. Master PlanSite design waivers allowed in Sec. 70-2 shall be submitted with the District Development Plan Master Plan Site application and General Building Design design waivers allowed in Sec. 70-5 shall be submitted with the District Development Plan Building Site application. The application shall define the requested waiver, reference the applicable code section, and provide supporting material for approval, in the opinion of the applicant.
- 2. **Approval.** Approval of the design waiver must be obtained by:
 - a. Review by the planning director with recommendation for consideration by the Plan Commission.
 - b. The Plan Commission may request additional information from the applicant, hear testimony of the applicant, and hear public comments.
 - c. The Plan Commission shall consider the application, the zoning ordinance, any testimony, and additional facts to approve, approve with conditions, or disapprove the design waiver application.
- 3. **Conditions.** Design waivers allowed by this Division 70 are permitted under the following conditions:
 - a. The waiver fulfills the intent defined for this Division 70 of the zoning regulations. Refer to Sec. 70-1.A. Intent.
 - b. The resulting development is consistent or compatible with the surrounding context or the vision defined in the master plan, Town's comprehensive plan, and/or other planning documents approved by the Town.

- 4. **Appeals.** Appeals are processed in accordance with Sec. 225 of the zoning ordinance.
 - a. The Board of Zoning Appeals shall only determine if the Plan Commission followed the procedures defined in this Division 70 in making its determination.
 - b. The Board of Zoning Appeals shall make its decision based on the facts considered by the Plan Commission in making its decision by reviewing the record of the Plan Commission decision, including the minutes, the zoning ordinance, and any facts or testimony presented as part of the design waiver application. No additional testimony or new information may be considered.
 - c. Should new information or testimony become available, the application is referred back through the approval process defined in <u>Sec.</u> 70-1.G.
- 5. **Master Site Design Waivers.** Design waivers to the requirements are defined throughout <u>Sec. 70-2.</u>
- 6. **Building Type Design Waivers.** Design waivers to the requirements are defined throughout <u>70-3</u>. Additionally, the following apply:
 - a. **Existing Building Waivers.** The following waivers are permitted when applied to the renovation of an existing building(s):
 - (1) For renovation of existing buildings, the maximum front lot line coverage may be waived with an existing coverage of 60%; however, any expansion on the ground story shall contribute to the extension of the front lot line coverage.
 - (2) For renovation of existing buildings, the location of the building within up to 5 feet from any minimum yard requirement or build-to district width/location.
 - (3) For renovation of existing buildings, the minimum height of the ground story and upper story may be increased or decreased by up to two feet for existing stories.
 - (4) For renovation of existing buildings, other required dimensions may be modified up to five feet or 10 percent, whichever is less, unless otherwise modified by this section.
- 7. **General Building Design Waivers.** Design waivers to requirements are defined throughout Sec. 70-5.

- a. **Alternative Building Materials.** Alternative building materials may be approved in lieu of those defined <u>Sec. 70-4.C.</u> and <u>Sec. 70-4.D.</u>, with the exception of materials expressly prohibited. For approval, the following shall be met:
 - (1) The Applicant shall submit samples and examples of the material installed in a similar building form located wtihin 100 miles from the site. The submittal shall be provided a minimum of four weeks prior to the review, to allow site visits to the location.
 - (2) The submitted application meets the intent of the materials requirements and the material will maintain its structure, color, and appearance for a minimum period of 20 years with little or no maintenance.

70-1. Overview

Nonconforming Structures

H. NONCONFORMING STRUCTURES

All building type standards apply to all new construction and renovation of existing structures. The following exception for nonconforming buildings in the SCMU district is in addition to the requirements of Sec. 150-170. Where conflicts exist, this section Sec. 70-1.H shall rule.

- 1. **General Building Design Requirements.** The General Building Design Requirements in Sec. 70-5 shall be met for any expansion that adds more than 200 square feet or exterior renovation of an existing building that incorporates any of the following:
 - a. New exterior facades are being added as a result of the addition of floor area;
 - b. More than 30% of the facade material is replaced;
 - c. More than 30% of the windows on any exterior street facade are being replaced;
 - d. Doors or balconies located on any exterior street facade are being replace.
- 2. **General Site Design Requirements.** Sec. 70-6 General Site Design Requirements shall be met for any of the following site renovations:
 - a. Expansion of any nonconforming parking lot by more than 200 square feet.
 - b. Renovation of more than 200 square feet of existing landscaping.
 - c. Relocation of or replacement of fencing/walls of an existing refuse or recycling area.
- 3. **Significant Renovations.** Where any renovation includes an addition of more than 50 percent in gross building square footage within a 5 year period, all requirements of the zoning ordinance shall be met
- 4. **Facade Renovations.** If the building's façade exists or will exist within the required build-to district of these regulations, the Facade Requirements of the applicable building type (per Sec. 70-3. Building Types) shall be met, if the renovation includes any one of the following:
 - a. Expansion or change in location of 50 percent or more of the windows on any street façade of

- the building. Refer to <u>Sec. 70-7.A</u> for definition of "street facade."
- b. Replacement of 50 percent or more of facade materials on any street facade of the building with a different facade material.
- 5. **Roof Renovations.** If the renovation of the shape or style of more than 50 percent of the roof occurs and 30 percent of the street-facing façade exists within the build-to district, the Roof Type Requirements of the applicable building type (per Sec. 70-3. Building Types) shall be met.

70-2. MASTER PLAN SITES

For all development sites designated on the SCMU regulating plan, <u>Figure 70.1.G-2</u>, with an outline requiring a district development plan - master plan site, the requirements of this Sec. 70-2, shall be met.

A. INTENT

In addition to the intent defined for the SCMU zone regulations (refer to Sec. 70-1.A), these regulations are intended to require larger parcels to provide a system of streets, blocks and open space, and a mix of building types within new, walkable districts.

B. DISTRICT DEVELOPMENT PLAN - MASTER PLAN SITE

- A district development plan master plan site shall be submitted during the approval process to illustrate compliance with the regulations in this <u>Sec. 70-2</u> and those sections referenced, and to provide guidance throughout all phases of the project.
- 2. The master plan shall include all areas within the outline on the SCMU regulating plan, Figure 70.1.G-2, whether under the same ownership or not. The intent is to anticipate connectivity and other interactions potential between adjacent sites.

C. SUBDIVISION AND DEDICATION

Refer to Title XV, Land Usage, of the Town's code of ordinances for all requirements related to development.

- 1. All street rights-of-way shall be located on a separate parcel and platted per the Subdivision Regulations, Chapter 152.
 - a. Streets may be dedicated to the Town or held privately and maintained by the applicant/ owner, subject to any development agreements with the Town.
 - b. Public access easement are required for all street held privately.
- 2. All civic space required by this Div. 70 shall be located on a separate parcel and platted per the Subdivision Regulations, Chapter 152. Civic space may be dedicated to the Town or held privately and maintained by the applicant/owner, subject to any development agreements with the Town.

3. Alleys, drives, or service lanes are not required to be located on a separate parcel, unless they are dedicated to the Town.

D. BLOCKS

An interconnected system of streets and blocks is required for all development sites. Refer to <u>Figure 70.2.I-7</u> and <u>Figure 70.2.I-8</u> for illustrations of example layouts of these regulations. Note that other configurations that meet the regulations are possible.

- 1. **Block Size.** Block length shall be no more than 600 feet, with a maximum perimeter of 1800 feet. Deviations from these dimensions for sites with natural or existing constraints may be approved with a design waiver per Sec. 70-1.G.
- 2. **Access Points.** A minimum of two access points shall be provided for the development, with a minimum of one per every 1,500 feet of boundary, except along rail corridors or limited access highways. An access point is a new street connecting to an existing street.
- 3. **Extend Existing Streets.** Streets shall connect and continue existing streets from adjoining areas. Future connections shall be considered and temporary dead end streets may be supplied for future extension with planning director approval.
- 4. **Shape of Blocks.** The shape of a block shall be generally rectangular in order to accommodate typically rectilinear buildings, but may vary due to natural features or site constraints.
- 5. **Lot Configuration.** All lots shall have frontage along a street per the building type requirements, unless otherwise specified. Refer to Sec. 70-3.
 - a. With the exception of blocks containing open space, blocks shall typically be fronted with lots or buildings on at least two faces, preferably on the longest street faces.
 - b. Flag lots are prohibited.
 - c. The configuration of the blocks shall consider alley and service drive inclusion per Sec. 70-2.F.
 - d. Blocks may be established including already existing lots and those lots may retain their existing zone designation.
- 6. Consider lot and block orientation for maximum energy efficiency, depending on the building type. For example, block orientation along an east-west

70-2. Master Plan Sites

Streets

longitudinal axis will encourage development of long mixed-use buildings oriented along an east-west axis, with smaller east and west facing facades, able to take advantage of passive solar technology.

E. STREETS

Complete streets provide for multiple modes of access throughout the town. All streets, whether publicly dedicated or privately held, shall meet the following requirements. Refer to Figure 70.2.I-7 and Figure 70.2.I-8 for illustrations of these regulations.

- Cul-de-Sacs and Dead End Streets. Cul-de-sac and temporary dead end streets require a design waiver and are permitted only when necessitated by natural features or site constraints, including but not limited to waterways, or highways. If allowed, pedestrian connections and landscape plantings may be required.
- 2. **Civic Space.** Refer to <u>Sec. 70-2.H</u> for open space requirements, including street frontage requirements. Open space, existing and new, shall be fronted with streets to provide more visibility and access.
- 3. **Base Street Requirements.** The base street type is illustrated in Figure 70.2.I-1. The planning director may require additional street right-ofway or configuration based on existing context and circulation needs. The base street defines the minimum components of any new street on the interior of the development and includes the following:
 - a. On-Street Parking. On-street parallel parking shall be provided on both sides of all new streets through SCMU district. Back-in or head-in, angled parking is acceptable in lieu of parallel parking. On-street parking on one side of the street may be approved by the planning director, though parking on both sides is encouraged.

b. **Streetscape.**

- (1) The minimum dimension required for streetscapes along non-residential ground stories is 14 feet, with a clear sidewalk width of at least 6 feet and an 8-foot street tree and furnishings zone.
- (2) Along residential ground stories, the minimum is 13 feet with a clear sidewalk of at least 5 feet and a 8-foot landscape zone (parkway).

- (3) See <u>Sec. 70-6.B</u> in landscape for streetscape requirements.
- (4) A minor waiver may be approved the planning director for up to 2 feet less of any dimension per Sec. 70-1.F.
- c. Maximum Pavement Width. The maximum pavement width for all streets internal to the development is 38 feet. Pavement widths wider must include a median in the middle to provide pedestrian refuge and/or bulb-outs to reduce the crossing widths to less than 38 feet.
- d. **Reduced Minimum Pavement.** When only one lane of on-street parking is approved, the minimum pavement width for a two-way street is 28 feet and the minimum right-of-way width is 54 feet.
- e. **Waivers.** A design waiver may be approved for other street configurations per Sec. 70-1.G.
- 4. **Mid-Block Pedestrian Paths.** Mid-block pedestrian paths may be located on blocks within the development that are longer than the maximum block sizes, approved by the planning director during the district development approval process.
- 5. **Street Crosswalks.** Crossings at all street intersections shall include a clear pedestrian path across streets (crosswalks) with accessibility ramps at curbs, demarcated by paint, stamped patterns, or pavers. Raised crosswalks are encouraged.
- 6. **Curb Radii.** Intersections shall be designed for actual turning radius of the typical design vehicle as opposed to the maximum design vehicle. Small curb radii at intersections shorten pedestrian crossing distances and reduce vehicle turning speeds, increasing pedestrian safety. See Figure 70.2.I-3. Illustration of Actual Turning Radius vs. Curb Radius.
 - a. Where on-street parking is provided with no bulb-out, a radius no greater than 5 feet is required.
 - b. Where on-street parking is provided with a bulb-out or where no on-street parking is provided, a radius no greater than 10 feet is required.
- 7. **Bicycle Accommodations.** New streets within the development shall accommodate bicycle access per the Town's most recent bicycle policy.

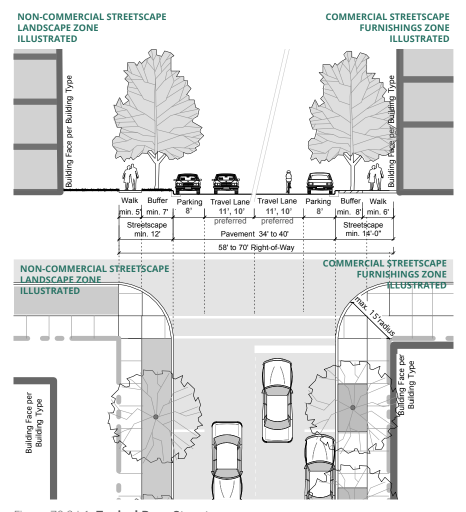


Figure 70.2.I-1. Typical Base Street

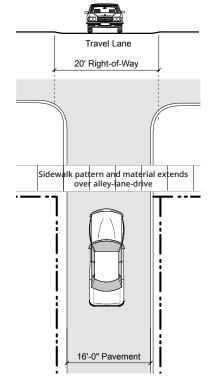


Figure 70.2.I-2. **Typical Alley, Lane, or Service Drive**

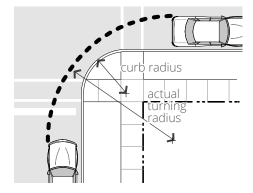


Figure 70.2.I-3. **Illustration of Actual Turning Radius vs.** Curb Radius

70-2. Master Plan Sites

Alleys, Lanes, or Service Drives

Bicycle accommodations shall be included on through streets and higher activity streets. On noncommercial and lower activity streets, bicycles may share vehicular lanes.

F. ALLEYS, LANES, OR SERVICE DRIVES

Alleys, lanes, or service drives (see <u>Figure 70.2.1-2</u>) shall be provided through all blocks to provide vehicular access to all lots, except as follows:

- 1. Parking drives and parking structure drives may serve as alleys/lanes if the drive is continuous through the block with at least 2 access points and serves all lots on the block.
- 2. Waiver. A design waiver per <u>Sec. 70-1.G</u> may be approved per block with one of the following conditions:
 - a. A single point of access is all that is required and a non-primary street is available for access.
 - b. Natural or existing constraints limit the block depth and no more than 2 vehicular access points are required for the lots on the block.

G. PRIMARY STREET DESIGNATION

The orientation and location of buildings on lots is determined by the primary street designation. Some building type requirements are specific to the primary street frontage. Primary street frontages are treated as the front of the building.

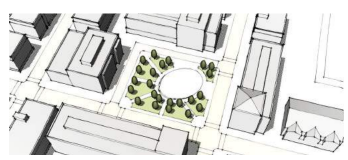
- 1. **Minimum Designation.** A minimum of 50 percent of a combination of the new streets on the master plan site and existing streets fronting the development shall be designated as primary streets. A design waiver may be approved for up to a 20 percent reduction in the minimum requirement for streets treated as primary. Refer to Sec. 70-1.G for the design waiver process.
- 2. **Building Frontage.** Primary streets shall be designated so that all building lots front at least one primary street, except for up to 20 percent of the lots may front a non-primary street.
- 3. **Open Space Frontage.** Where practicable, streets along open space shall be designated as primary streets to ensure buildings front the open space.
- 4. **Driveways and Alleys/Lanes.** Driveways and alleys/lanes to lots shall not be located off a primary street, except when the parcel is fronted by more than two primary streets and/or there is no other alternative access.

H. CIVIC SPACE

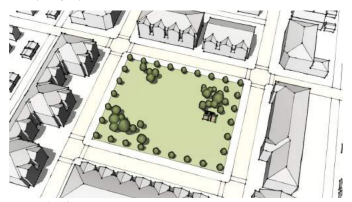
All developments where a district development plan - master plan site is required shall provide the following open space.

- 1. **Required Amount.** The following minimum amount of open space shall be provided:
 - a. A minimum of 10% of the total master plan site shall be provided as one of the civic space types, and
 - b. One type of civic space is required within a 500-foot distance, as measured continuously along a sidewalk, from the principal entrance of all residential and live-work units and all other buildings. The intent is to provide usable open space within a short walkable distance for all occupants and visitors.
- 2. **Types of Civic Space.** The following types of civic space are permitted. A mix of types is required, with not more than 3 of any one type utilized. Refer to Figure 70.2.I-4 for example images.
 - a. Plaza. A plaza is a generally hardscaped area (minimum 60 percent coverage), minimum 1/8 acre in size, with either street, pedestrian, or river right-of-way or building frontage on all sides and at least one side the equivalent of 25 percent of the perimeter fronting a primary street. A single plaza may not fulfill the minimum open space requirements; if a plaza is utilized to meet the distance requirement, another open space shall be incorporated in another location on the site.
 - b. **Square.** A square is a combination of hardscape and landscape (approximately 50% and 50% respectively), minimum 1/4 acre in size, and surrounded by street frontage on all sides.
 - c. **Green.** A green is a generally landscaped space (minimum 70 percent), minimum 1/2 acre with street right-of-way on at least 50 percent of the perimeter.
 - d. **Greenway.** A greenway is a linear landscape space, minimum 2 acres in total with minimum 30 feet wide and minimum average 60 feet wide, and with street right-of-way on at least 30 percent of the perimeter.

- e. **Park.** A park is a larger, generally landscaped space, a minimum of 2 acres in size, with at least 25 percent of the perimeter on street right-of-way.
- 3. **Trails.** Refer to any town open space and/or trail plans, and any existing trails surrounding the site, to provide connections through and within the site for continuous trails.



Example of a plaza



Example of a GREEN



Example of a GREENWAY

Figure 70.2.I-4. **Examples of Civic Space Types**

70-2. Master Plan Sites

Layout & Location of Building Type Sites

I. LAYOUT & LOCATION OF BUILDING TYPE SITES

The master development plan shall define locations of building types to meet the following requirements. Refer to Figure 70.2.I-7 and Figure 70.2.I-8 for illustrations of site layouts fulfilling these regulations.

1. Permitted Building Types.

- Permitted building types include the Storefront building, the General-Office building, General-Residential building, Row-Office building, Row-Residential building, and the Workshop building.
- b. Refer to <u>Sec. 70-3</u> for permitted building types and descriptions and regulations.
- c. Buildings located within a local historic district are not required to meet the building types.
- d. The Civic building type is permitted only with an approved design waiver per Sec. 70-1.G
- 2. **Master Plan.** The general location of all building types proposed for the master plan site shall be located within boundary lines or lot lines on the plan and shall fulfill the requirements of this Sec. 70-2.I.
- General Layout of Building Type. The following general layout requirements apply:
 - a. The same building types shall generally face each other across streets, including existing buildings.
 - b. More intense buildings and uses located on blocks with less intense buildings and uses should be located on block ends.
 - c. Changes in building type shall generally occur at a rear boundary line, at an alley, or at corner parcels.
 - d. A design waiver per <u>Sec. 70-1.G</u> may be requested for changes to the general layout of building types.
- 4. **Specific Layout of Building Types.** The following layout requirements are applicable to any Storefront buildings applied to a site.
 - Storefront building sites should be clustered into areas of at least 10,000 square feet of net lot area or located linearly along a corridor.
 - b. Storefront building sites shall be uninterrupted and continuous.

- General-Office and Row-Office buildings may be used as transition buildings, located between Storefront or Workshop buildings and General-Residential and Row-Residential buildings.
- d. Workshop buildings are not permitted on South Clark Boulevard, on civic space frontage, or adjacent or across from residential uses.
- 5. **Minimum Number of Building Types.** In addition to any historic district buildings, at least 2 different building types are required on any master plan site.

Layout & Location of Building Type Sites

STOREFRONT BUILDING TYPE

STOREFRONT BUILDING TYPE

GENERAL-OFFICE, ROW-OFFICE, OR WORKSHOP BUILDING TYPE

GENERAL-RESIDENTIAL OR ROW-RESIDENTIAL BUILDING TYPE

NOTE: This diagram illustrates one example of application of the Master Plan Site requirements. Other site layouts are possible.



Figure 70.2.I-7. Example Regulating Plan for Master Plan Sites illustrating requirements.

Layout & Location of Building Type Sites



Figure 70.2.I-8. Example Regulating Plan for a Master Plan Site illustrating requirements.

70-3. BUILDING TYPES

A. INTRODUCTION

- Applicability. This section establishes the building form regulations for new buildings, additions, and exterior renovations within the South Clarksville Mixed-Use (SCMU) district.
- 2. **Permitted Building Types.** Each building type shall be constructed only within its designated location per the regulating map (Figure 70.1.G-1).
 - a. **No Other Building Types.** All principal buildings constructed shall meet the standards of one of the permitted building types within the zone of the lot.
 - b. Multiple Principal Buildings on One Lot. For all building types, multiple principal buildings are permitted on all lots; however, each building must meet the requirements of the building type, unless otherwise noted.
 - c. **Permanent Structures.** All buildings constructed shall be permanent construction without a chassis, hitch, or wheels, or other features that would make the structure mobile, unless otherwise noted.

- d. **Historic District Buildings.** Existing buildings located within a local, state, or federal historic district are not required to fulfill the building type requirements; however, any significant redevelopment as defined in Sec. 70-1.G.3 of these buildings triggers compliance.
- e. **Utility Structures.** Minor utility structures not located within buildings and permitted in the district are exempted from the building type standards, but are subject to all other standards. Refer to Sec. 70-6.E for landscape screening requirements.
- 3. **Uses by Building Type.** Refer to <u>Sec. 70-4</u> for uses permitted per building type. Some building types have additional standards on permitted uses.

B. GENERAL BUILDING TYPE REQUIREMENTS

The following applies to all building types.

- 1. **General Design Requirements.** Refer to <u>Sec.</u> <u>70-5</u> for General Building Design requirements and <u>Sec. 70-6</u> for General Site Design requirements.
- 2. **Build to the Corner.** The intersections of two build-to zones at a corner shall be occupied by building. Refer to Figure 70.3.B-1. Build-to Corner and Build-to Zones.

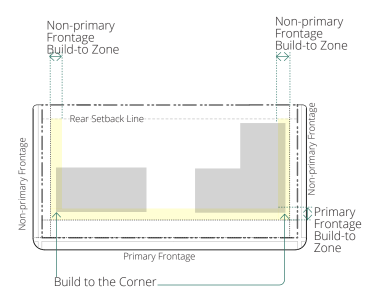


Figure 70.3.B-1. Build-to Corner and Build-to Zones



Figure 70.3.B-2. **Example of Primary Frontage Treatment Turning Street Corner**

70-3. Building Types

General Building Type Requirements

- 3. **Primary and Non-Primary Street Frontages.** A hierarchy of frontages is established for the SCMU district by the definition of primary streets. Refer to the regulating map (Figure 70.1.G-1) and any approved district development plan for the master plan site for the location of primary and non-primary frontages.
 - a. Frontages along Civic or Open Space. Lots containing or abutting civic spaces or public open space shall treat frontages abutting that space as primary frontages, unless a design waiver is approved per Sec. 70-1.G.
 - b. **Corners.** At all intersections of primary and non-primary streets, primary frontage facade treatments shall extend along the facade of the non-primary street from the corner a minimum of 30 feet along the non-primary facade. Refer to Figure 70.3.B-2 for an example of this regulation.
 - c. Non-Primary Frontages. Non-primary frontages allow for a lower level of facade treatment as well as permit locations for garage and parking lot driveways entrances. Nonprimary frontages may always be treated at the higher level of a primary frontage.
- 4. **Driveways off Streets.** If no alley exists or is required, one driveway or garage entrance is permitted off a non-primary street or facade for every 150 feet of non-primary street frontage.
- 5. **Landscape and Hardscape Areas.** The following establishes the required landscape and hardscape treatments permitted in all locations except building footprints for all sites:
 - a. Landscape Areas. All front yards, build-to zones, courtyards, side yards, corner side yards, and rear yards not covered by buildings, parking, or driveway shall contain either landscape, patio space, or sidewalk space. Maximum impervious and semi-pervious site requirements for each building type apply, unless otherwise stated.
 - (1) Landscape includes trees and ground plane vegetation per Sec. 70-6.D.
 - (2) Patio space is outdoor living space that includes seating, outdoor eating, or outdoor display.
 - (3) Sidewalk is any prepared, defined walking surface.

- Permitted Parking and Driveway Locations.
 Parking areas and driveway locations are permitted in specific locations by building type. Generally, parking is not permitted in front or corner side yards, unless specifically noted in the building type regulations.
- c. **Build-to Zones and Setbacks.** Parking and driveways are not permitted in build-to zones or setbacks except as follows:
 - (1) Where driveway access is permitted off streets, driveways may cross perpendicularly through the build-to zone or setback with a maximum width of 22 feet for two way driveways and 14 feet for one way and residential driveways.
- 6. **Accessory Structures.** Refer to Division 157 for permitted accessory structures. The following applies to detached accessory sheds and garages in the SCMU district.
 - a. Use of accessory structures other than parking structures requires a design waiver.
 - b. Drive-through structures are expressly prohibited.
 - c. Detached accessory sheds and enclosed garages are permitted without a design waiver on the General-Residential and Row-Residential buildings, provided the following:
 - (1) Refer to the Row building for locations of detached garages.
 - (2) The footprint of the accessory structures on General-Residential buildings shall be less than 50 percent of the principal building.
 - (3) Detached accessory structures are permitted only in the rear yard. See definition of rear yard in Sec. 70-7.A
 - (4) Detached accessory structures shall be no taller than 1.5 stories in height, utilizing the floor to floor heights for the building
 - d. Accessory parking structures are permitted in the rear yard, subject to all applicable building type requirements and screened from all streets and civic spaces by building. Parking structures attached to the building are addressed by the building type.

C. STOREFRONT BUILDING TYPE

The regulating plan in Figure 70.1.G-1 shows permitted locations for this building type. Refer to Sec.70-2 for information on locations for this building type on Master Plan sites.

1. **Storefront Building Type.** The Storefront building type is a highly pedestrian-oriented, mixed-use building. Ground story storefront is required along all primary streets with retail sales, eating and drinking establishments, and a variety of service uses to provide activity. Upper story uses are flexible. Parking is located in the rear, screened from the primary street by the building.









Figure 70.3.C-1. **Illustrative Examples of Storefront Building.** Each building image may not exhibit all of the requirements of the building type.





70-3. Building Types

Storefront Building Type

2. **Regulations.** The following defines the requirements specific to this building type. Refer to <u>Sec. 70-3.A</u> through C for requirements applicable to all building types and <u>Sec. 70-5</u> for general building design applicable to all building types. Refer to <u>Sec. 70-7</u> for definitions and measuring table requirements.

		STOREFRONT Building Type	RIVERFRONT Building Type	REFERENCES/ADDITIONAL REQUIREMENTS	
BUIL	DING SITING Refer to Figure 70.3.C-4.		J 21		
0	Primary Frontage Coverage	Minimum 95% required	Maximum 45%	Refer to Sec. 70-3.C.3 for courtyards and Riverfront coverage.	
2	Primary Frontage Build-to Zone	0 ft. to 10 ft.	0 ft. to 30 ft.	Refer to Sec. 70-3.C.3 for Build-to Zone exceptions	
3	Non-Primary Frontage Build-to Zone	0 ft. to 10 ft.	Not applicable	Refer to Sec. 70-3.B for explanation of primary and non-primary frontages.	
4	Minimum Side Setback	0 ft.; or minimum 5 ft. if abutting other building type	0 ft. east side lot line		
6	Minimum Rear Setback	10 ft.; 0 ft. if abutting an alley	100 feet	Refer to Sec. 70-3.C.3 for Riverfront building rear setback	
6	Maximum Site Impervious Coverage Additional Semi-Pervious Coverage	90% 10%	15% 15%	building rear setsaek	
7	Surface or Accessory Parking	Rear yard only	Limited side yard parking on east side of building within 200 feet of east lot line	Refer to Sec. 70-7.B.4 for explanation of limited side yard parking	
8	Refuse & Recycling, Utilities, & Loading Location	Rear yard only	East side yard only within 200 feet of east lot line	Refer to Sec. 70-6.D for screening requirements.	
9	Permitted Driveway Location Permitted Garage Entrance Location	Alley only Rear facade	One off Riverside Drive Side facade only	Refer to Sec. 70-3.B.4 for driveway access exception where there is no alley.	
HEIG	HT Refer to Figure 70.3.C-3.				
1	Overall: Minimum Height Maximum Height	2 stories 5 stories; step-backs required	1 stories 2 stories	Refer to Sec. 70-3.C.3 for step-back requirements and additional height	
0	Ground Story: Minimum Height Maximum Height	14 ft. 18 ft.	14 ft. 18 ft.		
D	Upper Stories: Minimum Height Maximum Height	10 ft. 12 ft.	10 ft. 12 ft.	Stories are measured floor to floor	
USES	Refer to Figure 70.3.C-3.		,		
B	Primary Frontage Ground Story	All uses permitted on the ground floor per <u>Table 70.4-A.</u> Permitted Uses.		Defeate Con 70 4 for your deficitions	
1	Non-primary Frontage, All Upper Stories, & Basement	All permitted uses per <u>Table 70.4-A. Permitted Uses</u>		Refer to Sec. 70-4. for use definitions.	
(Parking within Building	Permitted fully in any basement and in rear of all other stories	Permitted fully in any basement only	Refer to Sec. 70-3.C.3 for parking facades at the flood wall.	
16	Required Occupied Building Space	Minimum 20 ft. deep on all full height floors from any primary street and riverfront facade; not required in any basement		Refer to Sec. 70-7.A. for definition for Occupied Building Space.	
FACA	DE & CAP REQUIREMENTS Refer to Figure 70.3.C-	<u>4</u> .			
•	Transparency: Ground Story Primary Frontage and River Frontage Facades	Minimum 70% measured between 2 and 8 feet above sidewalk.	Minimum 40% measured between 2 and 8 feet above sidewalk.	Note that Sec. 70-3.B.3 requires primary frontage treatment to turn	
18	Transparency: All Street Facades & Facades Visible from the Street & River	Minimum 15%, measured per story of all stories.	Minimum 15%, measured per story of all stories.	Blank wall limitations apply to primary street facades per <u>Sec. 70-7.B.7</u> .	
19	Primary Frontage and River Frontage Entrance Location & Number	Principal entrances required a minimum of one per every 60 ft. of facade		Refer to Sec. 70-5.K. for Principal	
20	Entryway Configuration	Recessed between 3 ft. and 8 ft., maximum 8 ft. wide		Entryway requirements.	
4	Entrance/Ground Story Elevation	80% of the ground story shall be within 1.5 ft. of adjacent sidewalk grade	50% of the ground story shall be within 1.5 ft. of adjacent sidewalk grade		
22	Ground Story Vertical Facade Divisions				
23	Horizontal Facade Divisions	2" deep shadow line within 3 ft. of the top of the ground story on any street facade	None required	Refer to Sec. 70-5.L for building articulation, including building variety.	
	Permitted Cap Types	Parapet, flat; tower permitted	Parapet, flat; tower permitted	Refer to Sec. 70-3.I. for definition of Cap Types and waiver for other cap types.	

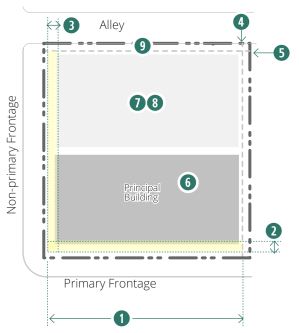


Figure 70.3.C-2. Storefront Building: Building Siting

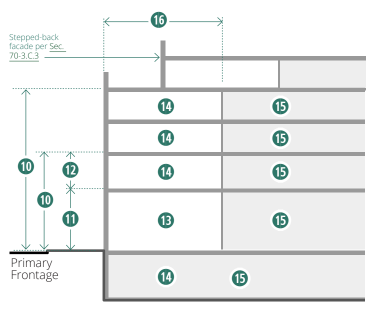


Figure 70.3.C-3. **Storefront Building Section: Height & Use Requirements**

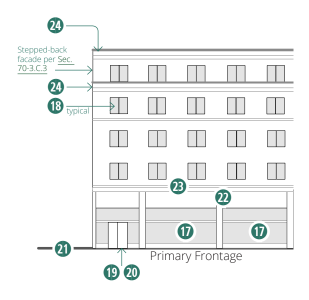


Figure 70.3.C-4. **Storefront Building Elevation: Facade Design Requirements**

Storefront Building Type

- 3. **Supplemental Regulations and Explanations.** The following supplements the table regulations for this bullding type.
 - a. **Courtyards.** One courtyard, maximum of 30% of facade width or 30 feet wide, whichever is less, may count towards the minimum primary frontage coverage for the Storefront building. Does not apply to Riverfront building.
 - b. **Primary Frontage Coverage for Riverfront Building.** The primary frontage coverage for the Riverfront building is a maximum number, intended to be measured within 75 feet of the easternmost lot line, with the goal of creating open space and view to the river on the westernmost half of the property.
 - c. Build-to Zone Exceptions.
 - (1) For the Storefront building, the primary street build-to zone may expand to between 0 and 25 feet for a maximum of 15 percent of the frontage to allow for additional seating or sidewalk.
 - (2) For the Storefront building, the non-primary street build-to zone may be fully expanded to between 0 and 20 feet when a permanent patio for outdoor seating/dining is constructed.
 - d. **Required Stepped-Back Upper Stories.** Refer to <u>Figure 70.1.G-1</u> Regulating Plan for the SCMU districts locations where buildings are required to step-back upper stories.
 - (1) Along Woerner Avenue, stories above the 4th shall be stepped back a minimum of 12 feet from the front facade located in the build-to zone. .
 - (2) At the floodwall, where building facades overlook a commercial manor building type site, building facades above the 3rd story shall be stepped back a minimum of 12 feet for the 4th story and 24 feet for the 5th story, measured from the 1st through 3rd story facades facing the floodwall. SeeFigure 70.3.C-5.
 - (3) Lower stories shall be capped with permitted cap type.
 - (4) The roofs of the lower stories may be utilized for terraces.
 - e. **Parking Facades at Floodwall.** Where building facades face the floodwall, stories located fully below the top of the floodwall may be utilized for parking without fulling the requirement for occupied space. Those facades must not be visible from the street.
 - f. **Additional Height at Market Street.** Refer to Figure 70.1.G-1 Regulating Plan for the location on Market Street at Missouri Avenue, where an additional 3 stories of height above the maximum 5 stories is permitted. All stories above 5 stories shall be setback from Woerner Ave a minimum of 300 feet and a minimum of 12 feet from Market Street.

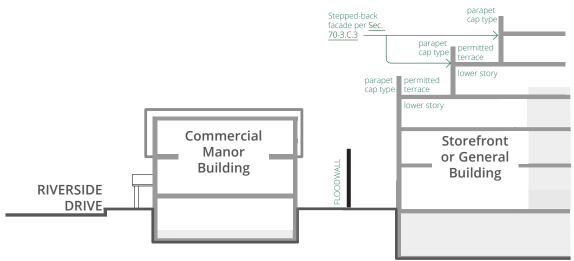


Figure 70.3.C-5. Illustration of Required Stepped-Back Upper Stories at Floodwall and Commercial Manor Building Type.

Commercial Manor Building Type

D. COMMERCIAL MANOR BUILDING TYPE

The regulating plan in Figure 70.1.G-1 shows permitted locations for this building type. Refer to Sec.70-2 for information on locations for this building type on Master Plan sites.

1. **Intent and Description.** The Commercial Manor is a smaller scaled building type with characteristics similar to residential houses, such as a pitched roof and front stoop or porch, to allow it to fit into an existing specific context. Uses in this building type are specifically set to function adjacent to residential.









Figure 70.3.D-1. **Illustrative Examples of Commercial Manor Building.** Each building image may not exhibit all of the requirements of the building type.



Commercial Manor Building Type

2. **Regulations.** The following defines the requirements specific to this building type. Refer to <u>Sec. 70-3.A</u> through C for requirements applicable to all building types and Sec. 70-5 for general building design applicable to all building types.Refer to Sec. 70-7 for definitions and measuring table requirements.

		COMMERCIAL MANOR Building Type	REFERENCES/ADDITIONAL REQUIREMENTS	
BUIL	DING SITING Refer to Figure 70.3.E-4.			
0	Building Width	26 ft. minimum, 60 ft. maximum	Refer to Sec. 70-3.D.3 for permitted connections between buildings	
2	Primary Frontage Setback	15 ft.	Refer to Sec. 70-3.B for explanation of	
3	Non-Primary Frontage Setback	12 ft.	primary and non-primary frontages.	
4	Minimum Side Setback	7.5 ft.; minimum 15 ft. between buildings		
5	Minimum Rear Setback	15 ft.		
6	Maximum Site Impervious Coverage Additional Semi-Pervious Coverage	65% 15%		
7	Surface or Accessory Parking	Rear, limited side yard parking		
8	Refuse & Recycling, Utilities, & Loading Location	Rear yard only	Refer to Sec. 70-6.Dfor screening requirements.	
9	Permitted Driveway Location Permitted Garage Entrance Location	One driveway permitted off a non-primary street Rear or side facade	Refer to Sec. 70-3.D.3 for other driveway options.	
HEIG	HT Refer to <u>Figure 70.3.E-2</u> .			
1	Overall: Minimum Height Maximum Height	1 story 2.5 stories		
•	All Stories: Minimum Height Maximum Height	9 ft. 12 ft.	Stories are measured floor to floor	
USES	Refer to Figure 70.3.E-2.			
1	All Frontages & Stories	All permitted uses per <u>Table 70.4-A</u> . Permitted Uses.	Refer to Sec. 70-4. for use definitions.	
B	Parking within Building	Permitted fully in any basement and in rear of all other stories	Refer to Occupied Building Space requirement below.	
14	Required Occupied Building Space	Minimum 30 ft. deep on all full height floors from any primary street facade; not required in any basement		
FACA	DE & CAP REQUIREMENTS Refer to Figure 70.3	3.E-3.		
(Required Transparency Street Facades & Facades Visible from the Street	Minimum 12%, measured per story of all stories. Blank wall limitations apply to primary facades only.	Note that Sec. 70-3.8.3 requires primary frontage treatment to turn corners. Blank wall limitations apply per Sec. 70-7.8.7.	
16	Entrance Location & Number	Principal entrance required on primary frontage facade, at corner of building, or on non-primary frontage facade	Refer to Sec. 70-5.K. for Principal Entryway requirements. Refer to Sec. 70-7.A. for definition of stoop.	
1	Entryway Configuration	Entry doors shall be off a stoop, minimum 4 ft. wide and 3 ft. deep		
18	Entrance/Ground Story Elevation	Principal entrance and the ground story shall be within 30" of adjacent street sidewalk average elevation OR between 30" and 5 ft. with visible basement (transparency required)		
19	Ground Story Vertical Facade Divisions	none required	Refer to Sec. 70-5.L for building	
20	Horizontal Facade Divisions	none required	articulation, including building variety.	
21	Permitted Cap Types	Pitched; one tower permitted	Refer to Sec. 70-3.I. for definition of Cap Types and waiver for other cap types.	
			1 71	

70-3. Building Types **Commercial Manor Building Type**

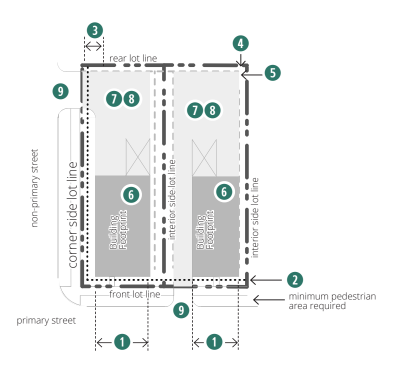
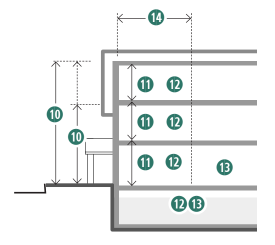


Figure 70.3.D-4. Commercial Manor Building: Building Siting



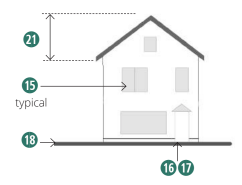


Figure 70.3.D-2. Commercial Manor Building: Height & Use Requirements

Figure 70.3.D-3. Commercial Manor Building: Facade **Design Requirements**

Commercial Manor Building Type

- 3. **Supplemental Regulations and Explanations.** The following supplements the table regulations for this bullding type.
 - a. **Permitted Connections between Buildings.** Multiple Commercial Manor buildings may be connected by a single story enclosed building segment, maximum 15 feet in depth, setback from the front facade a minimum of 12 feet. See Figure 70.3.D-5.
 - b. **Shared Driveways/Alley.** For lots without access to a non-primary street, one driveway per lot is permitted off the primary street. If multiple abutting lots are owned by the same or similar ownership, shared driveways shall be utilized: one driveway off a primary street is permitted for two lots and 2 driveways off a primary street is permitted for three or more lots.

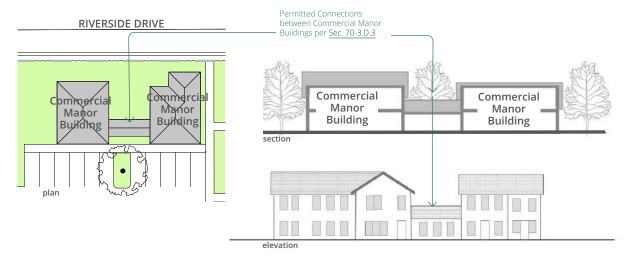


Figure 70.3.D-5. Commercial Manor Building: Connections

E. GENERAL BUILDING TYPE

The regulating plan in Figure 70.1.G-1 shows permitted locations for this building type. Refer to Sec.70-2 for information on locations for this building type on Master Plan sites.

1. **Intent and Description.** The General building type is a basic building that can accommodate a wide range of uses, from residential for apartment and/or condominium buildings to office buildings. The General building type does not call for groundfloor storefront glass, but requires the same minimum level of transparency on the ground and upper stories. Additionally, unlike the Storefront building type, the ground story may be elevated above the sidewalk level.



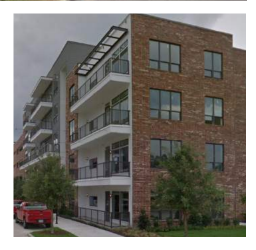






Figure 70.3.E-1. **Illustrative Examples of General Building.** Each building image may not exhibit all of the requirements of the building type.





General Building Type

2. **Regulations.** The following defines the requirements specific to this building type. Refer to <u>Sec. 70-3.A</u> through C for requirements applicable to all building types and Sec. 70-5 for general building design applicable to all building types. Refer to Sec. 70-7 for definitions and measuring table requirements.

		GENERAL-OFFICE Building Type	GENERAL- RESIDENTIAL Building Type	REFERENCES/ADDITIONAL REQUIREMENTS
BUIL	DING SITING Refer to Figure 70.3.E-4.		I	
1	Minimum Primary Frontage Coverage	80% required; one courtyard permitted	75% required; one courtyard permitted	Refer to Sec. 70-3.E.3 for courtyards
2	Primary Frontage Build-to Zone	5 ft. to 15 ft.	10 ft. to 15 ft.	Refer to Sec. 70-3.E.3 for Build-to Zone exceptions
3	Non-Primary Frontage Build-to Zone	5 ft. to 15 ft.	5 ft. to 15 ft.	Refer to Sec. 70-3.E.3 for explanation of primary and non-primary frontages.
4	Minimum Side Setback	5 ft.; or minimum 10 ft. building type	if abutting another	
5	Minimum Rear Setback	10 ft.	10 ft.	
6	Maximum Site Impervious Coverage Additional Semi-Pervious Coverage	75% 15%	65% 25%	
7	Surface or Accessory Parking	Rear, limited side yard parking	Rear yard only	
8	Refuse & Recycling, Utilities, & Loading Location	Rear yard only		Refer to Sec. 70-6.D for screening requirements.
9	Permitted Driveway Location Permitted Garage Entrance Location	Alley only Rear or side facade		Refer to Sec. 70-3.B.4 for driveway access exception where there is no alley.
HEIG	HT Refer to <u>Figure 70.3.E-2</u> .			
10	Overall: Minimum Height Maximum Height	2 stories 5 stories; step-backs red	quired	Refer to Sec. 70-3.E.3 for step-back requirements and additional height
•	All Stories: Minimum Height Maximum Height	9 ft. 14 ft.	9 ft. 14 ft.	Stories are measured floor to floor.
USES	Refer to Figure 70.3.E-2.			
D	All Frontages & Stories	All permitted uses per <u>T</u> <u>Uses.</u>	able 70.4-A. Permitted	Refer to <u>Sec. 70-4</u> . for use definitions.
B	Parking within Building	Permitted fully in any ba other stories	asement and in rear of all	Refer to Sec. 70-3.C.3 for parking facades at the flood wall.
4	Required Occupied Building Space	Minimum 20 ft. deep or any primary street facac basement	n all full height floors from de; not required in any	Refer to Sec. 70-7.A. for definition for Occupied Building Space.
FACA	DE & CAP REQUIREMENTS Refer to Figure 70.3.E	<u>-3</u> .		
(Required Transparency Street Facades & Facades Visible from the Street	Minimum 15%, measure Blank wall limitations ap only.	ed per story of all stories. oply to primary facades	Note that Sec. 70-3.B.3 requires primary frontage treatment to turn corners. Blank wall limitations apply per Sec. 70-7.B.7
16	Primary Facade Entrance Location & Number	Principal entrance required facade; entrances required every 90 ft. of building for	ired on primary frontage red a minimum of one per acade	Refer to Sec. 70-5.K. for Principal Entryway requirements
1	Entryway Configuration	Entry doors shall be off wide and 3 ft. deep	a stoop, minimum 6 ft.	Refer to Sec. 70-7.A. for definition of stoop.
18	Entrance/Ground Story Elevation	80% of entrances and the within 30" of adjacent stelevation OR between 3 basement (transparence)	0" and 5 ft. with visible	
19	Ground Story Vertical Facade Divisions	One minimum 2" deep s ft. of street facade width	shadow line per every 100	Refer to Sec. 70-5.L for building articulation,
20	Horizontal Facade Divisions	One minimum 2" deep s the top of the ground st	shadow line within 3 ft. of tory on any street facade	including building variety.
21	Permitted Cap Types	Parapet, flat; tower perr approved design waiver	mitted; pitched with	Refer to Sec. 70-3.I. for definition of Cap Types and waiver for other cap types.

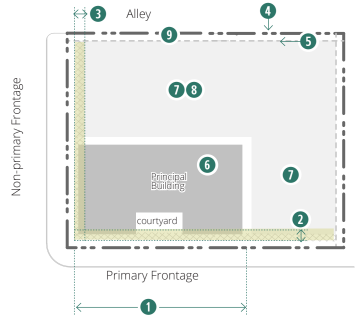


Figure 70.3.E-4. **General Building: Building Siting**

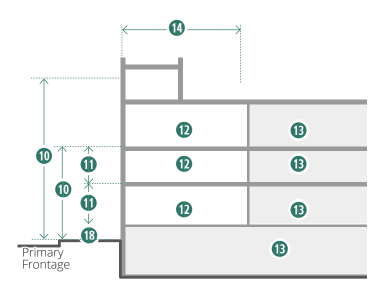


Figure 70.3.E-2. **General Building: Height & Use Requirements**

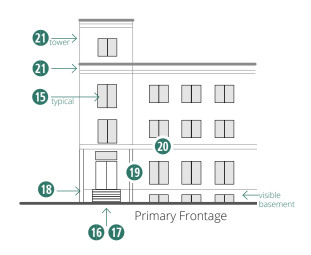


Figure 70.3.E-3. **General Building: Facade Design Requirements**

General Building Type

- 3. **Supplemental Regulations and Explanations.** The following supplements the table regulations for this building type.
 - a. Courtyards. One courtyard, maximum of 30% of facade width or 30 feet wide, whichever is less, may count towards the minimum primary frontage coverage for the Gneral building.
 - b. **Build-to Zone Exceptions.** For the General building, the primary street or the non-primary street buildto zone may expand to between 5 and 25 feet for a maximum of 15 percent of the frontage to allow for additional seating, plaza, or landscape area.
 - c. Required Stepped-Back Upper Stories. Refer to Figure 70.1.G-1 Regulating Plan for the SCMU districts for locations where buildings are required to step-back upper stories.
 - (1) Along Woerner Avenue, stories above the 4th shall be stepped back a minimum of 12 feet from the front facade located in the build-to zone. See Figure 70.3.C-3, section of the Storefront building, for an illustration of this setback.
 - (2) At the floodwall, where building facades overlook a commercial manor building type site, building facades above the 3rd story shall be stepped back a minimum of 12 feet for the 4th story and 24 feet for the 5th story, measured from the 1st through 3rd story facades facing the floodwall. See Figure 70.3.C-5 in Storefront building supplemental regulations for an illustration of these step-backs.
 - (3) Lower stories shall be capped with permitted cap type.
 - (4) The roofs of the lower stories may be utilized for terraces.
 - d. Parking Facades at Floodwall. Where building facades face the floodwall, stories located fully below the top of the floodwall may be utilized for parking without fulling the requirement for occupied space. Those facades must not be visible from the street.
 - e. Additional Height at Market Street. Refer to Figure 70.1.G-1 Regulating Plan for the location on Market Street at Missouri Avenue, where an additional 3 stories of height above the maximum 5 stories is permitted. All stories above 5 stories shall be setback from Woerner Ave a minimum of 300 feet and a minimum of 12 feet from Market Street.

F. ROW BUILDING TYPE

The regulating plan in Figure 70.1.G-1 shows permitted locations for this building type. Refer to Sec.70-2 for information on locations for this building type on Master Plan sites.

1. **Intent and Description.** The Row building type is similar to the General building, but is smaller in scale and divided into a series of vertical units each with separate entrances. Townhouses, rowhouses, or live-work units exemplify this building type.









Figure 70.3.F-1. **Illustrative Examples of Row Building.** Each building image may not exhibit all of the requirements of the building type.





Row Building Type

2. **Regulations.** The following defines the requirements specific to this building type. Refer to <u>Sec. 70-3.A</u> through C for requirements applicable to all building types and <u>Sec. 70-5</u> for general building design applicable to all building types. Refer to <u>Sec. 70-7</u> for definitions and measuring table requirements.

				_		
		ROW-OFFICE Building Type	ROW-RESIDENTIAL Building Type	REFERENCES/ADDITIONAL REQUIREMENTS		
UILI	DING SITING Refer to Figure 70.3.F-4.					
	For the purposes of the Row building ty	pe, a building consists o	f multiple units.			
1	Minimum Primary Frontage Coverage	80% required; courtyards permitted	70% required; courtyards permitted	Refer to Sec. 70-3.F.3 for courtyards		
2	Primary Frontage Build-to Zone	5 ft. to 20 ft.	10 ft. to 15 ft.	Refer to Sec. 70-3.B for explanation of primary and non-primary frontages.		
3	Non-Primary Frontage Build-to Zone	5 ft. to 15 ft.	5 ft. to 15 ft.			
4	Minimum Side Setback Minimum Space between Buildings	5 ft. from side lot line 15 ft.	10 ft. from side lot line 15 ft.			
3	Minimum Rear Setback	15 ft.; 5 ft. adjacent to alley	15 ft.; 5 ft. adjacent to alley			
6	Building Length per Street Face	Maximum 8 units or 160	ft., whichever is less	Building length is measured along street faces.		
7	Maximum Site Impervious Coverage Additional Semi-Pervious Coverage	75% 20%	70% 15%			
8	Surface or Accessory Parking, Refuse & Recycling, Utilities, & Loading Location	Rear yard only		Refer to Sec. 70-6.D for screening requirements.		
9	Permitted Driveway Location Permitted Garage Entrance Location	Alley only Rear facade only of princ	cipal building	Refer to Sec. 70-3.B.4 for driveway access exception where there is no alley. Refer to Sec. 70-5.M for garage door requirements		
EIG	HT Refer to <u>Figure</u> 70.3.F-2.					
0	Overall: Minimum Height Maximum Height	2 stories 3.5 stories	2 stories 3 stories			
D	All Stories: Minimum Height Maximum Height	9 ft. 14 ft.		Stories are measured floor to floor.		
SES	Refer to Figure 70.3.F-2.					
D	All Stories	All permitted uses per <u>Ta</u>	able 70.4-A. Permitted Uses.	Refer to Sec. 70-4. for use definitions.		
B	Parking within Building	Permitted fully in any bas story	sement and in rear of ground	Refer to Occupied Building Space requirement below.		
A	Required Occupied Building Space	Minimum 20 ft. deep on primary street facade. No	all full height floors from any ot required in any basement.	Refer to Sec. 70-7.A. for definition for Occupied Building Space.		
\CA	DE & CAP REQUIREMENTS Refer to Figure 70.3.F-	<u>3</u> .				
5	Transparency: Street Facades & Facades Visible from the Street	Minimum 15%, measure Blank wall limitations app	d per story of all stories. oly to primary street facades.	Blank wall limitations apply per <u>Sec. 70-7.</u>		
6	Entrance Location & Number	courtyard, or open space	al entrance required per 30 ft.			
D	Entrance Configuration	Entry doors shall be off a and 3 ft. deep, OR a pord deep.	a stoop, minimum 4 ft. wide ch, minimum 8 ft. wide & 5 ft.	Refer to Sec. 70-5.K. for Principal Entrywa requirements.		
		No more than 2 entry do stoop or porch.	oors may be located off each			
8	Entrance/Ground Story Elevation on Primary Frontage Facade	80% of entrances and th 30" of adjacent street sid OR between 30" and 5 ft (transparency required)	e ground story shall be within lewalk average elevation . with a visible basement			
9	Ground Story Vertical Facade Divisions	One 2" deep shadow line facade width or every 2 u	e per every 60 ft. of street units, whichever is less	Refer to Sec. 70-5.L for building articulation		
	Horizontal Facade Divisions		e within 3 ft. of any visible	ncluding building variety.		
20	Tiorizontai i acade bivisions	basement on any street	lacaue			

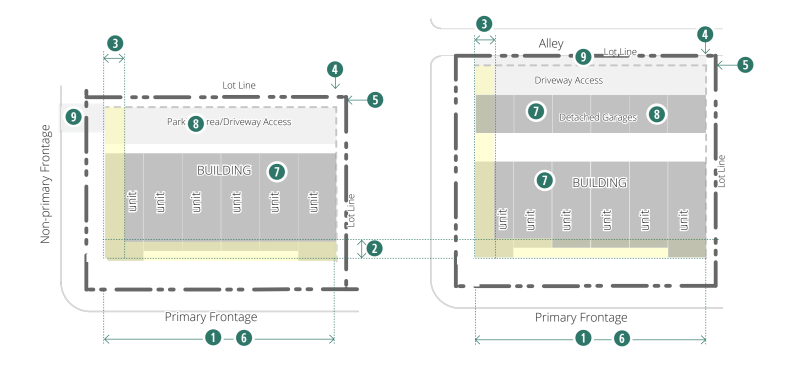


Figure 70.3.F-4. Row Building: Building Siting

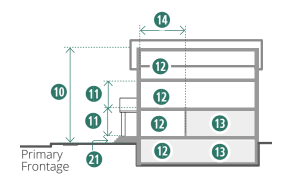


Figure 70.3.F-2. Row Building: Height & Use Requirements



Figure 70.3.F-3. Row Building: Facade Design Requirements

Row Building Type

- 3. **Supplemental Regulations and Explanations.** The following supplements the table regulations for this bullding type.
 - a. **Courtyards.** One courtyard, maximum of 30% of facade width or 30 feet wide, whichever is less, may count towards the minimum primary frontage coverage for the Row building.
 - b. **Front Facades and Entrances.** Each unit shall have a facade located within the primary build-to zone, except 1 of every 3 units may front a courtyard, open space, or non-primary street with its principal entrance. See Figure 70.3.F-5. Row Building: Courtyard Layout Example.
 - c. **Build-to Zone at Courtyards.** For units fronting courtyards or open space, the build-to zone is measured from the edge of the courtyard or lot line of the open space. See <u>Figure 70.3.F-5.</u> Row Building: Courtyard Layout Example.

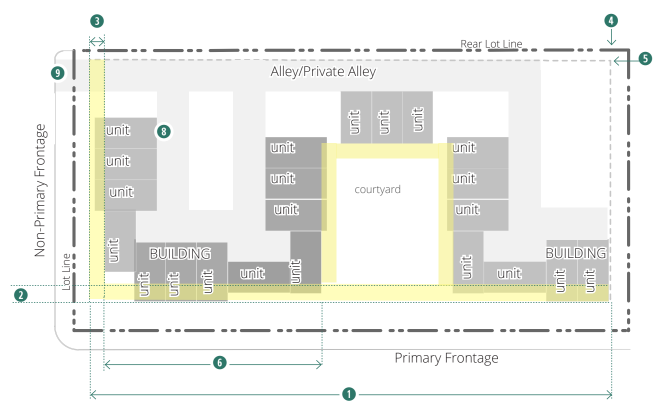


Figure 70.3.F-5. Row Building: Courtyard Layout Example

G. WORKSHOP BUILDING TYPE

The regulating plan in Figure 70.1.G-1 shows permitted locations for this building type. Refer to Sec.70-2 for information on locations for this building type on Master Plan sites.

1. **Intent and Description.** The Workshop building type is similar to the General building, but allows for more flexibility in uses, including light industrial and maker spaces. To aid those more flexible uses, the workshop building also allows for service bays, loading, and vehicular doors in more locations, though limited in design.









Figure 70.3.G-1. **Illustrative Examples of Workshop Building.** Each building image may not exhibit all of the requirements of the building type.



Workshop Building Type

2. **Regulations.** The following defines the requirements specific to this building type. Refer to <u>Sec. 70-3.A</u> through C for requirements applicable to all building types and Sec. 70-5 for general building design applicable to all building types. Refer to Sec. 70-7 for definitions and measuring table requirements.

		WORKSHOP Building Type	REFERENCES/ADDITIONAL REQUIREMENTS		
BUILI	DING SITING Refer to Figure 70.3.E-4.				
0	Minimum Primary Frontage Coverage	70% required; one courtyard permitted	Refer to Sec. 70-3.G.3 for measuring and courtyards.		
2	Primary Frontage Build-to Zone	5 ft. to 20 ft.	Refer to Sec. 70-3.B for explanation of		
3	Non-Primary Frontage Build-to Zone	5 ft. to 15 ft.	primary and non-pr imary frontages.		
4	Minimum Side Setback	5 ft.			
5	Minimum Rear Setback	10 ft.; minimum 20 ft. if abutting a building type permitting residential on ground story			
6	Maximum Site Impervious Coverage Additional Semi-Pervious Coverage	75% 10%			
7	Surface or Accessory Parking	Rear, limited side yard parking			
8	Refuse & Recycling, Utilities, & Loading Location	Rear yard only	Refer to Sec. 70-6.D for screening requirements.		
9	Permitted Driveway Location Permitted Garage Entrance Location	Alley only Rear or side facade; front facade up to 35%	Refer to Sec. 70-7.B.4 for driveway access exception where there is no alley. Refer to Sec. 70-5.M. for garage door design requirements.		
IEIG	HT Refer to <u>Figure 70.3.E-2</u> .				
10	Overall: Minimum Height Maximum Height	1 story; minimum height 18 feet 4.5 stories			
D	All Stories: Minimum Height Maximum Height	14 ft. 18 ft.	Stories are measured floor to floor		
SES	Refer to Figure 70.3.E-2.				
12	All Frontages & Stories	All permitted uses per <u>Table 70.4-A</u> . <u>Permitted Uses</u> .	Refer to <u>Sec. 70-4</u> . for use definitions.		
B	Parking within Building	Permitted fully in any basement and in rear of all other stories	Refer to Occupied Building Space requirement below.		
14	Required Occupied Building Space	Minimum 20 ft. deep on all full height floors from any primary street facade; not required in any basement	Refer to Sec. 70-7.A. for definition for Occupied Building Space.		
ACA	DE & CAP REQUIREMENTS Refer to Figure 70.3.E	-3.			
Ð	Required Transparency Street Facades & Facades Visible from the Street	Minimum 15%, measured per story of all stories. Blank wall limitations apply to street facades only.	Note that Sec. 70-3.B.3 requires primary frontage treatment to turn corners. Blank wall limitations apply per Sec. 70-7.B.		
16	Entrance Location & Number	Principal entrance required on primary frontage facade; entrances required a minimum of one per every 90 ft. of building facade	Refer to Sec. 70-5.K. for Principal Entryway		
D	Entryway Configuration	Entry doors shall be off a stoop, minimum 6 ft. wide and 3 ft. deep	requirements.		
18	Entrance/Ground Story Elevation	Entrances and minimum 80% of the ground story shall be within 30" of adjacent street sidewalk average elevation OR between 30" and 5 ft. with visible basement (transparency required)			
19	Ground Story Vertical Facade Divisions	One minimum 2" deep shadow line per every 100 ft. of street facade width	Refer to Sec. 70-5.L for building articulation		
20	Horizontal Facade Divisions	One minimum 2" deep shadow line within 3 ft. of the top of the ground story on any street facade	including building variety.		
21)	Permitted Cap Types	Parapet, flat; tower permitted	Refer to Sec. 70-3.I. for definition of Cap		

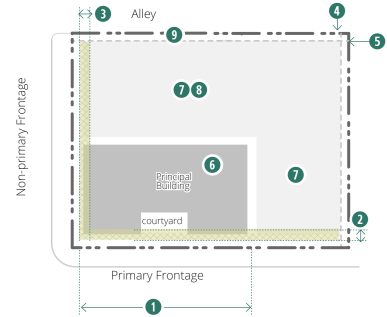


Figure 70.3.G-4. Workshop Building: Building Siting

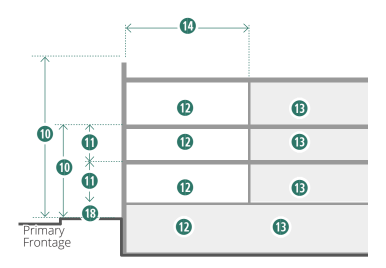


Figure 70.3.G-2. Workshop Building: Height & Use Requirements

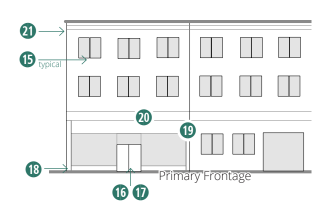


Figure 70.3.G-3. Workshop Building: Facade Design Requirements

Workshop Building Type

- 3. **Supplemental Regulations and Explanations.** The following supplements the table regulations for this bullding type.
 - a. Courtyards. One courtyard, maximum of 30% of facade width or 30 feet wide, whichever is less, may count towards the minimum primary frontage coverage for the Workshop building. Parking and garage entrances are not permitted off the courtyard.

H. CIVIC BUILDING TYPE

The regulating plan in <u>Figure 70.1.G-1</u> shows permitted locations for this building type. Refer to <u>Sec.70-2</u> for information on locations for this building type on Master Plan sites.

1. **Intent and Description.** The Civic building type is the most flexible building, meant to allow for singular, more iconic designs. This building type, however, is limited to civic and institutional uses.



Figure 70.3.H-1. **Illustrative Examples of Civic Building.** Each building image may not exhibit all of the requirements of the building type.







70-3. Building Types **Civic Building Type**

2. **Regulations.** The following defines the requirements specific to this building type. Refer to <u>Sec. 70-3.A</u> through C for requirements applicable to all building types and <u>Sec. 70-5</u> for general building design applicable to all building types. Refer to <u>Sec. 70-7</u> for definitions and measuring table requirements.

In all locations, development of this building type requires approval of a design waiver per Sec. 70-1.G.

		ALL LOCATIONS	REFERENCES/ ADDITIONAL REQUIREMENTS
BUILDING SITING Refer to Figu	re 70.3.H-4.		
1 Minimum Primary F	rontage Coverage	none required	
2 Primary Frontage M	inimum <u>Setback</u>	15 ft.	Refer to Sec. 70-3.B for explanation of primary
3 Non-primary Fronta	ge Minimum <u>Setback</u>	10 ft.	and non-primary frontages
4 Minimum Side Setba	ack	15 ft.	
Minimum Rear Setb	ack	15 ft.	
6 Maximum Building L	ength.	None required	
Maximum Site Impe Additional Semi-Per		50% 30%	
Surface or Accessory Recycling, Utilities, 8		Rear yard, limited side yard	Refer to Sec. 70-6.Dfor screening requirement
Permitted Driveway Permitted Garage Er		Alley only Rear or side facade	Refer to Sec. 70-7.B.4 for driveway access exception where there is no alley.
. HEIGHT Refer to Figure 70.3.I	H-2.		
Overall: Minimum I Maximum		1 stories 3.5 stories	
All Stories: N	linimum Height laximum Height	9 ft.; 15 ft. for single story building 18 ft.; 24 ft. on single story building	Stories are measured floor to floor.
ISES Refer to <u>Figure 70.3.H-2</u> .			
All Frontages & Stori	ies	Limited to Civic and Institutional categories of uses per Table 70.4-A. Permitted Uses	Refer to Sec. 70-4. for use definitions.
Parking within Build	ing	Permitted fully in any basement and in rear of all other stories	Refer to Occupied Building Space requirement below.
Required Occupied I	Building Space	Minimum 20 ft. deep on all full height floors from any street facade. Not required in any basement.	Refer to Sec. 70-7.A. for definition for Occupied Building Space.
ACADE & CAP REQUIREMENT	S Refer to Figure 70.3.H-3.		
Transparency: Stree Visible from the Stre	t Facades & Facades et	Minimum 12%, measured per story of all stories	Blank wall limitations apply to primary street facade per Sec. 70-7.B.7.
6 Entrance Location &	Number	Principal entrance required on primary frontage facade	Refer to Sec. 70-5.K. for Principal Entryway
17 Entrance Configurat	ion	No requirement other than principal entryway design requirements	requirements.
18 Entrance/Ground St	ory Elevation	Principal entrance and 80% of the ground story shall be within 30" of adjacent street sidewalk average elevation OR between 30" and 5 ft. with visible basement (transparency required)	
19 Ground Story Vertica	al Facade Divisions	No requirement; one 2" deep shadow line recommended per every 60 ft. of facade width, whichever is less	Refer to Sec. 70-5.L for building articulation,
20 Horizontal Facade D	ivisions	No requirement; one 2" deep shadow line recommended within 3 ft. of any visible basement	including building variety.
2 Permitted Cap Types	5	Parapet, pitched, flat, other with design waiver per Sec. 70-1.G; tower permitted	Refer to Sec. 70-3.I. for definition of Cap Types and waiver for other cap types

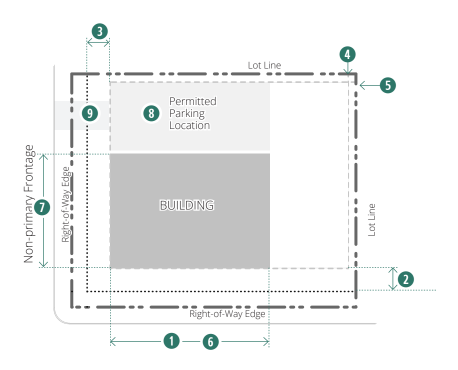


Figure 70.3.H-4. Civic Building: Building Siting

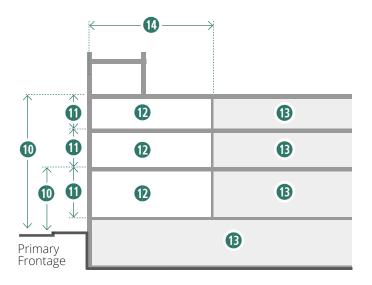


Figure 70.3.H-2. Civic Building: Height & Use Requirements

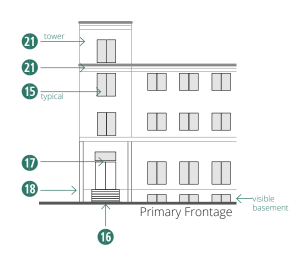


Figure 70.3.H-3. **Civic Building: Facade Design Requirements**

70-3. Building Types **Civic Building Type**

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I. CAP TYPES

1. General Requirements Applicable to All Cap Types.

- a. The major components of any roof shall meet the requirements of one of the cap types permitted per building type.
- b. Roofs for bay or bow windows and dormers are not required to meet a cap type.
- c. Terraces, green roofs, rooftop gardens, and other outdoor facilities are permitted on any roof, except any permanently covered area is considered a story. Where the cover is visible from any public way or open space, the cover shall comply with a cap type. The tower may be applied to these outdoor areas.
- 2. **Parapet Cap Type.** (Refer to Figure 70.3.I-1. Example of a Parapet Cap Type). A parapet is a low wall projecting above a building's roof along the perimeter of the building on all street facades and facades visible from the street or any open or civic space.
 - a. **Parapet Height.** Height is measured from the top of the upper story to the top of the parapet. Minimum height is 2 feet with a maximum height of 6 feet. Horizontal shadow lines. An shadow line shall define the parapet from the upper stories of the building and shall also define the top of the cap. Refer to Sec. 70-6.A for definition of shadow line.
 - b. **Occupied Building Space.** Occupied building space shall not be incorporated behind this cap type.

- c. Rooftop Appurtenances. With the exception of solar panels, any rooftop appurtenances shall be located towards the rear or interior of the parapet roof. The parapet shall screen the mechanicals from the elevation of the sidewalk across the street
- 3. **Flat Cap Type.** (Refer to Figure 70.3.I-2. Example of a Flat Cap Type). This cap type is a visibly flat roof with overhanging eaves.
 - a. **Configuration.** The roof shall have no visible slope from the street and eaves are required on all primary and non-primary frontage facades and facades visible from the street, any open space, or any civic space.
 - b. **Eave Depth.** Eave depth is measured from the building facade to the outside edge of the eave. Eaves shall have a depth of at least 14 inches.
 - c. **Eave Thickness.** Eave thickness is measured at the outside edge of the eave, from the bottom of the eave to the top of the eave. Eaves shall be a minimum of 6 inches thick.
 - d. **Interrupting Vertical Walls.** Vertical walls may interrupt the eave and extend above the top of the eave with no discernible cap.
 - (1) No more than one-third of the front facade may consist of an interrupting vertical wall.
 - (2) Vertical walls shall extend no more than 8 feet above the top of the eave.
 - e. **Occupied Building Space.** Occupied building space shall not be incorporated behind this cap type.

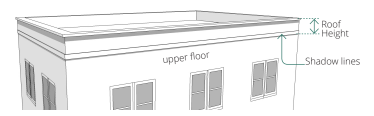


Figure 70.3.I-1. Example of a Parapet Cap Type



Figure 70.3.I-2. Example of a Flat Cap Type

Cap Types

- f. **Rooftop Appurtenances.** With the exception of solar panels, any rooftop appurtenances shall be located behind the interrupting vertical wall with no visibility on any street elevation drawing.
- 4. **Pitched Cap Type.** (Refer to Figure 70.3.I-3. Examples of Pitched Cap Type). This cap type is a sloped or pitched roof, where the slope occurs on all street facades, any open space facade, and civic space facade. Slope is measured with the vertical rise divided by the horizontal span or run.
 - a. **Pitch Measure.** The roof may not be sloped less than a 4:12 (rise:run) or more than 14:12. Slopes less than 4:12 are permitted to occur on second story or higher roofs.
 - b. **Configurations.**
 - (1) Hipped, gabled, and combination of hips and gables with or without dormers are permitted.
 - (2) Butterfly (inverted gable roof) and shed roofs are not permitted, unless a design waiver is approved.
 - (3) Gambrel and mansard roofs are not permitted.
 - c. **Parallel Ridge Line.** A gabled end or perpendicular ridge line shall occur at least every 100 feet of roof when the ridge line runs parallel to the front lot line. (Refer to Figure 70.3.I-3. Examples of Pitched Cap Type).
 - d. Roof Height. Roofs without occupied building space and/or dormers shall have a maximum height on primary and non-primary frontage facades equal to no more than 1.5 times the upper story floor to floor height utilized on the building.



Low Pitched Roof Cap Type (Hip Roof)

- e. **Occupied Building Space.** Occupied building space may be incorporated behind this cap type. If used, the space counts as a half story.
- f. **Rooftop Appurtenances.** With the exception of solar panels, any rooftop appurtenances shall be recessed within the pitched roof with no visibility on any street elevation drawing.
- 5. **Other Cap Types.** Special cap designs otherwise not defined in this section may be approved through a design waiver during the review process with the following requirements:
 - a. The building or portion of building receiving the cap type shall warrant a separate status from the majority of buildings in the zone, with a correspondence between the form of the cap and the building use, such as a dome for a planetarium, a dome for a place of worship, or a unique, singular roof for a more distinctive performing arts venue.
 - b. The cap type shall not create additional occupiable space beyond that permitted by the building type.
 - c. The scale and type of the cap type shall be consistent with the character of South Clarksville and the town.
 - d. The shape of the roof shall be different from those defined in this section this <u>Sec. 70-3.I</u>, such as a dome, spire, or vault, and not a



Parallel Pitched



Pitched Cap Type (Gable Roof)

Figure 70.3.I-3. **Examples of Pitched Cap Type**

- 6. **Towers.** A tower is a vertical element, polygonal (simple), rectilinear or cylindrical in plan that shall be used with other cap types. Refer to Figure 70.3.I-4. Example of a Tower.
 - a. **Location and Quantity.** Unless otherwise defined in the building type tables (Sec. 70-3.C through Sec. 70-3.H), the following applies:
 - (1) A maximum of 2 towers total are permitted within 15 feet of all street facades
 - (2) 2 additional towers are permitted a minimum of 30 feet from a street facade.
 - (3) Tower locations are typically limited to allowing towers associated with the facade design and visible from the street, and those more functional towers located beyond the facade.
 - (4) Towers shall not be located within any required step-back per the building type.
 - b. **Tower Height.** Maximum height, measured from the top of the parapet or eave to the top of the tower shaft not including the cap, is the equivalent of the height of one upper floor of the building to which the tower is applied.

- c. **Tower Width.** Maximum width along all facades is one-third the width of the front facade or 30 feet, whichever is less.
- d. **Tower Spacing.** Towers shall be generally spaced from other towers a minimum of 60 feet and specifically by a minimum of 120 feet along a primary or non-primary frontage facade.
- e. **Transparency.** Towers that meet the minimum floor-to-floor to height of the building type and are located within 30 feet of a facade shall meet the minimum transparency requirements of the building.
- f. **Horizontal Shadow lines.** A shadow line is required between the 4th and 5th stories of any tower and at the cap of the tower.
- g. **Occupied Building Space.** Towers may be occupied by the same uses allowed in upper stories of the building type to which it is applied, unless otherwise stated.
- h. **Rooftop Appurtenances.** No rooftop appurtenances are permitted on tower roofs.
- i. **Tower Cap.** The tower may be capped by the parapet, pitched, or flat roof cap types.

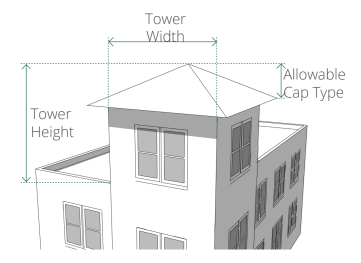


Figure 70.3.I-4. **Example of a Tower**

General Provisions

70-4. USES

Uses are allowed in the SCMU district in accordance with the following table by building type. Uses may be further restricted by the building type regulations (refer to Sec. 70-3.C through Sec. 70-3.H).

A. GENERAL PROVISIONS

- 1. A lot may contain more than one principal use, unless otherwise specified.
- 2. Each of the principal uses may function as either a principal use or accessory use on a lot, unless otherwise specified.
- Each use shall be located indoors (within a permitted building type), unless otherwise expressly stated.

B. TABLE OF PRINCIPAL USES

<u>Table 70.4-A</u> identifies the uses allowed in each building type.

- 1. **Permitted Use ("P").** Uses designated with "P" are permitted by-right in the building types in which they are listed, in all locations within the building, unless otherwise noted. Use-specific standards may apply to the use per the definition.
- 2. **Permitted in Limited Building Locations** ("U"). Uses designated with "U" are permitted by-right in the building types in which they are listed, provided that the uses are located in the upper stories of the structure, in the ground story beyond a depth of at least 20 feet from the front facade, or within any basement.
- 3. **Permitted with Limitations on Area ("L").** Uses designated with "L" are permitted by-right

TABLE 70.4-A. PERMITTED USES											
	STOREFRONT Building Type	RIVERFRONT Building Type	COMMERCIAL MANOR Building Type	GENERAL- OFFICE & ROW-OFFICE Building Type	GENERAL- RESIDENTIAL & ROW-RESIDENTIAL Building Type	WORKSHOP Building Type	CIVIC Building Type	HISTORIC DISTRICT Buildings	REFERENCE		
RESIDENTIAL											
Dwelling, One Unit	U	-	Р	U	Р	U, C	-	Р	Sec. 70-4.F.1.		
Dwelling, 2-4 Unit	U	-	Р	U	Р	-	-	Р	Sec. 70-4.F.1.		
Dwelling, 5+ Unit	U	-	-	U	Р	_	-	Р	Sec. 70-4.F.1.		
Dwelling, Group Home	_	-	-	-	С	-	-	С	Sec. 70-4.F.2.		
CIVIC AND INSTITUTIONAL											
Assembly	_	Р	-	С	С	_	Р	С	Sec. 70-4.F.3.		
Higher Education Facility	U	-	-	Р	_	-	Р	Р	Sec. 70-4.F.4.		
Surgery Center	-	-	-	Р	_	-	Р	Р	Sec. 70-4.F.5.		
Library, Museum, Cultural Institution	Р	Р	-	Р	_	-	Р	Р	Sec. 70-4.F.5.		
Parks and Recreation	С	Р	Р	С	С	-	Р	Р	Sec. 70-4.F.6.		
Police, Fire Station	С	_	-	С	С	-	Р	С	Sec. 70-4.F.7		
School, Pre-Kinder to Intermediate	-	-	С	Р	_	-	Р	Р	Sec. 70-4.F.8.		
Utility Facility, Minor	Р	_	Р	Р	Р	Р	Р	Р			
OFFICE AND CLASSROOM											
Office									Sec. 70-4.F.9		
Business or professional office	U	-	Р	Р	_	Р	-	Р	Sec. 70-4.F.9		
Medical, dental or health practitioner office	Р	-	Р	Р	-	Р	-	Р	Sec. 70-4.F.9		
Collaborative Workspace	Р	-	Р	Р	-	Р	-	Р	Sec. 70-4.F.10		
Research and Laboratories	U	-	-	Р	-	Р	-	Р	Sec. 70-4.F.11		
Trade School	U	_	-	Р	_	Р	-	Р	Sec. 70-4.F.12		

KEY: P = Use permitted as of right U = Permitted in rear of ground story or upper stories only C = Requires conditional use approval L = Limited to a gross floor area of no more than 30% of the building footprint - = Prohibited use

in the building types in which they are listed, however, the total gross square footage of all "L" uses on the lot is limited to no more than 30% of the total building footprint.

- 4. **Requires Conditional Use Permit ("C").** Uses designated with "C" require a conditional use permit per Sec. 225-120 in order to occur in the building types in which they are listed. The use must meet any use-specific standards defined for the use in this section as well as meet any requirements of the conditional use approval. The use may occur anywhere in the building, unless otherwise specified.
- 5. **Prohibited Use.** A dash ("-") in the use table indicates that the use is prohibited in that building type.

C. PROHIBITED USES

The following uses are expressly prohibited within the SCMU district:

- 1. Adult businesses
- 2. Drive-through facilities
- 3. Funeral home or mortuary service
- 4. Gun shops
- 5. Laundromats
- 6. Personal credit establishment (see <u>Sec. 70-3.15 for</u> definition)
- 7. Tattoo and piercing parlors
- 8. Vape shops

TABLE 70.4-A. PERMITTED USES										
	STOREFRONT Building Type	RIVERFRONT Building Type	COMMERCIAL MANOR Building Type	GENERAL- OFFICE & ROW-OFFICE Building Type	GENERAL- RESIDENTIAL & ROW-RESIDENTIAL Building Type	WORKSHOP Building Type	CIVIC Building Type	HISTORIC DISTRICT Buildings	REFERENCE	
RETAIL AND SERVICE										
Broadcast or Recording Studio	U	-	Р	Р	_	-	-	Р		
General Service	Р	_	Р	L	_	_	-	Р	Sec. 70-4.F.13	
Animal Service (no outdoor kenneling)	Р	-	Р	-	-	-	-	Р	Sec. 70-4.F.13	
Child Care Center	Р	-	Р	Р	-	_	-	Р		
Eating and Drinking Establishments (no drive-through facilities)	Р	С	Р	L	_	_	-	Р		
Entertainment										
Indoor	Р	С	Р		_	_	-	Р	Sec. 70-4.F.14	
Outdoor	-	С	-	-	_	-	-	-	Sec. 70-4.F.14	
Financial Services, except personal credit establishment (no drive-through facilities)	Р	-	Р	Р	-	_	-	Р	Sec. 70-4.F.15	
Hotel	Р	-	Р	Р	С	-	-	Р	Sec. 70-4.F.16	
Personal Storage Facility	-	-	_	-	-	-	-	С	Sec. 70-4.F.17	
Retail Sales										
Artisan	Р	_	Р	-	-	Р	-	Р	Sec. 70-4.F.18	
General retail	Р	_	Р	L	_	-	-	Р	Sec. 70-4.F.18	
Large-scale retail (no outdoor storage)	С	_	_	-	_	-	-	С	Sec. 70-4.F.18	
Studio or Instructional Service	Р	L	Р	Р	-	-	-	Р	Sec. 70-4.F.19	
OTHER										
Limited Industrial	-	_	_	_	_	С	-	С	Sec. 70-4.F.20	
Parking Lot (Principal Use)	С	-	С	С	С	С	С	-	Sec. 70-4.F.21	

KEY: P = Use permitted as of right U = Permitted in rear of ground story or upper stories only C = Requires conditional use approval L = Limited to a gross floor area of no more than 30% of the building footprint - = Prohibited use

70-4. Uses

Temporary Uses

- 9. Vehicle supply shops
- Vehicle sales and service uses, such as fueling stations, personal vehicle repair and maintenance, personal vehicle sales and rentals, vehicle body and paint finishing.

D. TEMPORARY USES

Refer to Sec. 150-250 for temporary events permitted and approval processes.

E. ACCESSORY USES

Customary accessory uses are permitted, unless otherwise stated in the use definition.

- 1. **Outdoor Dining.** Outdoor dining areas are permitted associated with eating and drinking establishments per Sec. 150-150. An encroachment permit is required for outdoor dining located in a public right-of-way.
- 2. **Temporary Outdoor Display.** Temporary outdoor display of retail merchandise for sidewalk sales is permitted with the following conditions:
 - a. The displayed merchandise shall be items regularly sold in the abutting store.
 - b. The display shall occur only on sidewalks where a minimum of 6 feet of clear sidewalk area shall be maintained.
 - c. The display may not be located within 15 feet of a street intersection, measured in each direction from the mid-radius of the curb at the corner of the intersection.
 - d. The occurrence is permitted for no more than 5 continuous days, no more than 15 times per year.
- 3. **Outdoor Display.** Permanent outdoor display of goods is not permitted.
 - a. A design waiver may be approved for the permanent outdoor display of goods. Refer to Sec. 70-1.G
 - b. The outdoor display shall not occur within a public or private street right-of-way.
 - c. The display shall be consistent with the character of the area and with appropriate presentation and screening.
 - d. The only goods permitted for display shall be consumer retail goods intended for outdoor

use, such as gardening supplies or outdoor furniture.

F. SPECIFIC USE DEFINITIONS & STANDARDS.

- Residential. Residential means the use of one or more dwelling units located within the principal structure of a lot by a household
 - One-Unit Dwelling. One principal dwelling unit located on a lot that does not contain any other principal dwelling units.
 - 2-Unit Dwelling. Two principal dwelling units, both of which are located on the same lot, with no other principal dwelling units located on such lot.
 - c. **3-Unit Dwelling.** Three principal dwelling units, all 3 of which are located on the same lot, with no other principal dwelling units located on such lot.
 - d. **Multi-Unit Dwelling.** Four or more principal dwelling units, all of which are located on the same lot.
- 2. **Group Home Dwelling.** A facility where a group of persons other than a household resides together with a common purpose or goal. Refer to state regulations.
- 3. **Assembly.** A facility that has organized services, meetings, or programs to benefit, educate, entertain, or promote discourse amongst the residents of the community in a public or private setting, generally with little or no relationship to commerce. Includes places of worship, religious institutions, community centers, convention centers, performing arts venues, town hall.
- 4. Higher Education Facility. A non-profit institution for post-secondary education, public or private, for higher education that grants associate or bachelor degrees and may also have research facilities and/or professional schools that grant master and doctoral degrees.
- Library, Museum, Cultural Institution. A facility open to the general public housing educational, cultural, artistic, or historic information, resources, and exhibits. May also include accessory food service and a gift shop.
- 6. **Parks and Recreation.** A use of land for active or passive, outdoor space available to the general

Specific Use Definitions & Standards.

public. Includes such uses as parks, plazas, greens, parklets, playfields, playgrounds, and tot lots for general recreation, athletics, and leisure. This use generally has little or no relationship to commerce. May include historic structures/monuments, ornamental gardens, or arboretums. May be associated with an assembly or school use. Park uses may also be utilized to host temporary private or community events, such as a farmer's market or art fair. Additional use-specific standards include:

- a. Parking. Parking lots are not permitted in parks in any zone except by special use approval.
- b. Stormwater Accommodations. Parks that incorporate stormwater management on a site or zone scale are encouraged.
- c. Stormwater facilities shall be designed to accommodate additional uses, such as an amphitheater or a sports field.
- d. Stormwater facilities shall be designed not to be fenced and shall not impede public use of the land they occupy.
- 7. **Police/Fire Station.** A facility providing public safety and emergency services; training facilities, and locker rooms. Limited overnight accommodations may also be included. Fire/Police Stations are permitted in applicable zones with the following use-specific standards include:
 - a. Garage doors are permitted on the front facade.
 - b. Exempt from maximum driveway widths.
- 8. **School, Pre-Kindergarten, Elementary, Intermediate.** A public or private education facility with classrooms and offices, that may also include associated indoor facilities such as ball courts, gymnasium, theater, and food service. Parking facilities may be provided for faculty, administration, staff, and visitors.
- Office. Uses that focus on providing executive, management, administrative, professional or medical services in an office setting. Examples of specific office use types include:
 - a. **Business and Professional Office.** Office uses for companies and non-governmental organizations. Examples include corporate offices, law offices, architectural firms, insurance companies and other executive, management

or administrative offices for businesses and corporations. Also included are insurance claims adjusters/estimators with no more than one vehicle inspection bay and no on-site repair facilities.

- b. Medical. Dental and Health Practitioner Office. Office uses related to diagnosis and treatment of human patients' illnesses, injuries and physical maladies that can be performed in an office setting with no overnight care. Typical uses include offices of physicians, dentists, psychiatrists, psychologists, and chiropractors. Also includes practitioners of massage therapy, when performed solely by state-licensed professionals. Surgical, rehabilitation and other medical centers that do not involve overnight patient stays are included in this use subcategory, as are medical and dental laboratories, unless otherwise expressly indicated. Ancillary sales of medications and medical products are allowed in association with a medical, dental or health practitioner office. Does not include the following:
 - (1) Pain therapy centers and clinics, outpatient
 - (2) Abortion clinics
 - (3) Alcoholism treatment centers and clinics
 - (4) Birth control clinics
 - (5) Detoxification centers and clinics
 - (6) Drug addiction and substance abuse treatment centers and clinics
- 10. **Collaborative Workspace.** Uses where shared space is available for rental by professional workers typically on an hourly or daily basis. The space may provide separate desks, offices, other workspaces, and shared communal space, and may include kitchen facilities. Users may share the site to interact and collaborate as part of a community. Includes such types of spaces as coworking facilities, business incubators, and shared kitchens. To the extent practicable, public or communal space should occupy any ground story storefront spaces, i.e. lobby, reception, conference room, coffee bar.
- 11. **Research and Laboratories.** Uses engaged in scientific research and testing services leading to the development of new products and processes. Such uses resemble office buildings or campuses and do not involve the mass production, distribution or sale of products. Research services do not produce odors, dust, noise, vibration or

Specific Use Definitions & Standards.

- other external impacts that are detectable beyond the property lines of the subject property.
- 12. **Trade School.** Uses in an enclosed building that focus on teaching the skills needed to perform a particular job. Examples include schools of cosmetology, modeling academies, computer training facilities, vocational schools, administrative business training facilities and similar uses. Does not include outdoor training or driving facilities.
- 13. **General Service.** A category of uses that provides patrons services that occur indoors and limited retail products related to those services. Visibility and accessibility are important to these uses; walk-in customers and by-appointment clients are typically both accommodated Includes such uses as, but not limited to, barber and beauty shops, spa facilities, tailors, consumer goods repair. Does not include Animal Service.
 - Animal Service. A use that provides patrons animal care services and limited retail products related to those services, such as pet grooming services, veterinary services. Outdoor kenneling not permitted.

14. Entertainment.

- a. **Indoor.** An commercial indoor facility for gathering events for entertainment such as, but not limited to, movie theaters and indoor skating rinks.
- b. **Outdoor.** A large, outdoor facility for entertainment events and businesses, such as, but not limited to, putt-putt golf, driving ranges, batting cages, go-carts, swimming pools.
- Financial Services. Chartered financial depository institutions, including such uses as banks, savings and loans. Does not include personal credit establishments. Drive-through facilities not permitted.
 - a. **Personal Credit Establishments.** An establishment primarily engaged in the business of lending money on the security of pledged goods, left in pawn, on the condition that it may be redeemed or repurchased by the seller; of purchasing tangible personal property left in pawn; or of providing cash to patrons for payroll, personal, and bank checks.
- 16. **Hotel.** A facility offering short-term, temporary lodging to the general public with daily room

- cleaning services, and consisting of an unlimited number of sleeping rooms with or without in-room kitchen facilities. Secondary service uses may also be provided, such as restaurants and meeting rooms. The following use-specific standards apply:
- a. Temporary lodging is permitted for up to 30 days within a 6 month period.
- b. Rooms shall be accessed from the interior of the building.
- c. Exterior stairs to upper stories are not permitted on any street facade.
- 17. **Personal Storage Facility.** An enclosed use that provides separate, small-scale, self-service storage facilities leased or rented to individuals or small businesses. Facilities are designed and used to accommodate interior access only to storage lockers. No drive-up access from passenger vehicles is permitted.
- 18. **Retail Sales.** A category of uses involving the sale of goods or merchandise to the general public for personal or household consumption.
 - a. Artisan Studio/Retail. A use involving the creation of art works, custom goods, or small-scale production, assembly, and/or repair through the use of hand tools and small-scale equipment with little to no noxious by-products. Use must include a showroom or small retail outlet selling art and/or goods produced. Includes such uses as craft brewery, craft distillery, furniture shop, glass blowers, jewelers, pottery and ceramic sales, upholsterers, woodworking shop. The following use-specific standards apply:
 - (1) The maximum overall gross floor area is limited to 10,000 square feet, unless otherwise noted.
 - (2) A showroom, taproom, tasting room, or retail outlet shall be located in the front of the building and shall occupy a minimum of 25% of the gross floor area. The space shall be generally opened to the public during regular shopping hours and shall sell the products produced on-site.
 - (3) This use may also include associated facilities such as offices and small scale warehousing, but distribution is limited to no more than 2 vans or small trucks. Distribution access shall be from the rear.

Specific Use Definitions & Standards.

- b. **General Retail.** Uses involving the sale of goods to the consumer in a store open regular business hours, including such uses as apparel stores, convenience stores, drug stores, grocery and specialty food stores, wine or liquor stores, gift shops, florists, department stores, appliance stores, electronics stores, bike shops, book stores, stationery stores, art galleries, hobby shops, furniture stores, pet stores, antique shops, music stores, toy stores, sporting goods stores, variety stores, medical supplies, office supplies.
- c. Large-Scale Retail. Uses involving the sale of goods to the consumer in a warehouse or larger-scale store open regular business hours. Outdoor storage of goods is not allowed. Includes such uses as lumber stores, home improvement stores, furniture warehouse stores, recreational equipment stores (i.e. trampolines, play equipment).
- 19. **Studios or Instructional Service.** Uses in an enclosed building that focus on providing individual or small group instruction or training in fine arts, music, dance, drama, fitness, language or similar activities. Includes dance studios, ballet academies, yoga studios, martial arts instruction, tutoring, artist studios and photography studios.
- 20. **Limited Industrial.** Uses that process, fabricate, assemble, treat, or package finished parts of products without the use of explosive or petroleum products. Common examples include apparel manufacturing, bakery products, bottling plants, ice manufacturing, mattress manufacturing and assembly, microbreweries, micro distilleries, musical instrument manufacturing, printing and binderies. Additional use requirements are as follows:
 - a. The use is limited to no more than 12,000 square feet of gross floor area;
 - b. All activities must occur within an enclosed building;
 - c. Hours of operation are limited to 7:30am until 8:00pm, Monday through Saturday;
 - d. Distribution is limited to no more than 2 Class 6 or smaller trucks;
 - e. Warehousing is limited to products produced or assembled on-site; and

- f. The use does not produce odors, dust, noise, vibration or other external impacts that are detectable beyond the property lines of the subject property.
- 21. **Parking Lot.** Surface or structured parking lots located on a lot as the principal use of the lot. In the SCMU district, parking structures within the buildings with other uses are regulated by the building type. Additional use requirements are as follows:
 - a. Location. Parking lots shall not be located on a primary street frontage.
 - Materials. Any portion of a parking structure fronting a non-primary street or visible from any street shall meet the materials and color requirements of general design requirements.
 - c. Ramps. Drive ramps sloped more than 1:20 shall not be located on a street facade.
 - d. Height. The height of the separate structure must be lower than any part of an abutting or adjacent principal structure by a minimum of 6 feet.
 - e. Re-Use. Consider providing horizontal floors at the floor-to-floor heights of one of the building types, to allow future conversion to another use.

70-4. Uses

Specific Use Definitions & Standards.

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70-5. GENERAL BUILDING DESIGN

A. APPLICABILITY

The following design requirements apply to all building types unless otherwise stated.

B. INTENT

The following specific intent statements apply to these design requirements in addition to the general intent stated in Sec. 70-1.A.

- 1. **General.** The requirements of this Sec. 70-5, in conjunction with the requirements of Sec. 70-3 Building Types, are intended to improve the physical quality of buildings, improve the long-term value and durability of buildings, enhance the pedestrian experience, and protect or establish the character of the Town.
- 2. **Durable, High Quality.** The minimum design standards are intended to ensure use of well-tested, high quality, durable, weather-resistant, exterior grade, preferably natural materials on the majority of finished surfaces, while permitting a wider range of materials for details. High quality materials can improve the quality of buildings in that they weather well, have a lower failure rate, require a low level of maintenance, have a longer life cycle and sense of permanence, and maintain higher long term value.
- 3. **Simple, Well Organized Facades.** The design requirements are intended to promote

- simpler, well organized facades that are easy to comprehend and have a clear hierarchy.
- 4. **Human-Scaled Building Units.** The design requirements are intended to yield building facade proportions that are comfortable to and in line with the scale of people. Additionally, a high level of detail relates facades to pedestrians and makes them more interesting and inviting.

C. MAJOR FACADE MATERIALS

A minimum of 65 percent of each street and nonstreet facade surface, not including window and door areas, shall be composed of major materials per <u>Table</u> 70.5-B.

- Simplicity of Surface Materials. A minimum of 60 percent of each building or a minimum of 60 percent of each 60-foot or wider facade division, not including window and door areas, shall be faced with a single major material. See <u>Figure</u> 70.5.Q-1
- 2. **Side and Rear Facades.** Permitted Major Materials shall continue around the corner of a building from the street facade onto the side or rear facade for no less than 30 feet along the side or rear facade. Refer to Table 70.5-B.
- 3. **Other Materials.** A design waiver may be approved for materials not listed as permitted major materials, with the exception of those materials listed in Table 70.5-E as prohibited



Figure 70.5.Q-1. Major and Minor Materials on a Facade

		MAJOR MATERIALS: STREET FACADE minimum 65% of facade NOTE: Street facade materials shall extend around corners per 70-4.C.2				MINOR FACADE MATERIALS maximum 35% of facade	
MATERIAL (alphabetical)	STOREFRONT BUILDING	GENERAL- OFFICE, WORKSHOP BUILDING	GENERAL- RESIDENTIAL, ROW BUILDING	COMMERCIAL MANOR	ALL BUILDING TYPES	STOREFRONT, GENERAL, WORKSHOP BUILDING	ROW BUILDING, COMMERCIA MANOR
Brick un-glazed, full dimensional, unit, fac brick	ce •	•	•	•	•	•	•
Brick economy size		•			•	•	
Brick thin, veneer							
Concrete Masonry Units architectural, minimum 3" depth, "artisan stone" look, varied sizes, (Eschelon Masonry or approved equal)	•	•		•	•	•	•
Concrete Masonry Units architectural, minimum 3" depth, "stone" face, "hewn stone", rock cut					•	Limited to ba facades and of ground sto	bottom half
Concrete Masonry Units split-faced, burnished/ground face, glazed, or honed, minimum 3" dept	h				•	•	•
Concrete Surfaces unfinished							
Concrete Surfaces finished, stained, painted, treated						•	
Fiber Cement Board, Composite finished panels					•	•	•
Fiber Cement Board finished lap siding or shingles			only on Row building	•	•	•	•
Glass curtain wall system						•	•
Metal architectural panel system						•	
Metal, Corten panels or panel systems, not ribbed or corrugated	d					•	
Metal, Composite aluminum composite materials (ACM) or panels (ACP)						•	
Stone natural, units	•	•	•	•	•	•	•
Stucco cement-based, 2- 3 layer hard coat					•	•	•
Stucco synthetic or with elastomeric finish						Limited to 3r stories only.	d or higher
Terra Cotta or Ceramic tiles or panels						•	•

Division 70: South Clarksville Mixed-Use District **70-5. General Building Design**

TABLE 70.5-B. MAJOR AND MINOR MATERIALS: FACADES											
		et facade mat	ET FACADE 15% of facade terials shall ext per 70-4.C.2		MAJOR MATERIALS: NON- STREET FACADES minimum 65% of facade	MINOR FACAL maximum i facade					
MATERIAL (alphabetical)	STOREFRONT BUILDING	GENERAL- OFFICE, WORKSHOP BUILDING	GENERAL- RESIDENTIAL, ROW BUILDING	COMMERCIAL MANOR	ALL BUILDING TYPES	STOREFRONT, GENERAL, WORKSHOP BUILDING	ROW BUILDING, COMMERCIAL MANOR				
Wood natural, aged lap siding, shingles, rainscreen system						•	•				
Wood painted, stained, or treated siding, shingles, rainscreen system						•	•				
Wood, Composite rainscreen system					•	•	•				























Figure 70.5.Q-3. **Allowed Facade Materials**

70-5. General Building Design

TABLE 70.5-D. ALLOWED DETAIL & ACCENT MATERIALS (all facades)

All permitted major and minor facade materials may be used for details, trim, and accents.

Concrete Details

Precast stone ornamentation, lintels, sills, banding, columns, beams

Fiber Cement Details trim, soffits

Metal Details

trim, ornamentation, lintels, beams, columns

Wood and Wood Composite Details

painted/treated trim, soffits, other approved details

Vinyl Details

M limited to soffits, window trim; minimum .04 inches thick





TABLE 70.5-E. PROHIBITED MATERIALS

Concrete, Unfinished

untreated, unstained, unpainted

Fiberglass and Acrylic Panels

all

O Glass Block

Metal Panels

corrugated or ribbed panels

Plastic Panels

 all, including high-density polyethylene and polycarbonate panels

Stucco Mouldings or Synthetic Stucco Mouldings

R trim, sills, cornices, banding, columns, pilasters or other 3 dimensional details

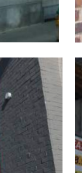
Vinyl Siding

all vinyl except detail materials noted in Table 70.5-D

Wood

Unfinished, untreated plywood and wood panels













- materials. Refer to <u>Sec. 70-1.G</u> for the design waiver process.
- 4. **Color.** The paint or finish colors of any major materials requiring an applied finish shall be from an historic palette from any major paint manufacturer. Other colors may be utilized for details and accent materials.

D. MINOR FACADE MATERIALS

- Maximum Minor Materials for Surface Areas.
 A maximum of 35 percent of each facade surface, not including window and door areas, may be composed of minor facade materials per <u>Table</u> 70.5-B.
- 2. **Accents and Details.** Additional materials are permitted for trim, accents, and details per <u>Table</u> 70.5-D, not included in the maximum surface area.
- 3. **Other Materials.** A design waiver may be approved for materials not listed as permitted minor materials or accent and detail materials, with the exception of those materials listed in

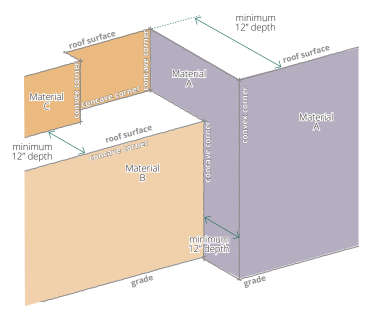


Figure 70.5.Q-6. **Diagram of Allowable Changes in Surface Materials**

<u>Figure 70.5.Q-14</u> as prohibited materials. Refer to Sec. 70-1.G for the design waiver process.

E. PITCHED ROOF MATERIALS

Allowed pitched roof materials include dimensional asphalt composite shingles, wood shingles and shakes, metal tiles or standing seam, slate, and ceramic tile. Engineered wood or slate may be approved through the design waiver process with an approved sample and documented examples of successful, high quality installations within 100 miles of the site

F. MATERIALS INSTALLATION QUALITY

- 1. **Intent.** The intent of the materials installation quality requirements is to advance the quality of construction, durability, and aesthetics of new buildings, specifically related to application and detailing of facade materials.
- Changes in Material. Changes in vertical surface materials for buildings shall meet the following standards:
 - a. Changes in Surface Materials. Changes in surface materials, whether major materials or minor materials, shall occur only at concave corners, minimum 12" deep. Surface materials are materials intended to cover the facade surface (such as unit materials, siding, stucco, panels) and do not include detail materials, such as but not limited to cast stone for lintels or cornices, exposed metal beams, or any material used to create a shadow line. See Figure 70.5.Q-6.
 - Materials Hierarchy. Unit materials shall be elevated from the face of the building above less detailed, surface materials. For example, stucco, as a constant surface material, shall be recessed behind a bricked surface. See Figure 70.5.Q-6 for an example, where Material A is brick, Material B metal panels, and Material C stucco.
- 3. **Shadow Lines on Surfaces.** Shadow lines shall be created at changes in materials with solid materials of a thickness that is greater than 2 inches, such as cast stone, masonry, or stone. For example, cast stone pieces may be offset to create a shadow, where the convex corner of the piece is used to create the corner of the detail.

70-5. General Building Design

Windows

- 4. **Appropriate Grade of Materials.** Except the Row building type, all doors, windows, and hardware shall be of commercial grade quality.
- 5. **Applique Materials.** Materials with thickness of less than 2.5 inches, including but not limited to stucco, shall not be used or formed to create shadow lines.
- 6. **Stucco Installation.** Any stucco construction shall be of the highest installation quality, meeting the following criteria:
 - a. Jointing. All stucco joints shall be aligned along the facade in the pattern shown on the elevations submitted for the site plan approval. Joints shall also align with the locations of windows and doors and other changes in material.
 - b. Construction. The stucco wall assembly shall be indicated on the plans specifying stucco type and construction.
- 7. **Waiver.** Modification to these material installation requirements may be approved through a design waiver.

G. WINDOWS

Windows on street and public way facades of all buildings shall be constructed consistent with the following requirements:

- 1. **Amount.** Each building shall meet the transparency requirements applicable to the building type. See <u>Sec. 70-3</u>.
- 2. **Recessed.** All windows, with the exception of ground story storefront systems and glass curtain wall systems, shall be recessed with the glass a minimum of 2 inches back, measured from the facade surface material or adjacent trim.
- 3. **Vertically Oriented.** All windows shall be vertically oriented unless the following standards are met:
 - a. Flat Cap Type. When the flat cap type is used, horizontally oriented windows may be used for up to 30 percent of the total transparency area of each upper story.
- 4. **Visibility Through Glass.** Reflective glass and glass block are prohibited on street and public way facades. Windows shall meet the transmittance



Figure 70.5.Q-7. **Vertically Oriented Windows with Expressed Lintels**



Inappropriately Scaled Shutters: Not Permitted



Appropriately Scaled Shutters: **Permitted** Figure 70.5.Q-8. **Examples of Shutters**

- and reflectance factors established in the transparency definition (see Sec. 70-7).
- 5. **Expressed Lintels.** For masonry construction, the expression of lintels shall be included above all windows and doors by a change in brick coursing or by a separate detail or element. See <u>Figure</u> 70.5.Q-7 for illustrations of expressed lintels.

H. SHUTTERS

When shutters, whether functional or not, are utilized on a street or public way facade of any building type, the shutters shall meet the following requirements. See Figure 70.5.Q-8 for examples of shutters.

- 1. **Size.** All shutters shall be sized for the windows, so that, if the shutters were to be closed, they would not be too small for complete coverage of the window
- 2. **Materials.** Shutters shall be wood, metal, or fiber cement. Other synthetic and engineered woods may be approved through a design waiver provided that the applicant submits a sample and examples of high quality, local installations of the material, located within 100 miles of the site.

I. AWNINGS, CANOPIES, & LIGHT SHELVES

Awnings, canopies, and light shelves on all buildings shall be constructed consistent with the requirements of this subsection. See <u>Figure 70.5.Q-9</u> for examples of awnings.

- 1. **Encroachment.** Awnings, canopies, and light shelves shall not extend into a Town right-of-way or easement except as otherwise approved by an encroachment permit.
- 2. **Attached Awnings & Canopies.** Awnings and canopies that are attached to the building and could be removed shall meet the following standards:
 - Material. All awnings and canopies shall be canvas or metal. Plastic awnings are prohibited. Other materials may be approved with a design waiver.
 - b. Shapes. Waterfall or convex, dome, and elongated dome awnings are permitted only with an approved design waiver per Sec. 70-1.G.
 - c. Lighting. Backlit awnings are prohibited.
 - d. Structures. Frames shall be metal and shall be wall mounted. Support poles from the ground



Metal Awning



Canvas Awning

Figure 70.5.Q-9. Examples of Awnings

70-5. General Building Design **Balconies**

are prohibited unless the awning is over 8 feet in depth and utilized for outdoor eating areas or entrances.

- e. Multiple Awnings on the Facade. When more than one awning is mounted on a facade, the awning types and colors shall be coordinated.
- 3. **Canopies & Light Shelves.** Permanent canopies, projections, or overhangs used as architectural features, light shelves, or shading devices are permitted.
- 4. **Clearance.** All portions of any awning, canopy, or light shelf shall provide at least 8 feet of clearance over any walkway and 15 feet of clearance over vehicular areas.
- 5. **Signage.** Refer to <u>Sec. 200</u> for signs on awnings and canopies.

J. BALCONIES

Balconies on a facade facing any street, courtyard, open space, or public way shall be consistent with the requirements of this subsection. See <u>Figure 70.5.Q-10</u> for examples of balconies.

- 1. **Definition.** For the purpose of this subsection, balconies shall include any roofed or un-roofed platform that projects from the wall of a building above grade that is enclosed only by a parapet or railing. This definition does not include false balconies, Juliet balconies, or balconettes.
- 2. **Balconettes.** Sometimes referred to as juliet balconies, balconettes are false balconies consisting of a rail and door, either without an outdoor platform or with an outdoor platform less than 18 inches in depth. Balconettes are permitted and do not count towards the maximum permitted amount of balcony on a street facade.
- 3. **Size.** Balconies shall be a minimum of 4 feet deep and 5 feet wide.
- 4. **Integrated Design.** Balconies are intended to be integrated with the design of the facade, avoiding tacking the balconies onto the facade after the elevation has been designed.
 - a. A minimum of 50 percent of the perimeter of each balcony shall abut an exterior wall of the building, partially enclosing the balcony.
 - b. The balcony support structure shall be integrated with the building facade; separate











Figure 70.5.Q-10. **Examples of Balconies**

70-5.General Building Design **Principal Entryway**





Figure 70.5.Q-11. **Examples of Defined Principal Entryways**

columns or posts supporting any balcony from the ground are prohibited.

- 5. **Platform.** The balcony platform shall be at least 3 inches thick and any underside of a balcony that is visible from any public way shall be finished.
- 6. **Facade Coverage.** A maximum of 35 percent of the public way frontage facades, calculated separately for each facade, may be covered by balconies. The balcony area is calculated by drawing a rectangle around the following: the platform or floor of the balcony; any rails, walls, columns or indentations; and any ceiling, roof, or upper balcony.
- 7. **Build-to Zone Requirement.** The portion of the facade occupied by an upper story balcony is exempt from meeting the build-to zone requirement.
- 8. **Right-of-Way.** Balconies shall not extend into any right-of-way or easements except as otherwise approved by the Town.
- 9. **Waiver.** A design waiver may be submitted for an alternate balcony design per Sec. 70-1.G.

K. PRINCIPAL ENTRYWAY

See Figure 70.5.Q-11 for examples of defined principal entryways. Principal entrances to all buildings or units shall be clearly delineated through one or more of the following design features:

- 1. **Roof or Canopy.** The entryway is covered by a roof or canopy differentiating it from the overall building roof type.
- 2. **Porch.** The entryway is through a porch.
- 3. **Sidelights and Transom.** Sidelights or transom windows are included around the entryway.
- 4. **Extended Articulation.** The entryway is included in a separate bay of the building that extends up at least 2 stories.
- 5. **Other Design.** A design that does not meet the above standards may be approved with a design waiver (Sec. 70-1.G) if it is determined that the

70-5. General Building Design

Building Articulation

design adds emphasis and draws attention to the entryway.

L. BUILDING ARTICULATION

The following applies to all building types. See <u>Figure 70.5.Q-13</u> for examples of building facade variety and articulation of stories.

- 1. **Building Facade Variety.** Buildings 120 feet in length or greater, as measured along any street or public way frontage shall fulfill the following requirements:
 - a. Increments. Each public way facade shall be varied in segments less than or equal to 90 feet.
 - b. Requirements. Each facade segment shall vary by at least 3 of the following:
 - (a) The type of dominant material or by color, scale, or orientation of that material;
 - (b) The proportion of recesses and projections. within the build-to zone;
 - (c) The location of the entrance and window placement, unless storefronts are utilized;
 - (d) Roof type, plane, or material, unless otherwise stated in the building type requirements:
 - (e) Building heights.
- 2. **Articulation of Stories.** Stories shall be articulated on street and public way facing facades.
 - a. Fenestration. Fenestration or window placement on street facades shall be organized by stories.
 - b. Shadow Lines. Horizontal shadow lines and lintels over openings may be used to delineate stories with minimum shadow lines required per building type.
 - c. Mezzanines. Mezzanines that fall within the range of floor to floor heights of the building type shall be articulated on the facade and require separate calculation for transparency per <u>Sec. 70-7.7</u>. Tall Stories.
 - d. Taller Spaces. Spaces exceeding the allowable floor to floor heights of the building type shall



Figure 70.5.Q-13. **Examples of Building Facade Variety and Articulation of Stories**

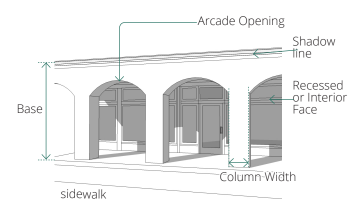


Figure 70.5.O-12. Illustration of Arcade

be articulated as multiple stories on the street facade.

M. ARCADE DESIGN

See <u>Figure 70.5.Q-12</u> for an illustration of an arcade. The following requirements apply to arcades. An arcade is a covered pedestrian walkway within the recess of a ground story.

- 1. **Depth.** An open-air public walkway shall be recessed from the principal facade of the building a minimum of 8 feet and a maximum of 15 feet.
- 2. **Build-to Zone.** When the arcade is utilized, the the outside face of the arcade shall be considered the front facade, located within the required build-to zone.

- 3. **Column Spacing.** Columns shall be spaced between 10 feet and 12 feet on center.
- 4. **Column Width.** Columns shall be a minimum of 1 foot 8 inches and a maximum 2 foot 4 inches in width
- 5. **Arcade Openings.** Openings shall not be flush with interior arcade ceiling and may be arched or straight.
- 6. **Horizontal Facade Division.** A horizontal shadow line shall define the ground story facade from the upper stories.
- 7. **Visible Basement.** A visible basement is not permitted.
- 8. **Waiver.** A design waiver may be submitted for approval of an alternate arcade design.

N. VISTAS

Views down streets shall be considered when laying out streets and locating open space, parking, and buildings.

- 1. **Rears of Buildings.** The location of open space and streets shall not create views of the rear of buildings or parking behind buildings.
- 2. **Parking.** Parking structures and surface parking lots are not permitted at the termination of a street vista.
- 3. **Street Termini.** When a street terminates at a parcel, the parcel shall be occupied by one of the following:



Figure 70.5.Q-14. Example of Terminated Views at buildings and civic open space.

- a. **Open Space.** If the parcel is open space, any open space type shall be utilized and a vertical element shall terminate the view. Acceptable vertical elements include, but are not limited to, a stand or group of trees, a sculpture, a gazebo or other public structure, or a fountain.
- b. **Building.** If the parcel is not utilized as an open space, the facade of a building, whether fronting a primary street or not, shall terminate the view. The building shall incorporate one of the following treatments to terminate the view: a tower, a bay, or a courtyard.

O. GARAGE DOORS

The following requirements apply to garage doors provided on any street facade.

1. Location.

- a. Primary Frontages. Except on the Workshop building type, garage doors are permitted on primary street facades only when utilized for patio access, open air dining, or display and not utilized for vehicular access.
- b. Non-Primary Frontages. Garage doors may be permitted on non-primary street facades with direct access to the street where permitted by building type.
- c. Interior Lot Facades. The preferred location is on interior lot facades.
- d. Workshop Building. Location of garage doors on the primary facade of a workshop building is defined in the building type regulations (Sec. 70-3.G).
- 2. **Recessed from Facades.** Garage doors located on street-facing facades shall be recessed a minimum of 3 feet from the dominant facade of the principal building facing the same street.

3. **Design.**

- Garage doors facing a non-primary street and intended to be closed during business hours shall be clad with materials consistent with the design of the building.
- b. On the Workshop building type, garage doors on primary frontage facades shall be a minimum of 50 percent glass.

70-5. General Building Design

Ground Story at Sloping Facades

c. Carriage-style windows in the door or upgraded architectural doors are required on the Row building type.

P. GROUND STORY AT SLOPING FACADES

See Figure 70.5.Q-15 for examples of ground story treatments.

- 1. **Storefronts.** The following regulations apply to storefront facades along sloping streets:
 - a. Grade transitions on the building along the sidewalk should be designed to maximize active pedestrian-scale frontages between waist and eye level while minimizing blank walls.
 - b. The interior floor level shall step to match the exterior grade within 3 feet. With approval of a design waiver, changes in grade may be accommodated by a storefront window display space.
 - c. Knee wall and retaining walls shall not exceed 30 inches in height except along a maximum 15 foot section of facade length.
 - d. If grade change is more than 9 feet along a single block face, entrance requirements may be increased to one entrance per 90 feet of building frontage.
 - e. If grade change is more than 9 feet along a single block face, building entrances adjacent to the street shall be within 3 feet of the elevation of the adjacent sidewalk.
- 2. **Non-Storefronts.** The following regulations apply to all non-storefront facades along sloping streets:
 - a. Grade transitions at the building along the sidewalk shall be designed to minimize blank walls. Multiple front entrances along the street activate each segment of building section at each grade.
 - b. The interior floor level shall step to match the changes in exterior grade within a 3-foot range. With a design waiver approval, deeper transition zones between the sidewalk and building facade of porches, terraces, and landscape areas may be used assist with grade changes.
 - c. Changes can be accommodated by terraced planters and retaining walls. Retaining walls







Figure 70.5.Q-15. **Examples of Ground Story Elevations along Slopes**

Mechanical Equipment & Appurtenances

- shall not exceed 30 inches in height except along a maximum 15-foot section of frontage.
- d. When the elevation of the first floor is more than 3 feet above grade, windows should be provided into the basement or lower floor elevations

Q. MECHANICAL EQUIPMENT & APPURTENANCES

- 1. **Intent.** Mechanical equipment and appurtenances can have a negative visual impact and detract from the quality of the design of a building. The purpose of the standards of this section is to ensure that the visual impact of mechanical equipment and appurtenances is minimized.
- 2. **Mechanical Equipment in Building.** Mechanical equipment shall be located within the building, unless the applicant demonstrates the equipment is necessary for the function of the building and locating the equipment within the building would conflict with the equipment's function.
- 3. **Rooftop Mechanical Equipment.** Any rooftop mechanical equipment, such as but not limited to vents, ducts, condensers, and ventilators, and not including solar panels, shall be located consistent with one of the following methods:
 - a. Incorporate equipment into the roof design consistent with the applicable standards of <u>Sec.</u> 70-3.I. Cap Types.
 - b. Set the equipment back a minimum of 20 feet from any street or public way facade.
 - c. To the extent practicable, all rooftop mechanical shall be painted to blend with the structural roof and limit its visibility.
 - d. Rooftop mechanical equipment visible from adjacent highways shall be screened with materials consistent with the building design.
 - e. Solar panels are permitted, subject to Division 157.
- 4. **Mechanical Equipment and Utility Appurtenances on Facades.** Mechanical equipment and utility appurtenances shall not be located on a facade unless the applicant demonstrates that locating the equipment in a different location would conflict with the equipment's function. Any equipment or

- appurtenance approved on a facade, such as but not limited to dryer vents, gas meters, and air conditioners, shall be located consistent with the following standards:
- a. Facade. The mechanical equipment may be located on a primary facade only if the following requirements are met:
 - (1) The equipment is located on a surface perpendicular to any right-of-way;
 - (2) The equipment extends from the facade surface no more than 3 inches; and
 - (3) The equipment is screened from the sidewalk
- Alignment. Multiple pieces of mechanical equipment shall be organized on the facade in a regular pattern and aligned. Compliance with this standard must be illustrated on the drawing elevations submitted as part of the application.
- c. Material Coordination. To the extent practicable, facade-mounted mechanical appurtenances shall be located on a material that limits their visibility. For example, dark colored vents will be more visible on light colored stucco than a textured, darker surface such as brick.
- 5. Mechanical Equipment and Utility Appurtenances on Other Horizontal Surfaces.

Mechanical equipment located on the ground, decks, or horizontal surfaces other than the roof, such as but not limited to electrical equipment and air conditioners, shall be located consistent with the following standards:

- a. No Encroachment. Mechanical equipment shall not extend into any town right-of-way or easement.
- b. Yard Location.
 - (1) No mechanical equipment shall be located in the front yard.
 - (2) Mechanical equipment may be located in a side yard provided the side yard does not contain or abut a public way or open space.
- c. Screening from streets and civic spaces.

Mechanical Equipment & Appurtenances



Figure 70.5.Q-18. Rooftop Utilities Screened from the Public Way by a Parapet



Figure 70.5.Q-16. Utility Appurtenances located on Facades





Mechanical Equipment & Appurtenances

- (1) All equipment shall be screened from view from any streets, open space, or civic space with landscaping, fencing, or walls consistent with the building design, colors, and materials.
- (2) Where landscaping only is employed, a single row of evergreen shrubs shall fully screen the equipment within 1 year of installation. The planning director may require additional landscape materials. Refer to Sec. 70-3.D for landscape requirements.
- (3) Where landscaping is employed, the utility shall be located in a larger landscape area and the landscape screen shall be designed as part of the bed design.
- d. The planning director may approve appurtenances located on a primary street only if the following conditions are met:
 - (1) The applicant demonstrates that the equipment cannot be located in a rear yard, non-primary street yard, or in a side yard.
 - (2) No utility cabinets, boxes, or other appurtenances are within 200 feet along the same side of the street as the proposed utility appurtenance.
 - (3) The appurtenance is fully screened in a manner that is consistent with the building design, colors, and materials and of a height that is the minimum to adequately screen the appurtenance and that does not prevent the facade from fulfilling any transparency requirements. See Figure 70.5.Q-17 for examples of poorly located, unscreened equipment on primary streets.
 - (4) The appurtenance is located a minimum of 35 feet from a street intersection, measured from the intersection of the curb line, and does not impact the sight vision clearance at intersections.

70-6. General Site Design **Signs**

70-6. GENERAL SITE DESIGN

A. SIGNS

Refer to Division 200 for general sign regulations and regulations specific to SCMU districts.

B. LIGHTING

The lighting regulations of Division 190 apply to all SCMU district developments.

C. STREETSCAPE

For all developments in SCMU district, the following streetscape is required to be installed by the applicant, unless otherwise determined by the planning director.

- 1. **Streetscape Location.** Streetscape occupies the full pedestrian area of any street right-of-way (back of curb to the property line) and the front yard of all developments as defined by the type of development in <u>Sec. 70-6.B.2</u> and <u>Sec. 70-6.B.3</u>, below.
- 2. **Non-Storefront Developments.** For all residential and office developments without storefronts, the following minimum landscape is required on all street frontages.
 - a. **Parkway Planting.** The parkway area between the back of curb and the sidewalk shall be planted with street trees and ground plane vegetation per Sec. 70-6.D.
 - (1) Stormwater accommodations and lighting may be located in the parkway area.
 - b. **Street Yards.** The front and corner side yard areas shall be planted with a minimum of 40 percent planting bed. The remaining area may be grass or patio area.
- Storefront Developments. For all developments with Storefront building types, the following streetscape and landscape is required along all street frontages.
 - a. Streetscape Required. The entire area from building face to back of curb shall be designed as a combination of hardscape, tree wells, and/ or planters.
 - b. **Standard Specifications.** Streetscape shall meet any standards defined by the town for sidewalk, curb, access, and parkway construction, unless otherwise stated. The planning director, at his/her discretion, may

- request additional requirements or waive any requirements.
- 4. **Streetscape Design Submittal.** A consistent streetscape design shall be submitted for approval with district development approval for all new streets within the development and any existing streets adjacent to the development. At a minimum, the streetscape design submittal shall include the following:
 - a. **Street Trees.** Shade trees meeting the minimum requirements of Sec. 180-60 and Table 180-4 shall be included in the streetscape design with details related to tree pits, tree wells, tree accessories (grates, guards), and tree planting.
 - b. **Pavement Design.** Paving materials and pattern is required for each street. Pavement design shall include the minimum sidewalk widths required by the town (refer to <u>Sec. 70-2.E</u> for minimum street sections) and any extension of the sidewalk to the back of curb and/or included on the private lot.
 - c. **Street Furnishings.** For developments occupying 300 feet or more of street frontage, street furnishings including such items as benches, seatwalls, planters, planter fences, tree grates, tree guards, and trash receptacles shall be specified and quantities and locations listed for each street. For each 300 linear feet of block face, a minimum of two benches and one trash receptacle is required.
 - d. **Bicycle Racks.** Bicycle racks shall be supplied to meet the minimum bicycle parking requirements of the blockface uses per <u>Sec. 70-6.F</u> for required bicycle parking spaces. If rear bicycle parking is utilized, a minimum of 50% of the required ground floor use bicycle parking shall be supplied within the streetscape, coordinated with the planning director.
 - e. **Landscape Design.** Ground plane vegetation per <u>Sec. 70-6.D</u> shall be designated for any landscape bed areas, planter areas, and open tree wells.
 - f. **Lighting.** Pedestrian and vehicular lighting shall be specified and locations and quantities noted. All lighting shall meet any requirements of the Town. Cut sheets and samples shall

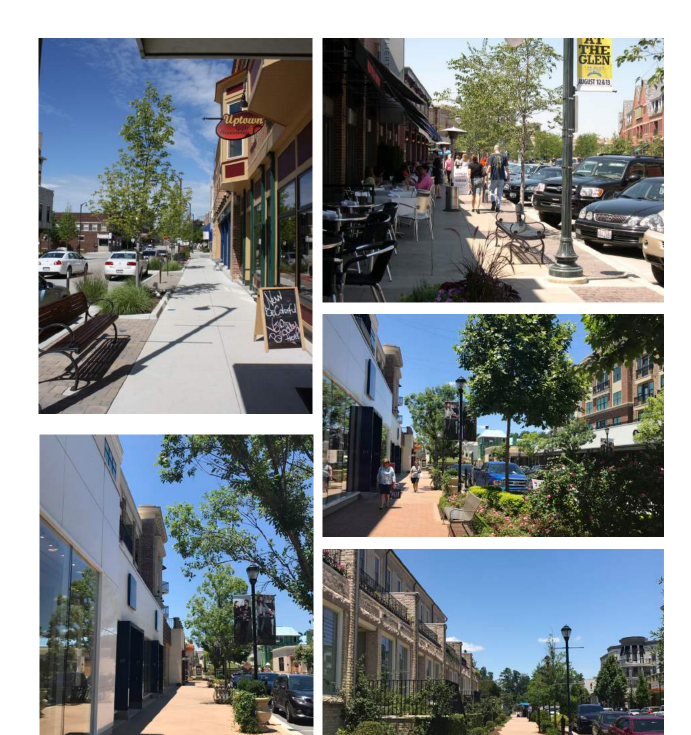


Figure 70.6.F-1. Examples of Streetscape Elements: Street trees, planters, paving, benches, lighting, trash receptacles.

70-6. General Site Design

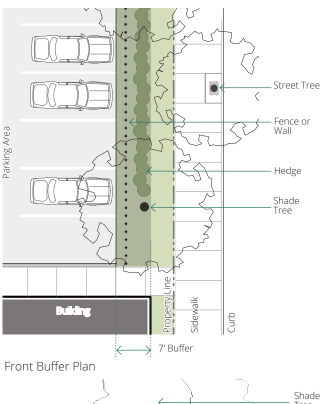
Landscape Requirements

- be submitted upon request of the planning director.
- g. **Minor Waiver.** Any of these streetscape requirements may be waived by the planning director when the Town is installing similar components.
- 5. **Streetscape Extension.** The approved streetscape design for each street may be utilized by the town for the extension of any street outside the development to provide continuity, where appropriate.

D. LANDSCAPE REQUIREMENTS

The landscaping regulations in Division 180 apply to the SCMU district, except as modified in the following.

1. **Landscape Buffers.** Landscape buffers as defined in Sec. 180-30 and 180-120 are not required.



Shade Tree

Street
Tree

Fence
Hedge

Figure 70.6.F-2. **Frontage Buffer.**

- 2. **Parking Area Landscaping.** Parking area landscape is required as defined in Sec. 180-130.
- 3. **Ground Plane Vegetation Requirements.**On-site landscaping requirements in Sec. 180-110.B are not required. All unpaved areas on the lot shall be covered by one of the following.
 - a. **Planting Bed.** Planting beds shall include shrubs, ornamental grasses, ground cover, vines, or perennials. A minimum of 60 percent of the bed area shall be covered in plant material. The remaining portion of the bed shall be covered with non-living permeable

TABLE 70.6 REQUIREME	-C. FRONTAGE BUFFER :NTS
A. BUFFER DEPTH	& LOCATION
DEPTH	Minimum 7' from street facing property line for parking areas or minimum 7' from the sidewalk for other uses covered by this section.
DRIVEWAYS/ WALKWAYS	This screening requirement does not prohibit the installation of or provision for openings necessary for allowable access drives and walkways connecting to the public sidewalk.
B. BUFFER LANDS	CAPE REQUIREMENTS
USES & MATERIALS	Uses and materials other than those indicated are prohibited in the buffer
TREES	Large trees per Table 180-4 required at least every 40', located on the street side of the fence. Spacing should alternate required or existing street trees.
HEDGE	Required continuous hedge (List D or E) on street side of fence, between shade trees & in front of vehicular areas
HEDGE COMPOSITION	Individual shrubs with a minimum width of 24", spaced no more than 36" on center, height maintained no more than 48".
EXISTING VEGETATION	May be credited toward buffer area per planning director
C. FENCE	
LOCATION	2' from back of curb of vehicular area for parking areas or 3' from hedge trunk for other uses covered by this section.
MATERIALS	Black, gray, or dark green steel; stone; or masonry; or combination steel with masonry columns (maximum width 2'6") and/or base (maximum 18" height) permitted
MINIMUM HEIGHT	3'
MAXIMUM HEIGHT	3.5'
GATE/ OPENING	One gate permitted per street frontage; opening width maximum 6'

Front Buffer Section

Screening of Refuse & Recycling Areas

materials, such as naturally colored mulch or landscape aggregate. Non-combustible mulch is required within 10 feet of an entrance. Refer to Table 180-5 and Table 180-6 for recommended plants.

- b. **Grass.** Seeded, plugged, or sodded grass shall be established within 90 days of planting or the area must be reseeded, replugged, or resodded.
- 4. **Frontage Buffer.** In lieu of the Road Frontage Standards defined in Sec. 180-110.D, the frontage buffer is required in all locations where a vehicular area abuts the street right-of-way in the SCMU district. The frontage buffer is not required at alleys. Refer to <u>Table 70.6-C</u> and <u>Figure 70.6.F-2</u> for Frontage Buffer requirements.

E. SCREENING OF REFUSE & RECYCLING AREAS

The intent of the following regulations is to reduce the visibility of open storage, refuse areas, loading, and utility appurtenances from public areas and adjacent properties. See Figure 70.6.F-4. Screening of Refuse Area.

- a. **Applicability.** All dumpsters, loading areas, and other refuse/recycling areas in the SCMU district.
- b. Location on Site. In the SCMU district, the permitted yard location of refuse areas and loading are defined by building type in Sec. 70-3. Refer to Division 165 for additional information. The requirements of this Division 70 supercede any similar requirements in Division 165.
- c. **Concrete Pad.** For all loading and refuse, a concrete pad is required.
- d. **Screen Wall.** A masonry screen wall is required per the following:
 - (1) Material. The wall shall be constructed of an allowed major or minor material per Sec. 70-4.C and Sec. 70-4.D used on the building. For walls not visible from any street or public way, a minor waiver may be approved for a different material.
 - (2) Enclosed. The wall shall enclose the area around at least 3 sides.
 - (3) Height. The height of the screen wall shall be tall enough to screen the use inside, and a minimum of 6 feet. The planning director

- may request additional height as needed for complete screening.
- (4) Openings. Openings shall not be visible from any primary street. Openings visible from any non-primary street or any public area shall include steel gates with opaque screens.
- e. **Landscape.** If the area is located within a larger paved area, such as a parking lot, the following applies:
 - (1) Landscape Area. A landscape buffer at least 3 feet in depth shall be located along all 3 sides.
 - (2) Shade Tree. One shade tree shall be provided within the landscape buffer. The shade tree shall be located within a landscape area that provides at least 240 square feet of permeable surface.
 - (3) Plantings. Ornamental grasses, shrubs, or similar landscape material per the Town's Plant List D and/or E shall cover a minimum of 50% of the buffer area.

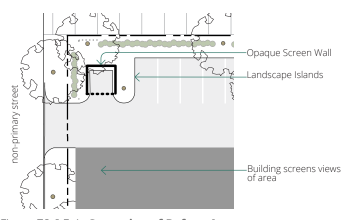


Figure 70.6.F-4. Screening of Refuse Area

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F. PARKING

Refer to Division 195 for off-street parking and loading requirements. The following additional parking regulations apply to the SCMU district and supercede any conflicting requirements in Division 195.

- 1. **Required Off-Street Parking Spaces.** Refer to <u>Table 70.6-E</u> for the minimum and maximum number of off-street spaces required per use in the SCMU district.
 - a. **Credits and Reductions.** Credits towards or reductions from the minimum required spaces may apply per this <u>Sec. 70-6.F.</u> However, the total number of spaces provided, after any reductions, shall not be less than the required number of residential spaces plus 30 percent of the required number of non-residential spaces per Table 70.6-E.
 - b. **Multiple Uses.** For developments with more than one use, uses are calculated separately, then totalled. Refer to <u>Sec. 70-6.F.5</u> for a multiple-use reduction.
 - c. **Calculations.** In determining the number of parking spaces required, the following applies:
 - (1) Floor Area. Parking requirements based upon floor area must be calculated on the basis of gross floor area, minus parking and loading areas and areas of a building occupied exclusively by mechanical equipment and service areas (e.g. dumpsters and recycling bins).
 - (2) Spaces per Square Feet. For the number of parking spaces required for uses subject to a minimum parking ratio of 1 space per "x" square feet, divide the floor area of the subject use by "x." If, for example, a minimum parking ratio of 1 spaces per 250 square feet is applied to a use occupying 2,400 square feet of floor area, the minimum parking requirement for that use would be calculated as follows: (1.500 sq. ft. ÷ 250) = 9.6, which is rounded up to 10 spaces.
 - (3) Occupancy-Based Ratios. For the purpose of computing parking requirements based on staff, students, members, residents or occupants, calculations must be based on the average number of persons working on any single shift, the average enrollment or membership or the area's code-rated capacity, whichever is applicable.

- d. Unlisted Uses. The planning director is authorized to establish required minimum parking ratios for unlisted uses. Such ratios must be established on the basis of the following:
 - (1) The planning director may deem the requirements of a similar use applicable.
 - (2) The applicant may provide specific parking data relevant to their project. Parking data and studies provided by applicants must

Minimum Number of Motor

TABLE 70.6-E. REQUIRED OFF-STREET MOTOR VEHICLE PARKING

Use	Minimum Number of Motor Vehicle Spaces		
RESIDENTIAL			
Dwellings, less than 4 units	1.62 per unit		
Multi-Unit Dwelling, 4+ Units	1.23 per unit		
Dwelling, Group House	1 per 4 residents plus 1 per 2 staff members		
CIVIC AND INSTITUTIONAL			
Assembly	1 per 265 s.f.		
Higher Education Facility	1 per 3 students		
Library, Museum, Cultural Institution	1 per 1,000 sf		
Parks and Recreation	none		
Police, Fire Station	none		
School, Pre-Kinder to Intermediate	1 per 2 staff members plus 10 spaces		
Utility Facility, Minor	1 per 2 staff members		
RETAIL AND SERVICE			
Broadcast or Recording Studio	1 per 400 s.f.		
General Service	1.6		
Animal Service	1 per 625 s.f.		
Child Care Center	1 per 1.38 staff		
Eating and Drinking Establishments	1 per 150 s.f.		
Entertainment	1 per 250 s.f.		
Financial Services	1 per 400 s.f.		
Hotel	1 per guest room		
Retail Sales	1 per 400 s.f.		
Studio or Instructional Service	1 per 200 s.f.		
Surgery Center	5.67 per operating room		
OFFICE AND CLASSROOM			
Office	1 per 330 s.f.		
Research and Laboratories	1 per 400 s.f.		
Trade School	1 per 3 students		

include estimates of parking demand based on reliable data collected from comparable local uses or on external data from credible research organizations, such as the Urban Land Institute (ULI) and the Institute of Transportation Engineers (ITE). Comparability will be determined by density, scale, bulk, area, type of activity and location. Such parking studies must document the source of all data used to develop proposed requirements.

- (3) Other information available to the planning director.
- 2. **Off-Site Parking Agreement.** An agreement providing for shared use of off-site parking spaces or parking for different buildings on different lots, executed by the parties involved, shall be reviewed and may be approved by the planning director during review of the development plan.
 - a. Off-site cooperative parking allowance shall be permitted on the site only as long as the agreement remains in force.
 - b. If the agreement is no longer in force, then parking must be provided as otherwise required in this section.
- 3. **Alternate Parking Ratios.** The motor vehicle parking ratios of this section are not intended to be a barrier to development. In order to allow for flexibility in addressing the actual expected parking demand of specific uses, alternatives to the motor vehicle parking requirements of this section may be approved through a design waiver, provided that:
 - a. The motor vehicle parking ratios of <u>Table 70.6-</u> <u>E</u> do not accurately reflect the actual day-to-day parking demand that can reasonably be anticipated for the proposed use;
 - b. The allowed parking credits and reduction alternatives of this section are infeasible or do not apply; and
 - c. The reduced parking ratios proposed are not likely to cause adverse impacts on traffic safety or on the general welfare of property owners and residents in the area.
- 4. **On-Street Parking Credit.** Nonresidential uses may count on-street parking spaces on street rights-of-way abutting the subject property

towards satisfying off-street motor vehicle parking requirements.

- a. One on-street parking space credit may be taken for each 25 linear feet of abutting right-of-way where on-street parking is allowed.
- b. Only space on the same side of the street as the subject use may be counted.
- 5. **Multiple Use Reduction.** When two or more uses share a parking lot, a multiple use reduction may be approved in accordance with the following.
 - a. The uses and the parking lot are under the same ownership or a shared parking agreement exists between multiple owners.
 - b. The reduction in spaces shall not exceed the number of nonresidential spaces required. Residential spaces shall not be reduced.
 - c. Uses shall be calculated as follows:
 - (1) For each applicable land use category, calculate the number of spaces required as if it were the only use.
 - (2) Use the figures for each individual land use to calculate the number of spaces required for that use for each hour of the day specified in the Institute of Transportation Engineers (ITE) most recent edition of "Parking Generation."
 - (3) For each hour of the day, add the number of spaces required for all applicable land uses to obtain a grand total for each of the time periods.
 - (4) Select the time period with the highest total parking requirement and use that as the total number of parking spaces required for the site
- 6. **Car-Share Service Credit.** A car-share service credit may apply when spaces are provided on-site for a car-share program per the following:
 - a. The credit may apply to nonresidential uses that are required to provide 10 or more motor vehicle parking spaces and to residential uses that are required to provide 25 or more motor vehicle parking spaces.
 - b. The number of required motor vehicle parking spaces is reduced by 4 spaces for each parking space that is leased by a town-approved carshare program for use by a car-share vehicle.

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- c. The car-share vehicles must be available to all building occupants.
- 7. **Motorcycle and Scooter Parking.** In parking lots containing more than 10 motor vehicle parking spaces where at least 4 motorcycle and scooter spaces are provided, up to 2 motor vehicle spaces may be credited. To receive credit, each motorcycle and scooter space must have a concrete surface and minimum dimensions of 4 feet by 8 feet. Signs restricting the spaces to motorcycle and scooters must be provided.
- 8. **Parking Lot Design.** The following applies to any parking lot within the SCMU district.
 - a. **Pavement Design.** Refer to Division 195 for parking lot design requirements. The following additional requirements apply:
 - Pavement areas shall consist only of necessary drives, walkway paths, and parking spaces; all other areas shall be landscaped. Excessive pavement shall be avoided.
 - (2) Alleys may be used as drive aisles.
 - b. **Pedestrian Access.** All surface parking lots with 2 or more double-loaded aisles shall provide internal pedestrian pathway(s) within the parking area and outside of the parking drive aisle
 - (1) Dimension. The pathway shall be a minimum of 6 feet in width.
 - (2) Quantity. One pathway is required for every 2 double-loaded aisles.
 - (3) Location. The pathway shall be centrally located within the parking area to serve a maximum number of parking stalls.
 - (4) Pathways shall provide direct connections to the principal structure(s) entrances from the spaces furthest from the entrance.
 - (5) Pathway Delineation. Pedestrian pathways should be clearly marked through the use of alternative materials, such as pavers.

9. **Bicycle Parking.** Minimum long-term and short-term bicycle parking spaces for specified land uses are set forth in Table 70.6-F. Bicycle Parking.

a. Bicycle Parking Design

- (1) Location. Bicycle parking should be located within 50 feet of the entrance of the use on the same zoning lot as the use.
- (2) Short-term bicycle parking may be indoors or outdoors.
- (3) Bicycle parking racks provided as part of the streetscape or provided by others as part of the streetscape, when located within 50 feet of the entrance may be counted towards the requirement for short-term bicycle parking.
- (4) Long-term bicycle spaces must be located in a limited-access enclosure protecting bicycles from precipitation and theft, such as: enclosed indoor bicycle rooms, bicycle sheds, bicycle lockers, and weather-protected bicycle parking spaces that are monitored by an attendant or security system, such as bike boxes.
- (5) Aisle. An aisle, minimum of 5 feet wide, shall be provided adjacent to any bicycle parking facilities to allow for maneuvering.
- (6) Racks. Racks shall be installed a minimum of 2 feet from any wall or other obstruction, except for wall-mounted bicycle racks, which may be mounted directly on a wall.
- (7) Spaces located within individual dwelling units may not be counted toward bicycle parking requirements.
- (8) Bicycle parking facilities shall be separated from vehicular parking areas to protect parked bicycles from damage. The separation may be accomplished through grade separation, distance or physical barrier, such as curbs, wheel stops, poles or other similar features.
- (9) Racks and Structures. Racks and structures shall be provided for each unprotected parking space, and shall be designed to accommodate both chain and U-shaped locking devices supporting the bicycle frame at 2 points. Racks may be floor-mounted or wall-mounted, and they must be securely affixed or bolted to the floor or wall.
- b. **Minor Waiver.** A minor waiver may be requested for the following:
 - (1) Off-site bicycle parking located within 350 feet of the building, provided a continuous

- pedestrian and bicycle pathway is provided without any street interruption.
- (2) Bicycle parking in a separate phase of development may be approved with a letter of commitment signed by the applicant and the Town Manager.
- c. **Design Waiver.** A design waiver may be requested for any of the bicycle parking requirements, provided that the applicant can prove that either the short-term or long-term parking is provided in an accessible location and that the parking provided meets industry standards for bicycle parking facilities.
- d. **Surface.** The parking surface shall be designed and maintained to be mud and dust free. The use of rock or gravel areas for bicycle parking is permitted provided that edging materials clearly demarcate bicycle parking area and the rock material is contained.
- e. **Signage.** If required bicycle parking for public use is not visible from the street, signs must be posted indicating their location.

Use Minimum Long-Term Bicycle Spaces Minimum Short-Term Bicycle Spaces
Dwelling with fewer than 4 units Residential Dwelling with 4 or more units and no private garage No minimum No minimum 1 per 2 dwelling units units, minimum 2
Dwelling with 4 or more units and no private garage 1 per 2 dwelling units 1 per 20 dwelling units, minimum 2
Group Living 1 per 3 staff 1 per 4 beds
Assembly 1 per 15,000 s.f. 1 per 5,000 s.f.
Higher Education, 1 per every 20,000 s.f. 1 per every 5,000 s.f. Trade School of building area of building area
Parks & No minimum 1 per every 15,000 s Recreation with 15 minimum
All Other Civic & 1 per 30,000 s.f. 1 per every 10,000 s with 10 minimum
Hotel 1 per every 60 sleeping rooms 1 per every 30 sleeping rooms, minimum 4
All Retail & Service 1 per 12,000 s.f. 1 per 3,500 s.f.
Office, Research & 1 per 10,000 s.f. 1 per every 20,000 s

General Definitions

70-7. DEFINITIONS & MEASURING

A. GENERAL DEFINITIONS

For the purposes of the SCMU district, the following terms shall have the following meanings:

- Courtyard. An outdoor area enclosed by a building or buildings on at least three sides for at least 75 percent of the length of each side, and open to the sky. Refer to <u>Figure 70.7.A-1</u> for an example of a courtyard.
- 2. **Facade.** The exterior walls of a building exposed to public view from a street, including return walls as illustrated in Figure 70.7.A-1.
- 3. **Occupied Space.** Interior building space regularly occupied by the building users. It does not include storage areas, utility space, or parking. Refer to Figure 70.7.A-8 for an example of occupied space on a primary frontage.
- 4. **Pedestrianway.** A pathway designed for use by pedestrians; it can be located mid-block allowing pedestrian movement from one street to another without traveling along the block's perimeter. Refer to Figure 70.7.A-4 for examples of pedestrianways.
- 5. **Porch.** A roofed, open-air platform at the entrance to a building, with or without steps, usually with space for seating. Refer to <u>Figure 70.7.A-2</u> for an illustration of a porch.
- 6. **Primary Street.** A street that receives priority over other streets in terms of setting front lot lines and locating building entrances. Refer to Sec. 70-1.D.3 and Sec. 70-3.B.3 for explanation of primary streets.
- 7. **Public Way.** Any street, lane, drive, pedestrianway, trails, multi-use path, but not alley.
- 8. **Shadow line.** An architectural feature consisting of a decorative, three-dimensional, linear element, horizontal or vertical, protruding or indented a minimum depth from the exterior facade of a building typically utilized to delineate the top or bottom of floors or stories of a building, intended to create a shadow line. Examples may include cast stone cornices, pilasters, or stepped brick coursing. Refer to Figure 70.7.A-7 for examples of shadow lines.
- 9. **Stoop.** An open-air platform or flat, paved area at the entrance to a building, with or without

- steps and with or without a projecting canopy, typically unroofed. Refer to <u>Figure 70.7.A-3</u> for an illustration of a stoop.
- 10. **Street Face.** The facade of a building that faces a street right-of-way.
- 11. **Transparency.** The measurement of the percentage of a facade that has highly transparent, low reflectance windows. For example, mirrored glass would not fulfill transparency requirements. Refer to Sec. 70-7.B.7 for explanation of measuring transparency.
- 12. **Yard.** The space on a lot which is unoccupied and unobstructed from the ground to the sky by the Principal Structure. Refer to Figure 70.7.A-6.

 Illustration of Yards. Note that the Rear Yard is fully screened from the street by the structure.
 - a. **Yard, Corner Side.** For the purposes of sections the SCMU district, a yard extending from the non-primary building facade along a non-primary street lot line between the front (primary street) yard and rear lot line.
 - b. Yard, Front or Primary Street. A yard extending from the front or primary street facade of the principal structure along the full length of the front or primary street lot line, between the side lot lines or side and corner side lot lines.
 - c. **Yard, Rear.** A yard extending from the rear building facade along the rear lot line between the side yards or, on a corner lot, the corner side and side yards.
 - d. **Yard, Side.** A yard extending from the side building facade along a side lot line between the front yard and rear lot line.

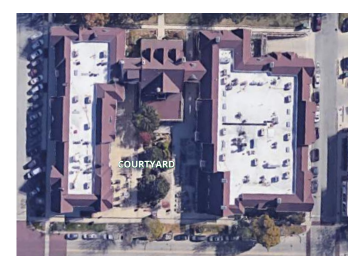




Figure 70.7.A-1. Example of Courtyard

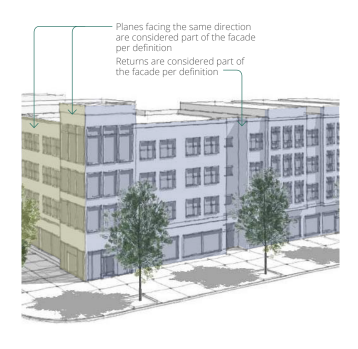


Figure 70.7.A-5. Illustration of Facade Definition





 $\label{eq:Figure 70.7.A-4.} \textbf{Examples of Pedestrian ways between Buildings}$



Figure 70.7.A-2. Illustration of a Porch



Figure 70.7.A-3. **Illustration of a Stoop**



Figure 70.7.A-8. Example of Occupied Space on Primary **Frontage**



Figure 70.7.A-7. Examples of Shadow Lines

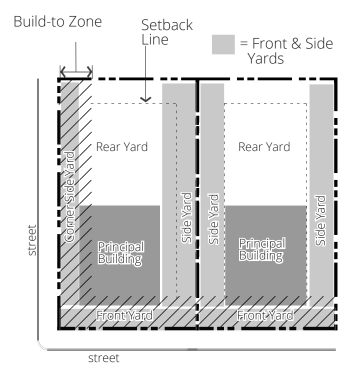


Figure 70.7.A-6. Illustration of Yards

B. MEASURING

The following defines the standards outlined on the tables on the previous pages, specific to each building type, refer to Sec. 70-3.C through Sec. 70-3.H.

- 1. **Minimum Primary Frontage Coverage.** The minimum percentage of building facade along the primary frontage of a lot is designated on each building type table.
 - a. **Measurement.** The width of the principal structures (as measured within the build-to zone along the frontage edge) is divided by the length of the frontage parallel to the property line following the street. Refer to Figure 70.7.A-9. Minimum Primary Frontage Lot Line Coverage.
 - b. Courtyards.
 - (1) **Definition.** Refer to Sec. 70-7.A.1 for the definition and an illustration of a courtyard.
 - (2) **Applies to Coverage.** Where noted by building type, courtyards, maximum of 30% of facade width or 30 feet wide, whichever is less, may count towards the minimum

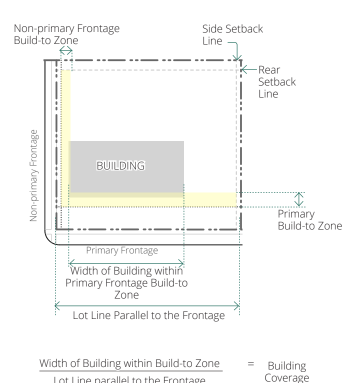


Figure 70.7.A-9. Minimum Primary Frontage Lot Line Coverage

- primary frontage coverage. The courtyard must be treated with landscape, patio, or sidewalk; no vehicular area is permitted in any courtyard.
- c. **Parking and Driveways.** Parking and driveways do not count towards the minimum primary frontage coverage, unless otherwise stated in this Division 70.
- d. Civic Space Type. Open spaces per civic space type requirements are exempt from minimum primary frontage lot line coverage.
- 2. **Build-to Zone.** The build-to zone is designated separately for each frontage on each building type table. Refer to Figure 70.7.A-10. Build-to Zones.
 - a. **Definition.** Build-to Zone is an area in which the front or corner side facade of a building shall be placed; it may or may not be located directly abutting a lot line. The zone dictates the minimum and maximum distance a structure may be placed from a lot line.
 - b. Measurement. The build-to zone for all frontages is measured from the property line parallel to the frontage, unless otherwise noted. When additional streetscape area is required, the build-to zone is measured from the edge of the required streetscape onto the site.
 - **Height.** The primary frontage facades for the minimum height of the building type must be located within the build-to zone. For example, if the minimum height of the Storefront building is 2 stories, then, at a minimum, the first 2

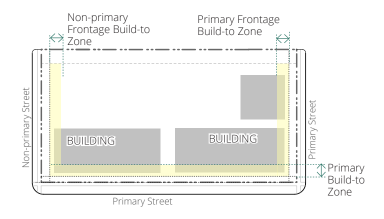


Figure 70.7.A-10. Build-to Zones

Lot Line parallel to the Frontage

70-7. Definitions & Measuring

Measuring

- stories of the building from the ground up must be located within the build-to zone on the same vertical plane.
- d. **Encroachments.** Awnings, balconies, and building mounted signage may extend up to 3 foot beyond the build-to zone into any yard area, but may not extend into the street right-of-way unless otherwise expressly approved with an encroachment permit.
- 3. **Impervious and Semi-Pervious Site Coverage.**Building coverage, site impervious, and additional semi-pervious coverage shall be calculated and measured as follows. Refer to Figure 70.7.B-1. Site Impervious and Semi-Pervious Coverage.
 - a. **Definitions.**
 - (1) **Impervious Site Coverage.** The percentage of a lot developed with principal or accessory structures and impervious surfaces, such as driveways, sidewalks, and patios.
 - (2) **Pervious Surface.** Also referred to as pervious material. A material or surface that allows for the absorption of water into the ground or plant material.
 - (3) **Pervious Surface, Semi-.** Also referred to as semi-pervious material. A material or surface that allows for at least 40% absorption of water into the ground or plant material, such as pervious pavers, permeable asphalt and concrete, gravel, vegetated or green roofs.
 - b. **Maximum Site Impervious Coverage.** The maximum site impervious coverage is the maximum percentage of a lot permitted to be

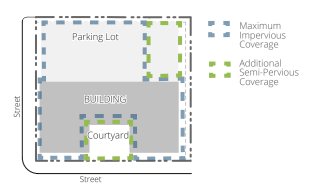


Figure 70.7.B-1. **Site Impervious and Semi-Pervious Coverage**

- covered by structures, pavement, and other impervious surfaces.
- c. Additional Semi-Pervious Coverage. In addition to the allowable impervious coverage on a site, a maximum amount of additional semi-pervious coverage is permitted.

4. Parking, Driveways, Garage Entrances

Parking, driveways, and garage entrances are managed by building type and do not count towards minimum primary frontage coverage, unless otherwise stated in this Division 70.

- a. **Limited Parking.** Limited side yard parking means one double or single loaded aisle, perpendicular to the street, maximum 65' in width as measured along the primary frontage lot line. Refer to Figure 70.7.B-2 for an illustration of limited side yard parking.
- b. **Driveway Locations.** Refer to Sec. 70-3.B for permitted hierarchy of locating driveways access off alleys, non-primary streets, and primary streets.
- c. Row Building Alley Access off Streets. If no alley exists or is required per Regulating Plan, a private alley is required with access off a nonprimary street. One access point is permitted off a non-primary street for every 175 feet of street frontage.
- d. **Visibility of Garage Doors.** Row building type units shall be configured so that garage doors are fully screened from the primary street by the building.

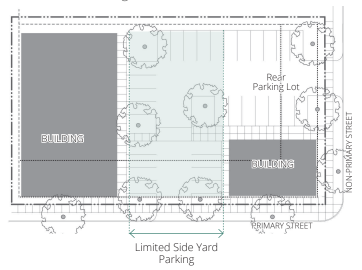
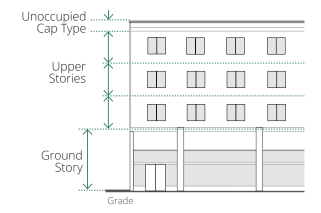


Figure 70.7.B-2. Illustration of Limited Side Yard Parking

- 5. **Ground Story and Upper Stories, Minimum and Maximum Height.** (Refer to Figure 70.7.B-3 Measuring Stories with Floor-to-Floor Height).
 - a. **Definitions.**
 - (1) **Story, Ground.** Also referred to as ground floor. The first floor of a building that is level to or elevated above the finished grade on the front and corner facades, excluding basements or cellars.
 - (2) **Story, Half.** A story either in the base of the building, partially below grade and partially above grade ("basement"), or a story fully within the roof structure with transparency facing the street.
 - (3) **Story, Upper.** Also referred to as upper floor. The floors located above the ground story of a building.
 - (4) **Visible Basement.** A half story partially below grade and partially exposed above with required transparency on the street facade.
 - b. Minimum Overall Height. Minimum heights require a minimum number of stories on the primary frontage facades of the building. The building must meet the minimum required height for the first 30 feet of occupied building space measured from the primary frontage facade into the building.
 - c. **Maximum Overall Height.** Maximum heights are specified both in number of stories and overall dimension. This requirement applies to the entire building.
 - d. **Towers.** Where noted, towers may exceed the overall maximum height per <u>Sec. 70-3.I.</u>
 - e. **Cap Type.** Where noted, certain cap types may allow additional height.
 - f. **Two Half Stories.** Refer to Sec. 70-7.B.5.a, above, for definition of a half story. A building incorporating both a half story within the roof and a visible basement shall count the height of the two half stories as one full story.
- 6. **Minimum & Maximum Height per Story.**Each story is measured with a range of permitted floor-to-floor heights. Refer to Figure 70.7.B-3.
 Measuring Stories with Floor-to-Floor Height.
 - Measurement. Floor height is measured in feet between the floor of a story to the floor



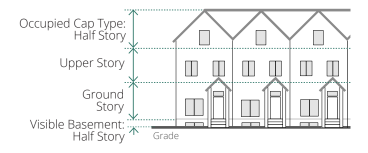


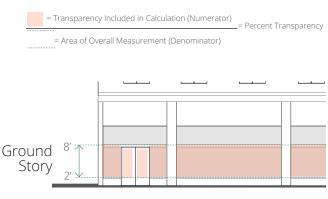
Figure 70.7.B-3. **Measuring Stories with Floor-to-Floor Height**

70-7. Definitions & Measuring

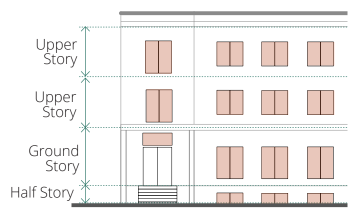
Measuring

of the story above it. Minimum and maximum floor-to-floor heights are required to be met on floors along all primary street facades. See <u>Sec. 70-7.B.6.d</u>, below for allowance for taller heights for such spaces as stairwells, mezzanines, and lobbies.

- b. Single Story Buildings & Top Floor Measurement. For single story buildings and the uppermost story of a multiple story building, floor-to-floor height shall be one foot less than noted per building type and measured from the floor of the story to the ceiling, i.e. if the permitted floor-to-floor heights of an upper story range between 9 feet to 14 feet, the range for a single story or the topmost story of the building is 8 feet to 13 feet.
- c. **Mezzanines.** Mezzanines may be included within the floor-to-floor height of any story, included in the calculation of stories. Mezzanines occupying more than 30 percent of the floor area below and extending above the story's allowable floor-to-floor height shall count as an additional story, including articulation of the story per <u>Sec. 70-5.L.</u>
- d. **Taller Spaces.** Spaces exceeding the allowable floor-to-floor heights of the building are not permitted on primary frontage facades. These spaces are unlimited on interior facades and non-primary frontage facades, but shall be counted as the number of stories that would fit within their height.
- 7. **Minimum Required Transparency.** Per the requirements of each building type, a minimum amount of transparency is required on designated facades.
 - a. **Degree of Transparency.** Highly transparent, low reflectance windows means a minimum of 50 percent transmittance factor and a reflectance factor of not greater than 0.25.
 - b. **Measurement.** Minimum facade transparency is measured from floor-to-floor of each story separately. Refer to Figure 70.7.B-5. Measuring Minimum Facade Transparency. Transparency, defined in Sec. 70-7.A, includes windows and any glass in doors that is highly transparent with low reflectance. The measurement may include the frame, mullions, and muntins, but shall not include trim or casing.



Ground Story Transparency



Transparency All Stories

Figure 70.7.B-5. **Measuring Minimum Facade Transparency**

- c. **Blank Wall Segments.** Each building type designates facades where blank wall limitations apply. Blank wall limitations means no more than a 15-foot wide section, measured horizontally, and no more than 30 percent of any story shall be without transparency.
- d. **Exception.** When a facade of any story is located within 3 feet of a parallel building facade, no minimum transparency is required for that story.
- e. **Minimum Ground Story Transparency.**When required by the building type, ground story transparency shall be measured between 2 feet and either 8 or 10 feet, as noted, from the average grade at the base of the facade. Minimum ground story transparency supersedes the overall minimum transparency required for the building type.
- f. **Tall Stories.** Stories that are 18 feet or taller in height shall be counted as 2 stories for the purpose of calculating minimum facade transparency, with each horizontal half of the story calculated separately.
- g. **Half Stories.** All half stories located within a roof structure or visible basements are required to meet the minimum transparency.

8. **Minimum Number of Required Entrances.**Entrances shall be provided consistent with the entrance location and number requirements established for the building type and consistent with Figure 70.7.B-6. Number of Required Entrances.

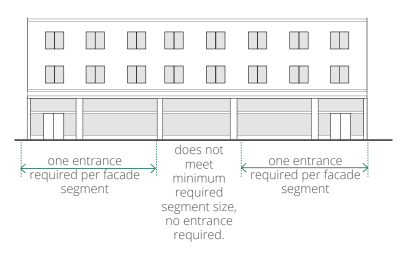


Figure 70.7.B-6. **Number of Required Entrances**

70-8. Master Plan Sites - Approved District Development Plans **Master Plan Site A**

70-8. MASTER PLAN SITES - APPROVED DISTRICT DEVELOPMENT PLANS

Master plan site illustrations and language to be located in this section once approved.

- A. MASTER PLAN SITE A
- **B. MASTER PLAN SITE B**
- C. MASTER PLAN SITE C

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Sec. 75-10 Specific Purpose

The purpose of this zone is to enhance and protect the health, safety, and welfare of citizens and property owners of the Town of Clarksville. The intent is to guide both new development and redevelopment activities as follows:

- A. Establishment of a redeveloped area of mixed uses that supports a range of activities and opportunities focused on the neighborhood and community that surrounds the corridor.
- B. Assure that new development and redevelopment are compatible with the Comprehensive Plan.
- C. Promote the synergy of the Eastern Boulevard Corridor Zone with the Clarksville Parks and school complex.
- D. Promote appropriate arrangement and uses of land and buildings.
- E. Encourage mixed uses of land and buildings.
- F. Eliminate unsafe buildings and premises.
- G. Support pedestrian-oriented buildings and development, and multiple modes of transportation.
- H. Construct streetscapes which are attractive and designed to enhance the livability of the corridor and surrounding area.
- I. It is the Town's intent to achieve this purpose through the following measures:
 - 1. Provide consistent regulations for private and public properties in the corridor.
 - 2. Encourage additional opportunities for investment and reinvestments.
 - 3. Reuse or redevelopment of land and buildings will minimize the need for new infrastructure.
 - 4. Establish consistent guidelines and review of development and redevelopment plans.
 - 5. Improve the physical relationship between new buildings and existing buildings in the EBCZ.
 - 6. Provide ways to reduce dependency on automobiles through other modes of transportation.

Sec. 75-20 District Boundaries

This Eastern Boulevard Corridor Zone is hereby established, approved, and is illustrated on the zoning map.

Sec. 75-30 Plan Commission Review and Approval

The Clarksville Plan Commission must review, approve, approve with commitments or conditions, or disapprove a plan for new development or redevelopment in the EBCZ.

Sec. 75-40 Waiver

The Plan Commission, after public hearing, may grant a waiver of the dimensional standards up to ten (10) percent. In the case of parking, the number of parking spaces may be waived up to fifty percent (50%). This reduction may be waived in order to accommodate difficult site conditions including limited access, small lots, infill, or physical obstructions that may include trees and utilities. Any approval to permit such a waiver shall be subject to the following criteria:

- A. A proposed wavier of a regulation in this section shall be granted if it enhances the overall redevelopment of the adjoining properties, streetscapes, and neighborhoods.
- B. Self-imposed conditions or the desire for a greater economic return shall not be the basis or consideration in granting a waiver.
- C. The proposal shall not result in a site development or streets/circulation system that would be impractical or distract from redevelopment of the EBCZ.
- D. The change would not adversely affect emergency vehicle access.
- E. The proposed wavier shall exhibit extraordinary site design characteristics, including but not limited to increases in landscape treatment, tree preservation, and provision for bicycle and pedestrian traffic; and amenities such as benches, trash receptacles, and additional shaded areas.
- F. In granting a waiver, the Plan Commission may impose such conditions or request commitments that will, in its judgment, secure the purpose of this Division 75.
- G. This section does not affect the right of the applicant to petition the Board of Zoning Appeals for variance from development standards.

Land Use Classification

EBCZ land uses shall be in accordance with Table 75-1, Land Use Classification. Additional LBCS may be included. See Division 225 - Special Exception.

Table 75-1	Land Use	e Classification
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l	JSES	PERMI	TTED	BY	Ric	GHT
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LBCS - 1121 - Duplex Structures

LBCS - 1130 - Accessory dwelling units - Use this category for an accessory unit, which is structurally separate and distinct from the main structure. An accessory unit is a second dwelling unit (structure-wise) that is added to an existing lot for use as a complete and independent dwelling.

See Division 157 for accessory dwelling requirements and development standards

LBCS - 1140 - Townhouses

LBCS - 1200 - Multifamily Structure

LBCS - 1210 - Retirement housing services

LBCS - 1320 - Rooming and boarding

LBCS - 1230 - Assisted living services

LBCS - 1310 - Bed and breakfast inn

LBCS - 1330 - Hotel, motel, tourist court

LBCS - 2110 - Automobile sale or services establishment - that is in compliance with Section 150-10: Automotive Repair, Paint, and Body Shop - Only the following are permitted:

- Automotive washing and polishing
- Car washes
- > Detailing services (it, cleaning and polishing) automotive
- Garages, do-it-yourself automotive repair

- > Oil change and lubrication shops, automotive
- Quick-lube shops
- > Self-service carwash
- LBCS 2113 Bicycle, motorcycle, ATV, etc. Only the following are permitted:
 - Bicycle shops, motorized
 - Moped dealers
 - Motor scooters dealer
- LBCS 2115 Part, accessories, or tires Only the following are permitted;
 - Automobile parts dealers new only
 - Parts and accessories dealers, automotive new only
 - > Tire dealers, automotive new only
- LBCS 2116 Gasoline service Only the following are permitted:
 - Convenience food with gasoline stations
 - Gasoline stations with convenience stores
 - Gasoline with convenience stores
- LBCS 2120 Heavy consumer goods sales or service Only the following are permitted:
 - Bicycle repair and maintenance shops without retailing new bicycles
 - Clock repair shops without retailing new clocks
 - Cutlery (e.g. knives, scissors) sharpening, household-type
 - ➤ Garment alteration and/or repair shops without retailing new garments
 - > Jewelry repair shops without retailing new jewelry
 - Key duplicating shops
 - Motorcycle repair shops without retailing new motorcycles
 - Musical instrument repair shops without retailing new musical instruments
 - Sewing machine, house-hold type, repair shops without retailing new sewing machines
 - Shoe repair shops without retailing new shoes
 - > Tailor shops, alterations only
 - Watch repair shops without retailing new watches
- LBCS 2121 Furniture or home furnishings Not used.
- LBCS 2122 Hardware, home centers, etc. Only if not located within a big box store
- LBCS 2123 Lawn and garden supplies Only if not located within a big box store
- LBCS 2125 Electronics and Appliances
- LBCS 2131 Computer and software
- LBCS 2132 Camera and photographic supplies
- LBCS 2133 Clothing, jewelry, luggage, shoes, etc.
- LBCS 2134 Sporting goods, toy and hobby, and musical instruments
- LBCS 2135 Books, magazines, music, stationery
- LBCS 2140 Consumer goods, other Only the following are permitted:
 - Art supply stores
 - Calendar shops
 - Collector's items shops (e.g., autograph, card, coin or stamp)
 - Flag and banner shops
 - Flower shops, artificial or dried
 - > Religious goods (except books) stores
 - Swimming pool supply stores
 - Trophy shops (including awards and plaques)
- LBCS 2141 Florist

LBCS - 2143 - Tobacco or tobacconist establishment

LBCS - 2145 - Antique shops, flea, markets, etc. - Only the following are permitted:

- Apparel stores, used clothing
- Book stores, used
- Clothing stores, used
- Consignment shops, used
- Furniture stores, used
- Music stores (e.g. cassette, instrument, record, tape), used
- > Rare manuscript stores
- Record stores, used

LBCS - 2151 - Grocery store, supermarket, or bakery - Only the following are permitted:

- Bakery store, retailing only (except immediate consumption)
- Butcher shops
- Delicatessens (except grocery store, restaurants)
- > Delicatessens primarily retailing a range of grocery items and meats
- > Fish markets
- Food (i.e., grocery stores) Only if not located within a big box store
- Grocery stores Only if not located within a big box store
- Meat markets

LBCS - 2152 - Convenience store

LBCS - 2153 - Specialty food store

LBCS - 2154 - Fruit and vegetable store

LBCS - 2155 - Beer, wine, and liquor store - Except the following:

- Liquor stores, packaged
- Package stores (i.e., liquor)

LBCS - 2161 - Pharmacy or drug store

LBCS - 2162 - Cosmetic and beauty supplies

LBCS - 2163 - Optical

LBCS - 2210 - Bank, credit union, or savings institution - Except the following:

- Branches of foreign banks
- Branches, Federal Reserve Bank
- > Check clearing activities of the central bank

LBCS - 2220 - Credit and finance establishment - Only the following are permitted:

- Home equity credit lending
- Loan companies (i.e., consumer, personal, small, student)
- Mortgage banking (i.e., non-depository mortgage lending)
- Mortgage companies
- > National Credit Union Administration (NCUA)
- Pawnshops
- Short-term inventory credit lending
- SLMA (Student Loan Marketing Association)

LBCS - 2230 - Investment banking, securities, and brokerage - Only the following are permitted:

- Credit card processing services
- Electronic financial payment services
- Loan servicing
- Travelers' check issuance services

LBCS - 2240 - Insurance-related establishment

LBCS - 2250 - Fund, trust, or other financial establishment

LBCS - 2300 - Real estate, and rental and leasing

LBCS - 2310 - Real estate services - Only the following are permitted:

- Real estate agencies, real estate escrow
- > Real estate agents' offices, real estate escrow
- Appraisal services, real estate
- > Appraisers' offices, real estate
- Consultants' offices, real estate (except appraisers)
- Escrow agencies, real estate
- > Fiduciaries' offices, real estate
- Land rental or leasing
- Listing services, real estate
- Real estate appraisal services
- Real estate appraisers' offices
- Real estate asset management services (except property management)
- Real estate consultants' offices (except agents, appraisers)
- Real estate escrow agencies
- Real estate escrow agents' offices
- > Real estate fiduciaries' offices
- Real estate listing services

LBCS - 2320 - Property management services

LBCS - 2321 - Commercial property-related - Only the following are permitted:

- Office building, rental or leasing
- Professional office building, rental or leasing

LBCS - 2333 - Recreational goods rental - Only the following are permitted:

- > Bicycle rental
- > Exercise equipment rental
- > Sports equipment rental

LBCS - 2335 - Consumer goods, rental - Only the following are permitted:

- Bridal wear rental
- Costume rental
- Formal wear rental
- Musical instrument rental

LBCS - 2411 - Legal services

LBCS - 2412 - Accounting, tax, bookkeeping, payroll services

LBCS - 2413 - Architectural, engineering, and related services - Only the following are permitted:

- Architects' (except landscape) offices
- Architects' (except landscape) private practices
- Architects' offices, landscape
- > Architects' private practices, landscape
- Blueprint drafting services
- Building architectural design services
- Building inspection bureaus
- Civil engineering services
- Consulting engineers' offices
- Drafting services
- Electrical engineering services
- Engineering design services
- Engineers' private practices

- ➤ Geographic information system (GIS) base mapping services
- Golf course design Landscape architects' private practices
- Landscape design services
- Topographic mapping services
- > Town planning services
- Urban Planning services

LBCS - 2414 - Graphic, industrial, interior design

LBCS - 2415 - Consulting services (management, environmental, etc.) - Only the following are permitted:

- Business management consulting services
- CAD (computer-aided design) systems integration design services
- > CAE (computer-aided engineering) systems integration design services
- CAM (computer-aided manufacturing) systems integration design services
- Compensation consulting services
- Compensation planning services
- Computer disaster recovery services
- Computer program or software development, custom
- Computer programming services, custom
- Computer software analysis and design services, custom
- Computer software programming services, custom
- Computer software support services, custom
- Computer systems facilities (i.e., client facilities) management and operation services
- Computer systems integration analysis and design services
- Computer system integration design consulting services
- Computer system integrator services
- Customer service management consulting services
- Facilities (i.e., clients' facilities) management and operation services, computer systems or data processing
- Network systems integration design services, computer
- Programming services, custom computer
- > WEB (i.e., internet) page design services, custom

LBCS - 2417 - Advertising, media, and photography services - Only the following are permitted:

- Photography services, commercial
- Photography services, portrait (e.g., still, video)
- > School photography (i.e., portrait photography) services
- Sign language services
- Sign lettering and painting services
- Speech (i.e., language) interpretation services
- Videotaping services, special events (e.g., birthdays, weddings)
- Wedding photography services

LBCS - 2418 - Veterinary Services

- Veterinarian's offices
- Veterinary clinics
- Animal hospital

LBCS - 2421 - Office and administrative services - Except the following:

- Mail presorting services
- LBCS 2423 Employment Agency
- LBCS 2424 Business support services
- LBCS 2430 Travel arrangement and reservation services
- LBCS 2440 Investigation and security services Except the following:

- Armored car services
- Guard dog services

LBCS - 2510 - Full-service restaurant

LBCS - 2520 - Cafeteria or limited services restaurant

- LBCS 2530 Snack or nonalcoholic bar
- LBCS 2540 Bar or drinking place
- LBCS 2560 Caterer

LBCS - 2600 - Personal services - Except the following:

- Apron supply services
- Automobile parking garages or lots
- Bail bonding services
- Baths, steam, or Turkish
- Blood pressure testing machine concession operators, coin-operated
- Bondsperson services
- Cleaning and dyeing plants (except rung cleaning plants)
- Coat (e.g. barber's, beautician's, doctor's, nurse's) supply services
- Cooperative hospital laundries (i.e. supply services)
- Dating services
- Discount buying services
- Drycleaning plants (except rug cleaning plants)
- Dust control textile item (e.g. cloths, mats, mops, rugs, shop towels) supply services
- Escort services, social
- > Flame resistant clothing supply services
- > Industrial launderers
- Industrial uniform supply services
- > Introduction services, social
- Launderers, industrial
- Laundries, linen and uniform supply
- > Laundry services, industrial
- Massage parlor, sensual or adult massage
- Mat and rug supply services
- Pillow cleaning services
- Power laundries, commercial and family
- Radiation protection garment supply services
- Saunas
- Social escort services
- Steam baths
- > Table linen supply services
- Towel (except shop, wiping) supply services
- Towel supply services, shop or wiping
- > Turkish bathhouse
- Turkish baths
- Uniform (except industrial) supply services
- Uniform supply services, industrial

LBCS - 2710 - Pet or pet supply services

LBCS - 2720 - Animal and pet services - Only the following are permitted:

- Animal grooming services
- Obedience training
- Pet sitting services

- LBCS 3110 Food and beverages Only the following are permitted:
 - > Bakery products, fresh (i.e., bread, cakes, doughnuts, pastries) made in commercial bakeries
 - > Candy stores, chocolate, candy made on premises not for immediate consumption
 - Doughnuts (except frozen) made in commercial bakeries (only for immediate sale)
- LBCS 3220 Paper and printing materials Only the following are permitted:
 - Instant printing (i.e., quick printing)
 - Print shops, lithographic (offset) (except grey goods, manifold business forms, printing books, quick printing)
 - Print shops, quick
 - Print shops, screen
 - Printing manifold business forms
- LBCS 4170 Postal services
- LBCS 4241 Online information services
- LBCS 4242 Libraries and archives
- LBCS 4243 News syndicate
- LBCS 5110 Theater, dance, or music establishment
- LBCS 5120 Sports team or club
- LBCS 5140 Promoter of performing arts, sports, and similar events
- LBCS 5150 Agent for management services
- LBCS 5160 Independent artist, writer, or performer
- LBCS 5210 Museum
- LBCS 5220 Historical or archeological institution
- LBCS 5330 Casino or gambling establishment
- LBCS 5370 Fitness, recreational sports, gym, or athletic club,
- LBCS 5380 Bowling, billiards, pool, etc.
- LBCS 6100 Educational services
- LBCS 6110 Nursery and preschool
- LBCS 6120 Grade schools
- LBCS 6121 Elementary
- LBCS 6122 Middle
- LBCS 6123 Senior
- LBCS 6124 Continuance
- LBCS 6125 Alternate education services
- LBCS 6130 Colleges and Universities
- LBCS 6140 Technical, trade, and other specialty schools
- LBCS 6141 Beauty schools
- LBCS 6142 Business management
- LBCS 6143 Computer training
- LBCS 6145 Fine and performing arts education
- LBCS 6147 Sports and recreation education
- LBCS 6430 Emergency response
- LBCS 6511 Clinics Except the following:

Pain therapy centers and clinics, outpatient

LBCS - 6512 - Family Planning and outpatient care centers, except the following:

- Abortion clinic
- Alcoholism treatment centers and clinics (except hospitals), outpatient
- Birth control clinics
- > Detoxification centers and clinics (except hospitals), outpatient
- Drug addiction treatment centers and clinics (except hospitals), outpatient
- Outpatient treatment centers and clinics (except hospitals) for substance abuse including alcoholism, drug addiction
- Outpatient treatment centers and clinics for alcoholism
- Outpatient treatment centers and clinics for drug addiction
- > Substance abuse treatment centers and clinics (except hospitals), outpatient
- LBCS 6520 Nursing, supervision, and other rehabilitative services
- LBCS 6562 Child day care
- LBCS 6566 Services for elderly and disabled
- LBCS 6567 Veterans affairs
- LBCS 6800 Associations, nonprofit organizations, etc.
- LBCS 6810 Labor and political organizations
- LBCS 6820 Business associations and professional membership organizations
- LBCS 6830 Civic, social, and fraternal organizations
- LBCS 7120 Land development and subdivision
- LBCS 7310 Carpentry, floor, tile contractor
- LBCS 7330 Electrical contractor
- LBCS 7340 Glass and glazing contractor
- LBCS 7350 Masonry and drywall contractors
- LBCS 7360 Painting and wall covering
- LBCS 7370 Plumbing, heating, and air-conditioning

Sec. 75-50 Pedestrian Access

Walkways shall be located and aligned to directly and continuously connect areas of pedestrian origin and destination, and not be located and aligned solely based on the outline of a parking lot configuration that does not provide such direct pedestrian access.

Walkways shall be grade separated from parking lots, with a hard surface not less than five (5) feet in width.

For safety, the following methods shall be used to separate pedestrians from vehicles and bicycles. Where complete separation is not possible, potential hazards shall be minimized by the use of such techniques as:

- A. Special surface materials.
- B. Grade separations.
- Physical pavement markings.
- D. Texture surfaces.
- E. Signs.
- F. Striping.
- G. Bollards.
- H. Median refuge areas.

- I. Traffic calming features.
- J. Landscaping.
- K. Lighting.
- L. Other means approved by the Plan Commission as recommended by the Technical Review Committee.

Sec. 75-60 Site Amenities and Aesthetics

Site amenities shall be provided to assure an aesthetically pleasing development. The proper selection of the site and pedestrian amenities are important factors in the planning and design of development in order to add a sense of place; be aesthetically pleasing; increase real estate value, interest, and character; and improve the functional use of the site and the Eastern Boulevard Corridor.

Site and pedestrian amenities shall be designed as integral parts of the entire development and the site's landscape and design concept. The highest quality materials shall be used and shall include at least three (3) of the following features:

- A. Mounds and berms.
- B. Use of aesthetically pleasing drainage ways and water retention basins.
- C. Swales used as a landscape element.
- D. Water features such as fountains, pools, and ponds.
- E. Walls and terraces.
- F. Meandering walks.
- G. Patios.
- H. Street furniture, including lighting, shading elements, and similar pedestrian amenities.
- I. Boulders and brick or stone pavers.
- J. Arbors and trellises.
- K. Landscape clusters and features.
- L. Site sculptures.

Sec. 75-70 EBCZ Development Regulations

A. Privacy Considerations

Elements of the development plan shall be arranged to maximize the opportunity for privacy by any residents of the project and minimize infringement on the privacy of adjoining land uses. The development plan shall create opportunities for interactions among neighbors without sacrificing privacy or security.

B. Building and Project Compatibility

The purpose of building and project compatibility is to ensure the physical and operational characteristics of proposed buildings and uses in a development are compatible when considered within the context of the surrounding area.

C. Compatible Design of Building

Design shall be compatible with existing buildings, and shall use similar proportions, building materials, outdoor spaces, relationships to the street, and window and door patterns as those existing buildings.

D. Building Appearance and Architectural Character

New development or redevelopment, in or adjacent to existing developed areas, shall be compatible with the established appearance by using a design that is complementary. Compatibility shall be achieved through repetition of roof lines, type and use of materials, and building articulations. However, monotony of structures shall be avoided, and the proposed development or redevelopment shall meet the requirements of this section.

E. Windows

- 1. Mirror glass with a reflectivity or opacity of greater than sixty percent (60%) is prohibited.
- 2. Solar glass is prohibited.
- 3. Glass shall not be of a UV or tint to preclude visibility by day or night. Tinting of windows shall be in compliance with the color scheme as stated herein.
- 4. Windows shall be of a non-mirrored finish.
- 5. Windows shall be individually defined with detail elements such as frames, sills, and lintels; be placed, to visually establish and define buildings and multiple store, or shop within a single building and establish human scale and proportion.

F. Building Size, Height, Bulk, Mass, Scale

- 1. Buildings shall either be similar in size and height, or if larger, be articulated and subdivided into massing that is proportional to the mass and scale of other structures on the same block; or if no buildings exist thereon, then on adjoining blocks.
- 2. In the case of development plans in areas eligible for the national registry as a historic district, new buildings shall reflect the historic character of the neighborhood through repetition of rooflines, patterns of the door and window placement, and the use of characteristic entry features.
- 3. Fixed or retractable awnings are permitted if they meet the follow guidelines:
 - a. Complement of building's architectural style, colors, and detail.
 - b. Do not conceal architectural features such as cornices, columns, pilasters, or decorative details.
 - c. Are designed as an integral part of the façade.
 - d. Metal or aluminum awnings are prohibited.

G. Building Orientation

To the maximum extent feasible, primary facades and entries shall face the adjacent street. A main entrance shall face a connecting walkway with direct pedestrian connection to the street, without requiring all pedestrians to walk through parking spaces and parking lots, or to cross driveways.

H. Pedestrian Scale

Pedestrian scale detailing shall be incorporated into the front elevation of the building at the ground level. Because the buildings are viewed very close up, all buildings shall exhibit façade and articulated detail that is scaled to the pedestrian.

I. Building Materials

To assure quality materials and aesthetic appearance, the following building materials shall be used:

- 1. At least seventy percent (70%) of the exterior building materials shall be brick or stone. Subordinate materials, up to thirty percent (30%), may include wood framing, permanently stained split faced textured block, and exterior insulation finish systems. Other materials may be approved by the Plan Commission, if recommended by the Technical Review Committee.
- 2. Exterior materials shall not include smooth faced concrete block, painted or stained concrete block, or prefabricated steel panels.
- 3. In the case of development within or adjacent to an existing development, materials shall have color shades and textures similar or complimentary to those existing developments, and in the immediate area of the proposed development. However, predominate materials shall be brick or stone.
- 4. New developments that are not adjacent to or within an existing development shall establish overall integrated design and materials.
- 5. Facades and exterior building walls exceeding twenty-five (25) linear feet shall incorporate architectural articulations, wall plane projections, or recesses having a depth of at least three percent (3%) of the length of the exterior façade or wall.
- 6. Street level facades fronting on a street shall have display windows, intrigue areas, awnings, or other such features along no less than twenty percent (25%) of the horizontal length of the ground floor façade.

7. Building materials shall not create glare. If highly reflective building materials are proposed, such as aluminum, unpainted metal and reflective glass, the potential for glare from such materials will be evaluated to determine whether or not the glare would create a significant adverse impact on the adjacent property owners, neighborhood, or community in terms of pedestrian and vehicular safety, outdoor activities, and enjoyment of views. If so, such materials shall not be permitted.

J. Building Color

- 1. Color shades and tones shall be used to facilitate appearance, aesthetics, and to contribute to the blending of the development into the neighborhood, as well as unifying the development itself.
- 2. A new development of a single structure, or multiple structures, may establish its own integrated color scheme utilizing the following ranges shown in Table 75-2, Suggested Colors.:

Table 75-2	Suggested Colors					
Colors						
1.	#467pc	C=20	M=32	Y=58	K=0	
2.	#4645pc	C=0	M=37	Y=68	K=28	
3.	#7407pc	C=0	M=22	Y=85	K=11	
4	#478pc	C=40	M=86	Y=100	K=30	
5.	#463pc	C=30	M=56	Y=100	K=37	
Contrasting Colors						
1.	No color/pure white					
2.	K=100 process black					

3. Colors shall reflect the character of the EBCZ. Neutral and natural colors should comprise ninety percent (90%) of the façade with secondary contrasting accent colors making up the remaining ten percent (10%). Primary, bright, bold, or excessively brilliant colors should be avoided unless used sparing as part of the secondary contrasting colors.

Sec. 75-80 Prototype Buildings

Standardized structures, recognized as a prototype of a chain of establishments, shall be customized, as necessary, to express and enhance the distinctive character of the EBCZ. Forms and finish materials of buildings, signs, canopies, refuse enclosures, and accessory structures shall be compatible with the style and character of the EBCZ.

Sec. 75-90 Architectural Articulations

Building façades shall incorporate at least four of the following:

- A. Offsets.
- B. Material change.
- C. Texture change.
- D. Architectural change, e.g. columns, canopies, arbors, trellis.
- E. Structural elements such as projecting ribs or offset element.
- A. Other elements approved by the Plan Commission on the recommendation of the Technical Review Committee.

Sec. 75-100 Land Use Transition

When land uses with significantly different visual character are proposed adjacent to each other, and where gradual transitions are not possible or in the best interest of the community, the development plan shall, to the maximum extent feasible, achieve

compatibility through compliance with the scale, form, materials, colors, and operational standards, including limits on hours of operation, lighting, placement of noise-generating activities, and similar restrictions.

Sec. 75-110 Outdoor Display/Storage Areas

Minor displays of merchandise shall be placed outdoors, provided such meet the following:

- 4. Outdoor displays shall not exceed one hundred fifty (150) square feet in total area.
- 5. The outdoor display is located immediately adjacent to the primary structure, but not within the required minimum front yard.
- 6. The outdoor display is maintained in an orderly manner; clean and free of litter, trash, and debris.
- 7. Shall not be located on any public street or public sidewalk.

Outdoor storage is prohibited unless shielded by a six (6) feet opaque fence and located within the rear yard. Any outdoor storage may not be located within twenty (20) feet of any public street, public sidewalk, or internal pedestrian way.

Sec. 75-120 Mechanical Equipment

Loading docks, truck parking, utility meters, HVAC and other mechanical equipment, trash collection, trash compaction and other service functions shall be incorporated and integrated into the overall design o development so that the appearance is integrated and continuous and uninterrupted by ladders, towers, fences, and equipment, and no attention is attracted to the functions by use of screening materials that are different from or inferior to the principal material of the building and landscape.

Sec. 75-130 Operational/Physical Compatibility Standards

Upon the approval of a development application, the following conditions may be imposed to ensure that new development will be compatible with existing neighborhoods and uses, including, but not limited to restrictions on:

- A. Hours of operation and deliveries.
- B. Location of activities onsite that generate potential adverse impacts on adjacent uses, such as noise and glare.
- C. Arrangement of buildings.
- D. Location of loading and delivery zones.
- E. Light intensity, shielding, and hours of full illumination.
- F. Location and placement of pedestrian amenity areas.
- G. Placement and illumination of outdoor vending machines and areas.

Sec. 75-140 Building Permits

The Building Commissioner shall not issue a building permit for a MED development until the Planning Department has approved the plans.

Sec. 75-150 Landscaping

See Division 180 - Landscape Regulations

Sec. 75-160 Lighting

Lighting shall meet the requirements of this section or Division 190 – Lighting Regulations; in case of conflict, the stricter of t two ordinances shall apply. Street lighting shall be provided as part of all developments on both sides of the street when possible, and spaced no less than one hundred (100) feet apart, and a fixture that is standard for the utility company serving the area, unless otherwise approved by the Technical Review Committee. Lighting shall meet the following:

- A. Exterior lighting of the building or site shall be designed so that the light is directed on the site and the light source is shielded from direct offsite viewing. For any use abutting single-family, residential uses, illumination levels shall not exceed 0.5 foot candles at the property line.
- B. Exterior lighting shall be architecturally integrated with the building style, material, and color.
- C. Rooftop lighting is prohibited.
- D. All exterior architectural features, display, and decorative lighting shall eb generated from concealed low level fixtures and shown on the lighting plan.
- E. The maximum height of light standards in king areas shall not exceed the building height, or twenty five (25) feet, whichever is less. When light standards abut or fall within ninety (90) feet of sine-family residential uses or districts, their height shall not exceed fifteen (15) feet.

Sec. 75-170 Signs

See Division 200 - Sign Regulations

Sec. 75-180 Parking Loading

See Division 195 - Off-Street Parking Regulations

Sec. 75-190 Assess Management Plan

See Division 155- Access Management Plan

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Sec. 80-10 Specific Purpose

The Veteran's Parkway Corridor Zone (VPCZ) is intended to provide more development flexibility than is possible through the customary application of the Clarksville Zoning Ordinance or the Clarksville Subdivision Regulations. The VPCZ Ordinance recognizes the rapid changes in design and technology applicable to the building industry, and it is the intent of this ordinance to meet these changes in a manner that will be consistent with the best interests of the Town.

The purpose of the VPCZ is to achieve an aesthetically pleasing regional shopping area. While also producing a wider range of choices in satisfying the changing needs of the Town, it is the purpose and intent of this ordinance to accomplish the following:

- A. Establish standards to ensure that large retail building development is compatible with the surrounding area and contributes to the unique community character of the Veterans Parkway Corridor and the Town of Clarksville.
- B. Provide for the designation of parcels within the jurisdiction of the Clarksville Plan Commission, particularly those that are part of the Veterans Parkway Corridor Zone (VPCZ).
- C. Specify uses, or a range of uses, permitted in the VPCZ.
- D. Specify development standards and requirements in the VPCZ.
- E. Specify plan documentation and supporting information required for consideration of development in the VPCZ.
- F. Specify any limitations applicable to the VPCZ.
- G. Establish procedures to govern and administer the VPCZ, including regulations, review considerations for approval, and modifications to development in the VPCZ.
- H. Provide a flexible alternative in accomplishing the purposes of the Clarksville Zoning Ordinance and Clarksville Subdivision Regulations.

Sec. 80-20 Land Use Classification

VPCZ uses shall be in accordance with Table 80-1, Land Use Classification.

Table 80-1 Land Use Classification

USES PERMITTED BY RIGHT

LBCS - 1122 - Zero lot line single-family attached - Traditional Condo

LBCS - 1330 - Hotel, motel, or tourist court

LBCS - 2120 - Heavy consumer goods sales or services - Only the following are permitted:

- > Tailor shops, alterations only
- > Tuning and repair of musical instruments
- > Watch repair shops without retailing new watches

USES PERMITTED BY RIGHT

LBCS - 2121 - Furniture or home furnishings - Only the following are permitted, if located within a Big Box:

- Bath shops
- Chinaware stores
- Custom picture frame shops
- Furniture and appliance stores (i.e., primarily retailing furniture)
- Furniture stores (e.g., household, office, outdoor)
- Glassware stores
- ➤ Home furnishings stores
- Housewares stores
- Kitchenware stores
- > Lamp shops, electric
- Linen stores
- Picture frame shops, custom
- Window treatment stores

LBCS - 2122 - Hardware, home centers - Permitted only if located within a Big Box

LBCS - 2123 - Lawn and garden supplies - Permitted only if located within a Big Box

LBCS - 2124 - Department store, warehouse club, or superstore - Only the following are permitted, if located within a Big Box:

- Department stores
- Discount department stores
- Superstores (i.e., food and general merchandise)
- Variety stores
- Warehouse clubs (i.e., food and general merchandise)

LBCS - 2125 - Electronics and appliances - Only the following are permitted:

- > Appliance stores, household-type
- Audio equipment stores (except automotive)
- Cellular telephone stores
- > Consumer-type electronic stores (e.g., radio, television, video, camera)
- ➤ Household-type appliance stores
- > Radio and television stores
- Sewing machine stores, household-type
- > Stereo stores (except automotive)
- > Telephone stores (including cellular)
- > Television and radio stores
- > TV (television) stores
- Vacuum cleaner stores, household-type

LBCS - 2126 - Lumber yard and building materials - Permitted only if located within a Big Box

LBCS - 2131 - Computer and software

LBCS - 2132 - Camera and photographic supplies

LBCS - 2133 - Clothing, jewelry, luggage, shoes, etc. - Only the following are permitted:

- Apparel accessory stores
- > Apparel stores, children's and infants' clothing
- > Apparel stores, men's and boy's clothing
- > Apparel stores, women's and girls' clothing
- > Athletic shoe stores
- Baby clothing shops

USES PERMITTED BY RIGHT

- Bridal gown shops (except custom)
- Clock shops
- Clothing accessories stores
- Clothing stores, children's and infants'
- Clothing stores, family
- Clothing stores, men's and boys'
- Clothing store, women's and girls'
- Coat stores
- Costume jewelry stores
- Dress Shops
- > Fabric shops
- > Family clothing stores
- Fur apparel stores
- Furnishings stores, men's and boys'
- Furnishings stores, women's and girls'
- Handbag stores
- Hat and cap stores
- Hosiery stores
- > Jewelry stores, costume
- > Jewelry stores, precious
- Leather coat stores
- > Tie shops
- Unisex clothing stores
- Watch shops
- Wig and hairpiece stores

LBCS - 2134 - Sporting goods, toy and hobby, and musical instruments - Only the following are permitted:

- Athletic equipment and supply stores (including uniforms)
- ➤ Bicycle (except motorized) shops
- Craft supply stores (except needlecraft)
- Driving equipment stores
- Exercise equipment stores
- Fishing supply stores (e.g., bait)
- Footwear (e.g., bowling, golf, spiked) specialty sports, stores
- Golf pro shops
- Hobby shops
- Outdoor sporting equipment stores
- Pro shops (e.g., golf, skiing, tennis)
- Sporting goods stores
- Sports gear stores (e.g., outdoors, scuba, skiing)
- Tack shops
- Tackle shops (i.e., fishing)
- > Toy stores
- > Uniform stores, athletic

LBCS - 2135 - Books, magazines, music, stationery - Except the following:

- Curio shops
- Magazine stands (i.e., permanent)
- News dealers

USES PERMITTED BY RIGHT

- Newsstands (i.e., permanent)
- Novelty shops

LBCS - 2140 - Consumer goods - Only the following are permitted:

- Art supply stores
- Calendar shops
- Candle shops
- Collector's items shops (e.g., autograph, card, coin stamp)
- > Flower shops, artificial or dried
- ➤ Home security equipment stores only in a big box
- ➤ Hot tub stores only in a big box
- Religious goods (except books) stores
- > Trophy (including awards and plaques) shops

LBCS - 2151 - Grocery store, supermarket, or bakery - Only the following are permitted:

- Food (i.e. groceries) store not within a big box
- ➤ Grocery stores not within a big box

LBCS - 2153 - Specialty food store

LBCS - 2155 - Beer, wine, and liquor store - Only the following are permitted:

➤ Wine shops, packaged

LBCS - 2160 - Health and personal care - Only the following are permitted:

Vitamin stores

LBCS - 2161 - Pharmacy or drug store - Only the following are permitted:

Pharmacies

LBCS - 2163 - Optical - Only the following are permitted:

- ➤ Lens grinding, ophthalmic, in retail stores
- Optical goods stores (except offices of optometrists)

LBCS - 2210 - Bank, credit union, or saving institution

LBCS - 2220 - Credit and finance establishment - *Only the following are permitted:*

- Mortgage banking (i.e., non-depository mortgage lending)
- National Credit Union Administration (NCUA)

LBCS - 2230 - Investment banking, securities, and brokerages - Only the following are permitted:

- Certificate of deposit (CD), brokers' offices
- Loan brokerages

LBCS - 2321 - Commercial property related - Only the following are permitted:

- Bank building
- > Insurance building
- Medical building
- Nonresidential building except mini warehouse
- Office building
- Professional office building
- > Real estate rental or leasing of nonresidential building except mini warehouse
- ➤ Shopping center, not exceeding 30,000 sq. ft. on not more than 3 acres
- Theater

USES PERMITTED BY RIGHT

LBCS - 2322 - Rental housing-related - Only the following are permitted:

Residential hotel rental or leasing

LBCS - 2331 - Cars - Only the following are permitted:

- Automobile leasing
- > Automobile rental
- Car leasing
- Car rental
- > Car rental agencies
- Passenger car leasing
- Passenger car rental
- Passenger van leasing
- Passenger van rental
- Passenger van rental agencies
- > Sport utility vehicle leasing
- Sport utility vehicle rental

LBCS - 2334 - Leasing commercial, industrial machine - Only the following are permitted:

Carpentry equipment rental or leasing

LBCS - 2335 - Consumer goods rental - Only the following are permitted:

- Bridal wear rental
- Clothing rental (except industrial launderer, linen supply)
- Dress suit rental
- Formal wear rental
- Gown rental
- Suit rental
- Tuxedo rental

LBCS - 2424 - Business support services - Only the following are permitted:

- Copy centers (except combined with printing services)
- Copy shops (except combined with printing services)
- Court reporting services

LBCS - 2510 - Full-service restaurant

LBCS - 2520 - Cafeteria or limited service restaurant

LBCS - 2530 - Snack or nonalcoholic bar

LBCS - 2600 - Personal - Only the following are permitted:

- Apparel pressing services
- Automatic laundries, coin-operated
- Balloon-o-gram services
- Barber shops
- Beautician services
- Beauty and barber shops, combined
- Beauty parlors
- Beauty salons
- Beauty shops
- > Blood pressure testing machine concession operators, coin-operated
- > Cleaners, dry cleaning and laundry service (except coin-operated)

USES PERMITTED BY RIGHT

- Coin-operated dry cleaners and laundries
- Coin-operated laundry and dry-cleaning routes (i.e., concession operators)
- Coin-operated personal service machine (e.g., blood pressure, locker, photographic, scale, shoeshine) concession operators
- Color consulting services (i.e., personal care services)
- Consumer buying services
- Cosmetology salons or shops
- Depilatory (i.e., hair removal) salons
- Diet centers, non-medical
- Diet workshops
- > Ear piercing services
- Electrolysis (i.e., hair removal) salons
- Esthetician (i.e., skin care) services
- Facial salons
- ➢ Genealogical investigation services
- Hair removal (i.e., depilatory, electrolysis) services
- ➤ Hair replacement services (except by offices of physicians)
- ➤ Hair stylist salons or shops, unisex or women's
- ➤ Hair stylist services, men's
- ➤ Hair stylist services, unisex or women's
- Hair stylist shops, men's
- Hair weaving services
- Hairdresser services
- Hairdressing salons or shops, unisex or women's
- Launderettes
- Laundries (except coin-operated, linen supply, uniform supply)
- Laundries, coin-operated or similar self-service
- Laundromats
- Laundry drop-off and pick-up sites
- Laundry machine routes (i.e., concession operators), coin-operated or similar self service
- Laundry services (except coin-operated, linen supply, uniform supply)
- ➤ Laundry services, coin-operated or similar self-service
- Make-up (except permanent) salons
- Make-up salons, permanent
- Manicure and pedicure salons
- Manicurist services
- Nail salons
- One-hour photofinishing services
- Party planning services
- Pedicure and manicure salons
- Pedicurist services
- Personal shopping services
- Photofinishing labs, one-hour
- Photofinishing services, one-hour
- Phrenology services
- Pickup and drop-off sites for drycleaners and laundries
- Saunas
- Scalp treating services

USES PERMITTED BY RIGHT

- Self-service drycleaners and laundries
- Shoeshine parlors
- Shoeshine services
- Shopping services, personal
- Singing telegram services
- Sun tanning salons
- > Tanning salons
- Telegram services, singing
- Uniform (except industrial) supply services
- Unisex hair stylist shops
- Wedding planning services
- Weight loss centers, non-medical
- Weight reducing centers, non-medical

LBCS - 3110 - Food and beverages - Only the following are permitted:

- Bakery products, fresh (i.e., bread, cakes, doughnuts, pastries) made in commercial bakeries
- > Doughnuts (except frozen) made in commercial bakers (only for immediate sale)

LBCS - 3130 - Textiles - Only the following are permitted:

- > Tailored dress and sport coats, men's and boys' cut and sew apparel contractors
- > Tailored dress and sport coats, men's and boys', cut and sewn from purchased fabric (except apparel contractors)
- > Tuxedos cut and sew apparel contractors
- > Tuxedos cut and sewn from purchased fabric (except apparel contractors)

LBCS - 3220 - Paper and printing materials - Only the following are permitted:

- Instant printing (i.e., quick printing)
- Print shops, lithographic (offset) (except grey goods, manifold business forms, printing books, quick printing)
- Print shops, quick

LBCS - 4133 - Local transit systems - bus, special needs, and other motor vehicles

LBCS - 4136 - Special purpose transit transportation (including scenic, sightseeing, etc.)

LBCS - 4137 - Taxi and limousine service

LBCS - 4160 - Courier and messenger services

LBCS - 4212 - Software publisher

LBCS - 4222 - Motion picture viewing and exhibition services

LBCS - 4233 - Wireless telecommunications

LBCS - 5370 - Fitness, recreational sports, gym, or athletic club

- These establishments operate fitness and recreational sports facilities, or provide services for fitness or recreational sports teams, clubs, or individual activities. The facilities-operating establishments to be classified here include, but are not limited to:
 - Fitness clubs
 - Gyms
 - Archery ranges
 - Horseback riding establishments

USES PERMITTED BY RIGHT

- Recreational ball parks and courts
- * Sporting establishments that operate certain types of facilities are classified in other categories. For example, a yacht club operating a marina or docking facility is classified elsewhere (but a yacht club which does not operate such a facility is classified here). For sporting establishments that operate facilities, first check whether a unique function code applies; if not, use this classification.

LBCS - 6210 - Legislative and executive functions - Only the following are permitted:

- > Advisory commissions, executive government
- Advisory commissions, legislative
- > Town councils
- > Town managers' offices
- > Community development agencies, government
- Community recreation programs, government
- Development assistance program administration
- Economic development agencies, government
- Executive and legislative office combinations
- Executive offices, federal, state, and local (e.g., governor, mayor, president)
- General public administration
- > General services departments, government
- Housing authorities
- > Housing programs, planning and development, government
- Industrial development program administration
- Internal revenue service
- Land redevelopment agencies, government
- Legislative and executive office combinations
- Legislative assemblies
- > Legislative bodies (e.g., federal, local, and state)
- Legislative commissions
- Licensing and inspecting of utilities
- Mayor's offices
- Parks and recreation commission, government
- Personnel offices, government
- Public service (except transportation) commissions, nonoperating
- > Recreational programs administration, government
- > Redevelopment land agencies, government
- > Small business development agencies
- > Tourism development offices, government
- > Treasurers offices', government
- Urban planning commissions, government
- > Zoning boards and commissions

LBCS - 6221 - Courts

LBCS - 6410 - Fire and rescue

LBCS - 6420 - Police

LBCS - 6430 - Emergency response

LBCS - 6513 - Medical and diagnostic laboratories

LBCS - 6514 - Blood and organ banks

USES PERMITTED BY RIGHT

LBCS - 6520 - Nursing, supervision, and other rehabilitative services - Only the following are permitted:

- Homes for emotionally disturbed adults or children
- Homes for the aged with nursing care
- Homes for the elderly with nursing care
- Homes with or without health care, mental retardation
- ➤ Homes, psychiatric convalescent
- Hospices, inpatient care
- > Hospitals, mental retardation
- Hospitals, psychiatric convalescent
- > Intermediate care facilities, mental retardation
- Mental health facilities, residential
- Mental health halfway houses
- Mental retardation facilities (e.g., homes, hospitals, intermediate care facilities), residential
- Mental retardation homes
- Mental retardation hospitals
- Mental retardation intermediate care facilities
- Nursing care facilities
- Nursing homes
- Psychiatric convalescent homes or hospitals
- Residential group homes for the emotionally disturbed
- Rest homes with nursing care
- Retirement homes with nursing care
- Skilled nursing facilities

LBCS - 6530 - Hospital

LBCS - 6566 - Services for elderly and disabled

LBCS - 6567 - Veterans affairs

LBCS - 6810 - Labor and political organizations

LBCS - 6820 - Business associations and professional membership organizations

LBCS - 7110 - Land development and subdivision

Sec. 80-30 Building Standards

The following standards shall be applied to large retail building of sixteen thousand (16,000) square feet or larger.

A. Facades and Exterior Walls

Facades or exterior walls exceeding thirty (30) feet in length, as measured horizontally, shall incorporate wall plane projections or recesses having a depth of at least three percent (3%) of the length of the façade or wall.

- 1. Street level façades that face public streets shall have arcades, display windows, intrigue areas, awnings, and other such features as long as they are no less than thirty-five percent (35%) of the horizontal length of the ground floor façade.
- 2. Exterior walls of buildings shall be 65% masonry of either brick or stone and faux or veneer is acceptable
- 3. Building façades shall include at least two of the following:
 - a. Color change.
 - b. Texture change.

- c. Material change.
- d. Architectural or structural change that may include among other architectural or structural elements projecting ribs or offsets.
- e. Other similar change in the façade meeting the intent and purpose of this ordinance.
- B. Roofs shall have parapets that conceal rooftop equipment.
- C. Ground level equipment shall be screened from public view.
- D. Loading docks and bays shall be concealed by a solid wall, and be designed and built of the same material as the structure on which it is attached.
- E. Refuse Disposal shall comply with the Commercial Refuse Ordinance.

Sec. 80-40 Materials and Colors

Materials shall be high-quality including, but not limited to, brick, stone, and/or tinted/textured concrete masonry units. Colors shades and tones shall be used to facilitate appearance, aesthetics, and contribute to the blending and unification of the development. Primary, bright, bold, or excessively brilliant colors should be avoided unless used sparingly as part of the secondary contrasting colors.

Sec. 80-50 Entryways

Entryways of large retail establishments should have clearly defined, highly visible customer entryways identified through the use of any of the design elements below:

- A. Canopies or porticos
- B. Overhangs
- C. Recesses/projections
- D. Arcades
- E. Raised cornice parapets over the door
- F. Peaked roof forms
- G. Arches
- H. Outdoor patios
- I. Display windows
- J. Architectural details that are integrated into the building structure and design
- K. Planters or wing walls that are incorporated into the landscape areas and/or places for sitting

Sec. 80-60 Development Plan, Site Design, and Relationship to Veterans Parkway Corridor

A development plan that complies with Division 170 shall be submitted to the Planning Department, along with meeting or providing the requirements below:

- A. Excluding movie theaters, all sides of a building that directly faces or abuts a public street shall include at least one customer entrance.
- B. No more than fifty percent (50%) of the off-street parking area for a lot, tract, or area of land devoted to a large retail establishment shall be located between the front of a large building and abutting streets.
- C. The rear lot line shall not be less than thirty-five (35) feet where the façade faces adjacent to residential uses or a residential zone.
- D. The site design must provide a direct connection and safe street crossings to adjacent land uses. This may be accomplished in the utilization of a network of sidewalks and walkways.

- E. In no instance shall sidewalks be less than five feet in width; however, sidewalks of sufficient width to separate pedestrians from vehicular-related elements such as regulatory signage, fire hydrants, etc., shall be provided and connected to the sidewalks along Veterans Parkway. Internal walkways and sidewalks shall be distinguished from driving surfaces to the use of low-maintenance materials such as pavers, bricks, or scored or stamped concrete in an effort to enhance safety and comfort as well as the aesthetics of the sidewalk.
- F. In order to preserve the width of the sidewalk, wheel stops shall be used at parking spaces, or a vegetated area of sufficient width shall be provided to avoid the overhang of any part of a vehicle over a sidewalk.
- G. Internal pedestrian walkways shall connect, with the exterior sidewalks system connecting with the Veterans Parkway.
- H. Lighting shall not cause a nuisance due to light trespass, spill, glare, reflected glare, or visual discomfort regardless of standards of the Illumination. The Illuminating Engineering Society of North America [IESNA] standards of illumination are a minimum and not a general recipe or "one size fits all" solution to lighting in the Veterans Parkway Corridor.
- I. Electrical service to any structure shall be underground.
- J. Signage shall be in conformance with Clarksville Zoning Ordinance Division 200, unless otherwise approved in the development plan review.
- K. Landscaping shall be in conformance with Clarksville Zoning Ordinance Division 180 unless otherwise approved in the development plan review.

Sec. 80-70 Assurances

The following assurances may be required for certain developments in the VPCZ:

- A. If assurances are required, the petitioner shall provide financial assurance for the satisfactory installation of all public facilities in the form of bonds, letter of credit, or such other assurances as are required in the normal procedures of platting pursuant to the provisions of Section A of Article IV of the Subdivision Regulations.
- B. In conformance with Article IV Section B of the Clarksville Subdivision Regulations, adequate provision shall be made for a private organization with legal and direct responsibility to, and control by, the property owners involved to providing for the operation and maintenance of all common facilities jointly shared by such property owners if such facilities are a part of the VPCZ development, and in such instance, legal assurances shall be provided which show that the private organization is self-perpetuating and adequately funded to accomplish its purposes.
- C. Common facilities, which are not dedicated to the public, shall be maintained to standards assuring continuous and adequate maintenance at a reasonable and non-discriminatory rate of charge to the beneficiaries thereof. Common facilities not dedicated to the public shall be operated and maintained at no expense to any governmental unit.

Sec. 80-80 Building Permits

The Building Commissioner shall not issue a building permit for a VPCZ development until the Planning Department has approved the plans.

Sec. 80-90 Landscaping

See Division 180 - Landscape Regulations

Sec. 80-100 Lighting

See Division 190 - Lighting Regulations

Sec. 80-110 Signs

See Division 200 - Sign Regulations

Sec. 80-120 Parking Loading

See Division 195 - Off-Street Parking Regulations

Sec. 80-130 Assess Management Plan

See Division 155- Access Management Plan

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SEC. 85-10	SPECIFIC PURPOSE
SEC. 85-20	LAND USE CLASSIFICATION
	BUILDING PERMITS
	DEVELOPMENT STANDARDS

Sec. 85-10 Specific Purpose

Through public and private resources, open space districts promote public health, safety, comfort, morals, convenience, and general welfare of the Town, and implement the Clarksville Park & Recreation Master Plan.

Sec. 85-20 Land Use Classification

OPS uses shall be in accordance with Table 85-1, Land Use Classification. Additional LBCS may be included. See Division 225 - Special Exception.

Table 85-1. Land Use Classification

USES PERMITTED BY RIGHT

LBCS - 2333 - Recreational goods rental - Only the following are not permitted:

- Beach chair rental
- > Beach umbrella rental
- > Exercise equipment rental
- Motorcycle rental
- Water ski equipment rental
- Snow ski equipment rental

LBCS - 5160 - Independent artist, writer, or performer

- This industry comprises independent (i.e., freelance) individuals primarily engaged in performing in artistic productions, creating artistic and cultural works or productions, or providing technical expertise necessary for these productions.
- This industry also includes athletes and other celebrities exclusively engaged in endorsing products and making speeches or public appearances for which they receive a fee.

LBCS - 5370 - Fitness, recreational sports, gym, or athletic club,

- > These establishments operate fitness and recreational sports facilities, or provide services for fitness or recreational sports teams, clubs, or individual activities. The facilities-operating establishments to be classified here include, but are not limited to:
 - Fitness clubs
 - Gyms
 - Archery and shooting ranges
 - Horseback riding establishments
 - Recreational ball parks and courts

Sporting establishments that operate certain types of facilities are classified in other categories. For example, a yacht club operating a marina or docking facility is classified elsewhere (but a yacht club which does not operate such a facility, is classified here). For sporting establishments that operate facilities, first check whether a unique function code applies; if not, use this classification.

LBCS - 5400 - Camps, camping, and related establishments

Some of these establishments operate sites to accommodate campers and their equipment, including tents, tent trailers, travel trailers, and recreational vehicles. Others provide overnight recreational camps, such as children's camps, family vacation camps, hunting and fishing camps, and outdoor adventure retreats that offer trail riding, white-water rafting, hiking, and similar activities. These establishments may provide facilities and services, such as cabins, washrooms, food services, recreational facilities and equipment, and organized recreational activities.

USES PERMITTED BY RIGHT

LBCS - 5500 - Natural and other recreational parks

Use this classification for all parks without special economic functions. The other LBCS dimensions should be applied to code the type of park. Use the ownership dimension to distinguish between public and private parks, the site dimension to distinguish between community parks and state parks, etc.

Sec. 85-30 Building Permits

The Building Commissioner shall not issue a building permit for an OPS development until the Planning Department has approved the plans.

Sec. 85-40 Development Standards

Development standards shall be determined by the Technical Review Committee and Plan Commission in conjunction with the Clarksville Parks Department.

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Sec. 90-10 Specific Purpose

The purpose of this zone is to assure that future development is low-impact in nature and construction, and supports the historic significance and archaeological character of the zone. Land uses and development should contribute to the zone's use for recreation, parks, historic preservation, and heritage tourism.

Sec. 90-20 Land Use Classification

OTC uses shall be in accordance with Table 90-1, Land Use Classification.

Table 90-1. Land Use Classification

USES PERMITTED BY RIGHT

LBCS - 1310 - Bed and breakfast inn

- LBCS 2140 Souvenir shops- Only the following are permitted:
 - Souvenir shops
- LBCS 2142 Art dealers, suppliers, sales and service Only the following are permitted:
 - > Art galleries retailing art
 - Statuary galleries, art, retail
- LBCS 2321 Commercial property-related Only the following are permitted:
 - Dock and associated building rental or leasing
- LBCS 2332 Leasing trucks, trailers, RV's, etc.- Only the following are permitted:
 - Boat rental (except pleasure)
 - Boat rental or leasing, commercial
 - Camper rental
 - Recreational trailer, rental
- LBCS 2416 Research and development services (scientific, etc.) Only the following are permitted:
 - > Archeological research and development services
- LBCS 4151 Marine passenger transportation
 - Establishments in this class provide water transportation for passengers, including scenic and sightseeing.

LBCS - 5110 - Theater, dance, or music establishment

> This subcategory comprises establishments producing live presentations by actors and actresses, singers, dancers, musicians, and other performing artists. Establishments include: companies, groups, or theaters that produce theatrical presentations and dance (ballet, musicals, operas, plays, etc.); dinner theaters that produce theatrical productions and provide food and beverage for consumption on the premises; and groups or freelance artists producing live musical entertainment. Theater/dance groups or companies may or may not operate their own theater or other facility for staging their shows. Musical groups and artists may perform in front of a live audience or in a studio, and may or may not operate their own facilities for staging their shows.

LBCS - 5160 - Independent artist, writer, or performer

USES PERMITTED BY RIGHT

- This industry comprises independent (i.e., freelance) individuals primarily engaged in performing in artistic productions, in creating artistic and cultural works or productions, or in providing technical expertise necessary for these productions.
- > This industry also includes athletes and other celebrities exclusively engaged in endorsing products and making speeches or public appearances for which they receive a fee.

LBCS - 5210 - Museum

> These establishments preserve and exhibit objects of historical, cultural, or educational value.

LBCS - 5220 - Historical or archeological institution

These establishments preserve and exhibit sites, buildings, forts, or communities that describe events or persons of particular historical interest. Archeological sites, battlefields, historical ships, and pioneer villages are included in this subcategory.

LBCS - 5360 - Marina or yachting club facility operators

Marinas operate docking and storage facilities for pleasure craft owners. They may retail fuel and marine supplies, and may repair, maintain, or rent pleasure boats in addition to operating facilities.

LBCS - 5400 - Camps, camping, and related establishments

Some of these establishments operate sites to accommodate campers and their equipment, including tents, tent trailers, travel trailers, and recreational vehicles; others provide overnight recreational camps, such as children's camps, family vacation camps, hunting and fishing camps, and outdoor adventure retreats that offer trail riding, white-water rafting, hiking, and similar activities. These establishments may provide facilities and services, such as cabins, washrooms, food services, recreational facilities and equipment, and organized recreational activities.

LBCS - 5500 - Natural and other recreational parks

Use this classification for all parks without special economic functions. The other LBCS dimensions should be applied to code the type of park. Use the ownership dimension to distinguish between public and private parks, and the site dimension to distinguish between community parks and state parks, etc.

LBCS - 6100 - Educational services

The establishments in this category offer teaching and learning. Educational services may be provided in a variety way (e.g., through educational institutions, the workplace, television, or home correspondence). Use the other dimensions to identify the precise nature of the land use. For example, the structure dimension can differentiate a school bus garage from a school building, or the ownership dimension can identify private from public schools.

Sec. 90-30 Development Plan

A development plan is required for this zone. The applicant shall submit a development plan meeting the requirements of Article 4, Division 170 of this Ordinance. The development plan shall be submitted to the Planning Department for distribution and review by members of the TRC, the Clarksville Historic Preservation Commission, the Parks Department, and final review by the Plan Commission. Prior to Plan Commission review the following is required:

- A. Historic Review and Certificate of Appropriateness.
- B. Prior to preparing a development plan the owner or applicant shall have a pre-development plan meeting with the Clarksville Historic Preservation Commission. The Historic Preservation Commission shall review the Development Plan for appropriateness of the development, aesthetics, materials, colors, style, landscaping, site lay out and configuration.
- C. The Historic Preservation Commission shall be assisted by the TRC, Planning Department, Parks Superintendent, and Floodplain Administrator. Other qualified professionals may also be consulted, including, but not limited to, biologists, environmentalists, archaeologists, architects and engineers, and other qualified professionals.
- D. Section 106 of the National Historic Preservation Act of 1966 Review.

E. The Indiana State Historic Preservation Officer (SHPO) shall review each proposed development in this zoning district. No building or improvement permits shall be issued without documentation of the resolution of any concerns of the SHPO.

Sec. 90-40 Development Standards

Lighting, materials, colors, and signs shall be consistent with the natural environment and shall be approved by the Historic Preservation Commission and Parks Superintendent. Members of the TRC shall provide assistance, as required.

Parking areas, roads, trails, and paths shall incorporate low impact materials to the greatest extent possible, and be approved by the Historic Preservation Commission, Parks Superintendent, and TRC.

Sec. 90-50 Building Permits

The Building Commissioner shall not issue a building permit for an OPS development until the Planning Department has approved the plans.

Sec. 90-60 Landscaping

See Division 180 - Landscape Regulations

Sec. 90-70 Lighting

See Division 190 - Lighting Regulations

Sec. 90-80 Signs

See Division 200 - Sign Regulations

Sec. 90-90 Parking

See Division 195 – Off-Street Parking and Loading Regulations

Sec. 90-100 Access Management Plan

See Division 155 - Access Management Plan

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Sec. 95-10 Specific Purpose

The purpose of a Planned Unit Development (PUD) District is to maintain the essential character of an area; encourage creativity and innovation in the design of developments; provide for more efficient use of land; permit special consideration of property with outstanding natural or topographical features; facilitate use of the most appropriate construction techniques in the development of structures and land; and, as may be appropriate, provide for any individual land use not otherwise specified elsewhere in this Ordinance. A PUD District encourages open space design, promotes high standards in design and construction, and furthers the purposes of the Comprehensive Plan.

Sec. 95-20 Permitted Uses, Development Standards, and Area Requirements

A. Permitted Uses

- Primary uses in the PUD District shall be any use permitted by right in the zoning ordinance and specified in the PUD District Ordinance, either in text form or as noted in the preliminary plan filed with the petition for zone map change.
- Accessory uses, home occupations, or temporary uses shall comply with Article 4 Division 157 unless otherwise
 specified in the petition for a zone map change to the PUD District, and incorporated into the PUD District
 Ordinance. Accessory uses shall be permitted in a manner customarily subordinate in size and associated with a
 primary use specified in the PUD District ordinance.

B. **Development Standards**

Development standards applicable to a PUD shall be those standards specified in the PUD District Ordinance establishing such district, either in text form or as noted on the preliminary plan filed with the petition for a zone map change. Every

petition for zone map change to the PUD District shall specify development standards applicable to each permitted use in the PUD. At a minimum, the PUD shall adopt or include a variation of each development standard. In any case in which an applicable development standard has not been specified in the petition for zone map change to the PUD District, the development standard shall be that specified in the zoning ordinance.

C. Area Requirements

There shall be no minimum or maximum area requirement for the filing of a petition for a zone map change to the PUD District.

Sec. 95-30 Procedure for Approval of a Planned Unit Development

The complete review and approval process for a Planned Unit Development consists of three (3) elements:

- 1. Concept Plan Review
- 2. Zone Map Change and Preliminary Plan Approval
- 3. Secondary Approval

Sec. 95-40 Filing of a Concept Plan for Review by the TRC

- A. The petitioner shall submit a concept plan, which may be supplemented with a written description of the proposed PUD, for review by the TRC prior to filing a petition for a zone map change to the PUD District.
- B. The TRC shall review the proposed concept plan, taking into consideration information regarding the terrain and natural features of the site. The review by the TRC may include, but shall not be limited to, the following:
 - 1. Designated real property proposed to be a PUD district
 - 2. Compatibility of design with the essential character of the area
 - 3. Street and pedestrian connectivity with the surrounding neighborhood
 - 4. Adjoining land uses
 - 5. Proposed uses
 - 6. Limitations or constraints applicable to the district
 - 7. Protection of unique topographical features on the site, including, but not limited to, slopes, streams, natural water features, floodways, and floodplains
 - 8. Protection and preservation of wooded areas, individual trees of significant size, wetlands, or other environmentally sensitive features
 - 9. Development of common areas, open space, or recreational areas (passive or active) accessible to the residents or users of the PUD by way of sidewalks, footpaths, walkways/bikeways, or a combination thereof
 - A more efficient use of the land including the reduction of land area disturbed for utility lines and motor vehicle access
 - 11. The creation of innovative residential and business environments
 - 12. Minimize the alteration of the natural site features through the design and situation of individual lots, streets, and buildings
 - 13. Diversity and originality in lot layout
 - 14. Utilization of individual building designs which achieve an enhanced relationship between the development and the land
 - 15. Relationship to surrounding properties and neighborhood

The Staff shall notify the petitioner of any TRC comments related to the proposed concept plan submitted for review. The Petitioner may then: (i) modify the proposed concept plan and resubmit a revised concept plan for another review by the TRC; or, (ii) file a petition for zone map change.

The TRC's review of the proposed concept plan or the TRC's comments shall not be considered a denial, approval, or decision concerning the proposed concept plan.

Sec. 95-50 Filing Petition for Zone Map Change

- A. A PUD ordinance shall employ:
 - 1. Written text and plan of drawing
 - 2. A plan of drawing
 - a. **Petition** A PUD District Ordinance petition shall contain a preliminary plan that satisfies the requirements below and shall specify, in either general terms or detailed terms, the permitted uses and development standards that will apply to the real property included in the petition.
 - b. Detailed Terms A preliminary plan which includes a detailed description of all development requirements that apply to the proposed development, shall comply with Article 4 Division 170, and be deemed to have expressed the development requirements in detail.
 - c. General Terms All preliminary plans or submittals which do not comply with the requirements of Article 4 Division 170 shall be deemed to have expressed the development requirements that apply to the proposed PUD in general terms only, and shall require the secondary approval prior to the issuance of an improvement location permit.

Sec. 95-60 Preliminary Plan

A preliminary plan shall satisfy the following requirements and include a drawing, map, or plan of the overall development which:

- A. Depicts the location of proposed land uses and maximum densities
- B. Expresses development standards in either general terms or detailed terms
- C. Identifies any limitations or constraints applicable to the district
- D. Proposed layout of streets, open space, and other basic elements of the development
- E. Proposals for handling traffic, parking, sewage disposal, drainage, and other pertinent development features and requirements
- F. The current zoning of the property and adjacent land
- G. A proposed breakdown of sections to be contained in the overall development, along with a statement as to the order and timing of development
- H. All public and private streets and pedestrian ways within two-hundred (200) feet of the site
- I. North arrow, written and graphic scale, and general location map
- J. Percentage of the site devoted to open space
- K. The Preliminary Plan shall be drawn to a scale of not more than 1"=100 and shall be on 24" X 36" plan sheets

Sec. 95-70 Determination by the Plan Commission

In its determination of the proposed PUD and whether to recommend approval of the zone map change to the Town Council, the Plan Commission shall pay reasonable regard to the extent to which the proposal:

- A. Accomplishes the purposes set forth in this division
- B. Proposed uses or a range of uses
- C. Meets specific development requirements
- D. Complies with the comprehensive plan
- E. Compatibility with the neighborhood

- F. Provides for the protection or provision of site features
- G. Specific plan documentation and supporting information, requirements, and procedures established in the PUD that are:
 - 1. Consistent with IC 36-7-4-1500
 - 2. Govern the establishment and administration of the PUD
- H. Specific limitations applicable to the PUD
- Proposed covenants, if any

Sec. 95-80 Preliminary Plan Approval

- A. If the Preliminary Plan expresses development standards in general terms, Secondary Approval shall be required prior to the issuance of an improvement location permit for any development pursuant to the PUD District Ordinance.
- B. If the Preliminary Plan expresses development standards in detailed terms, as described above, the Petitioner may also request secondary approval in connection with the approval of the zone map change to the PUD District, provided that any such approval shall be conditioned upon the Town Council adopting the zone map change to the PUD District. The requirements for Secondary Approval are set forth in Sec. 95-100. If the preliminary plan expresses the development standards in detailed terms, as described above, the PUD District Ordinance must specify any plan documentation or supporting information that must be supplied before an improvement location permit may be issued for development of real property in the PUD district.

Sec. 95-90 Commitments, Conditions, or Surety

A. Commitments

Commitments may be permitted or required by the owner of the real property in connection with: (i) a zone map change for a PUD District; (ii) a secondary approval of a PUD; or, (iii) a modification of permitted uses or development requirements of a PUD.

Commitments shall comply with Article 5 Division 220 - Commitments.

B. Conditions

Conditions may be imposed on the approval of a PUD District, which are reasonably necessary to assure compliance with the permitted use, development standards, and minimum requirements of the PUD District Ordinance.

C. Surety

Bonds or other written assurance may be required which are reasonably necessary to guarantee the timely completion of a public improvement required by the proposed PUD District Ordinance. Such bond or other written assurance shall be in an amount satisfactory to the Plan Commission and shall run to the Town Council.

Sec. 95-100 Secondary Approval

- A. Secondary Approval Requirement Secondary approval is required of the PUD District as a prerequisite to the issuance of an improvement location permit for development of any real property or use in such district.
- B. Secondary Approval Authority Secondary approval authority is hereby delegated to the Plan Commission. The Plan Commission shall review the proposed secondary approval application and either:
 - 1. Render a decision of approval or denial concerning the secondary approval; or
 - 2. Request additional information from the applicant
- C. Appeal of Decision Any decision of the Plan Commission under this Article may be appealed by any interested party, as defined in Article 1 Division 15 of this zoning ordinance, to the Town Council.
- D. Proceedings / Notice The proceedings required for secondary approval shall be the same as those required by this Zoning Ordinance for the review of a development plan prepared to meet Article 4 Division 170, and issuance of an improvement location permit. Public hearing notices shall comply with Article 5 Division 245.

E. Expiration of Secondary Approval – A secondary approval shall expire one (1) year after the date of final approval unless an improvement location permit has been issued for the use or development of the PUD. Once a secondary approval has expired for any portion of the PUD, no development shall occur within the expired portions of the PUD until a new secondary approval has been approved.

Sec. 95-110 Supporting Documentation

Before the issuance of secondary approval, the petitioner must file an application requesting secondary approval and submit a development plan in compliance with Article 4 Division 170 and the following:

- A. Layout, number, and dimension of all lots and out lots with zoning setback lines
- B. Location, delineation, and elevation of all floodway and floodway fringe areas within the boundaries of the PUD
- C. Topographic contour every two (2) feet superimposed upon the proposed site plan portion of the site covered by the submitted plans
- D. Proposed elevation of all buildings within the proposed development
- E. All on-site and off-site improvements to the street system
- F. Lighting plan
- G. Landscape plan
- H. Sidewalk plan or alternate plan for walkways or other pedestrian ways
- I. Material board and color renderings of the elevations of structures
- J. Plans and specifications for all off-site and on-site infrastructure improvements required or proposed in the PUD
- K. Areas reserved for park, conservation area, wetland, common area, lake, or similar uses
- L. Limitations of the PUD
- M. Proposed covenants, conditions, and restrictions
- N. Any other information specified elsewhere in this Ordinance as a prerequisite to the issuance of an improvement location permit.
- O. The Plan Commission, during Secondary Approval review, shall specify any additional plan documentation or supporting information beyond that required by this Section and Article 4 Division 170, which must be supplied before an improvement location permit may be issued for the development of any use or property located in the PUD District.

Sec. 95-120 Required Findings – The Plan Commission

The Plan Commission may issue a Secondary Approval only upon finding that:

- A. The plans submitted for secondary approval satisfy the permitted uses and development standards specified in the PUD District Ordinance establishing the PUD District;
- B. The plans submitted for secondary approval accomplish the intent established in the Preliminary Plan
- C. The plans submitted for secondary approval provide for the protection or provision of the site features and amenities outlined in the Concept Plan
- D. The plan submitted for secondary review shall comply with Article 4 Division 170
- E. Written findings for each determination shall be prepared to approve or disapprove a secondary approval. If the Plan Commission makes a determination regarding a secondary approval, the written findings shall be signed by the President of the Plan Commission.
- F. To be used in its continuing administration of the PUD Secondary Approval and written findings shall be retained in the office of the Plan Commission.

Sec. 95-130 Modification of Preliminary Plan or Secondary Approval

Minor modifications to a Preliminary Plan or Secondary Approval, which has already received approval from the Plan Commission, may be authorized by the TRC without a public hearing in its continuing administration of the PUD, provided the following criteria are met:

- A. The change is necessary because of natural features of the subject property not foreseen by the applicant or the Town prior to the approval of the development plan.
- B. The change will not have the effect of reducing any area of landscaping, open space, natural area, or parking by more than ten percent (10%).
- C. The change will not have the effect of increasing or decreasing the density of the development plan by more than five percent (5%).
- D. The change will not increase or decrease square footage that is more than twenty percent (20%) of the existing gross square footage of the development plan.
- E. The change will not result in any structure, circulation, or parking area being moved significantly in any direction.
- F. The change will not reduce any approved setback by more than ten percent (10%).
- G. The change will not result in an increase in the height of any structure.
- H. The change does not result in any significant adverse impacts beyond the site.

If the Plan Commission determines that the proposed modification is of such a nature or magnitude as to adversely impact the purpose or intent of the overall PUD development, or if the proposed modification exceeds the above, the Petitioner shall be required to file a new application for zone map change.

Sec. 95-140 Subdivision Plat Approval

The process for the approval and recording of a subdivision plat for a subdivision development in a PUD shall be in the same manner as any other subdivision within the Town of Clarksville, with any additional requirements or commitments entered into in connection with the approval of the Preliminary Plan. The approval and recording of a subdivision plat are required prior to the issuance of an improvement location permit for any improvements on a subdivision lot.

Sec. 95-150 Maintenance of Common Open Space

In PUD Districts having open space, common areas, or recreation areas, the petitioner shall record covenants as assurance for permanent dedication and continuous maintenance. The covenants shall be made in accordance with the approved Preliminary Plan and Secondary Approval. The covenants shall also be incorporated into any subdivision plat that is recorded in the Office of the Clark County Recorder. Such open space, common areas, or recreation areas shall perpetually run with the PUD, and shall not be developed or separated from the overall development of the PUD.

Sec. 95-160 Appeals of Plan Commission Decisions

Any order, requirement, decision, or determination by the Plan Commission regarding a secondary approval, or a modification of a preliminary plan or secondary approval, may be appealed to the Town Council by any interested party, as defined in Article 1 Division 15 of the zoning ordinance. The procedure for an appeal is as follows:

- A. Every appeal shall be filed within thirty (30) days from the decision, order, requirement, or determination.
- B. All appeals shall be determined by the Town Council at a public hearing for which notice has been provided as follows:
 - 1. A remonstrator shall send notice to the owner of the property or use, the applicant for the secondary approval, or a modification of a preliminary plan or secondary approval, and all abutting property owners;
 - 2. The notice shall be sent as provided by Article 5 Division 245 of the zoning ordinance.
- C. The Town Council hearing shall be de novo, in the same manner as though the application was originally filed with the Town Council.
- D. The decision of the Town Council with respect to a secondary approval, or a modification of a preliminary plan or secondary approval, shall be a final decision that may be reviewed only by certiorari procedures as provided in I.C. 36-7-4-1016.

Sec. 95-170 Gutford Station PUD

A. Specific Purposes

The purposes of the Gutford Station PUD are the following:

- 1. To promote good design, offer two housing types, and neighborhood business opportunities
- 2. Assist with the provision of a traffic control light to avoid congestion
- 3. Maintain a high quality residential environment, and protect the privacy of residence of the development

B. Property

The Gutford Station PUD encompasses 16.766 acres, at the southwest corner of the intersection of Gutford Road and Blackiston Mill Road.

C. Land Use Classification

Gutford Station uses shall be in accordance with Table 95-170-1, Land Use Classification.

Table 95-170-1. Land Use Classification

USES PERMITTED BY RIGHT

Uses permitted by right in a B-1 zone district

LBCS - 1100 - Detached units - Detached single-family residential structures and site condominiums

LBCS -1122 - Zero lot line single family attached - Patio Homes and Traditional Condo only

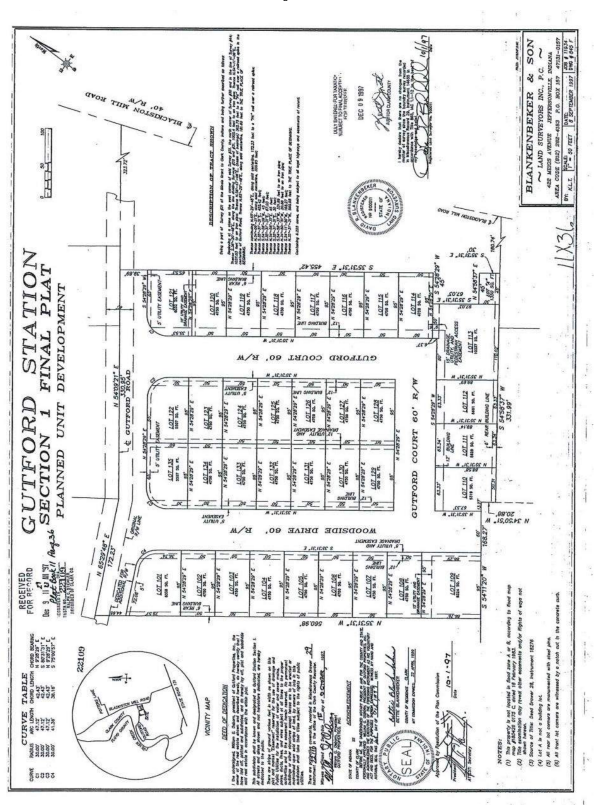
D. Plan Documentation

See Drawings 95-170-1, 95-170-2 and 95-170-3.

E. Development Standards

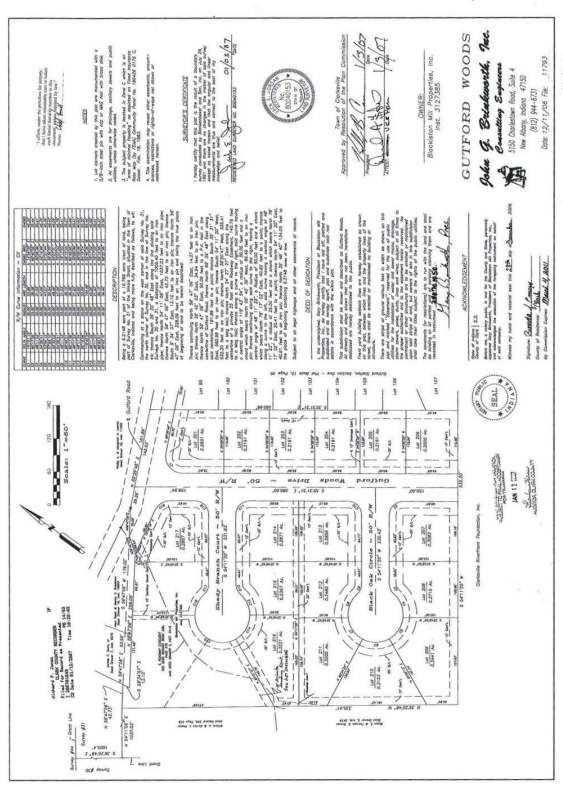
- Development standards are recorded in the Clark County Recorder's office in Miscellaneous Record draw 30, instrument 2072.
- 2. Covenants for Gutford Station Section One are recorded in Miscellaneous Record 24 instrument 22110.

Drawing 95-170-1

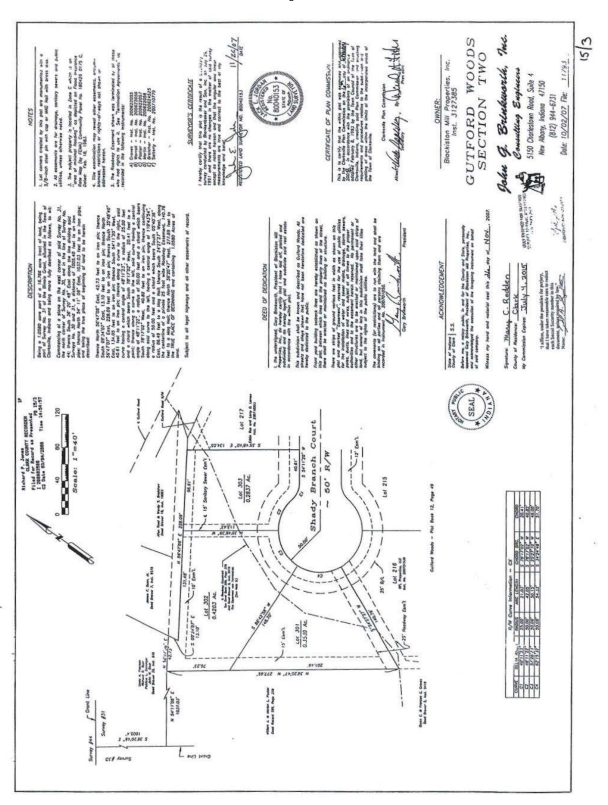


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Drawing 95-170-2



Drawing 95-170- 2



Sec. 95-180 Eagle Ridge PUD

A. Specific Purposes

The purposes of the Eagle Ridge PUD are the following:

- 1. To promote affordable housing exhibiting good design
- 2. Maintain a high quality residential environment

B. **Property**

The property is located on Gutford Road, near Blackiston Mill Road, and encompasses 2.44 acres. The streets are private, as is the green space and detention basin.

C. Land Use Classification

Eagle Ridge uses shall be in accordance with Table 95-180-1, Land Use Classification.

Table 95-180-1. Land Use Classification			
USES PERMITTED BY RIGHT			
LBCS - 1100 - Detached units - Detached, single-family residential structures and traditional condominiums			
LBCS - 1120 - Attached units - usually two or more dwelling units side-by-side, sharing one roof but each unit has a separate front and rear access. Traditional condominiums are permitted with the development plan			
LBCS - 1121 - Duplex structures – are generally divided vertically, and each unit has a separate entrance from the outside or through a common vestibule			

D. Plan Documentation

See Drawing 95-180-1.

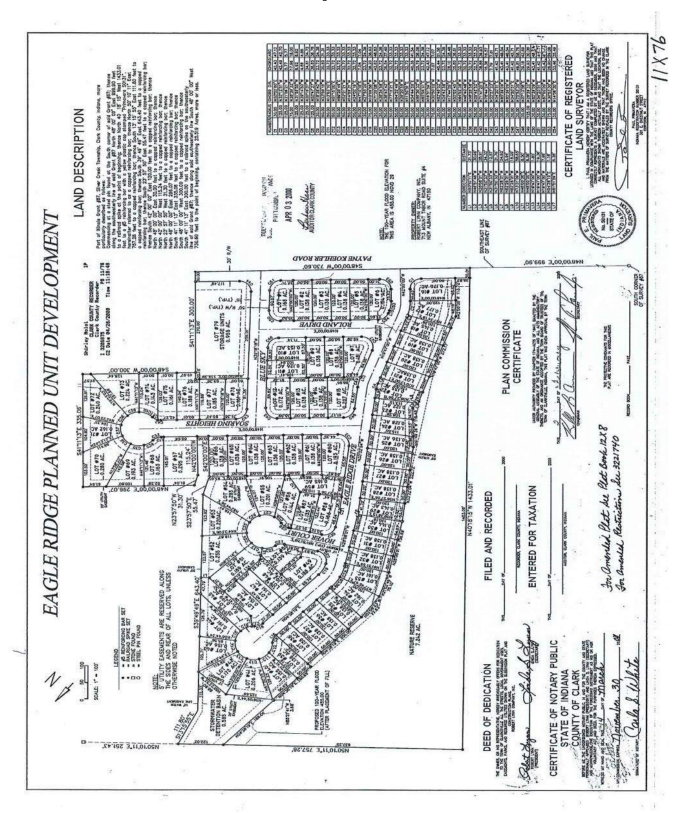
E. Development Standards

Development standards shall be those established in the R-2 zone district, as shown in table 95-180-2.

LBCS - 1122 - Zero lot line, single-family attached - patio homes and traditional condominiums only

Table 95-180-2. Dimensional Development Standards						
DIMENSION	MEASUREMENT					
Residential Use						
Minimum lot area for single-family detached dwelling unit	7,260 square feet					
Minimum lot area per unit two-family duplex	3,630 square feet per unit					
Minimum lot width	70 feet					
Maximum lot coverage	35%					
Minimum depth of front yard	25 feet					
Minimum depth of rear yard	20 feet					
Minimum width of each side yard	5 feet					
Maximum height	35 feet					
Maximum dwellings per acre for single-family dwelling units	5					
Maximum dwellings per acre for two-family dwelling units	11					
Minimum floor area of living space	Single-family dwelling Duplex	1,200 square feet 1,000 square feet				
Minimum usable open space per dwelling unit	600 square feet per dwelling unit					
Number of parking spaces	2 per dwelling unit					

Drawing 95-180-1



Sec. 95-190 Major Addition PUD

A. Specific Purposes

The purposes of the Major Addition PUD are the following:

- 1. To promote affordable housing exhibiting good design
- 2. Maintain a high quality residential environment

B. Property

The property is located off of Blackiston View Drive near Blackiston Mill Road, and encompasses 2.44 acres. The streets are private, as is the green space and detention basin.

C. Land Use Classification

Major Addition PUD uses shall be in accordance with Table 95-190-1 Land Use Classification.

Table 95-190-1. Land Use Classification

USES PERMITTED BY RIGHT

- LBCS 1100 Detached units Detached, single-family residential structures and traditional condominiums
- LBCS 1120 Attached units Usually two or more dwelling units side-by-side, sharing one roof but each unit has a separate front and rear access. Traditional condominiums are permitted with the development plan.
- LBCS 1121 Duplex structures A duplex refers to a structure used for residential purposes and consisting of two living units with a common wall.
- LBCS 1122 Zero lot line, single-family attached-patio homes and traditional condominiums only

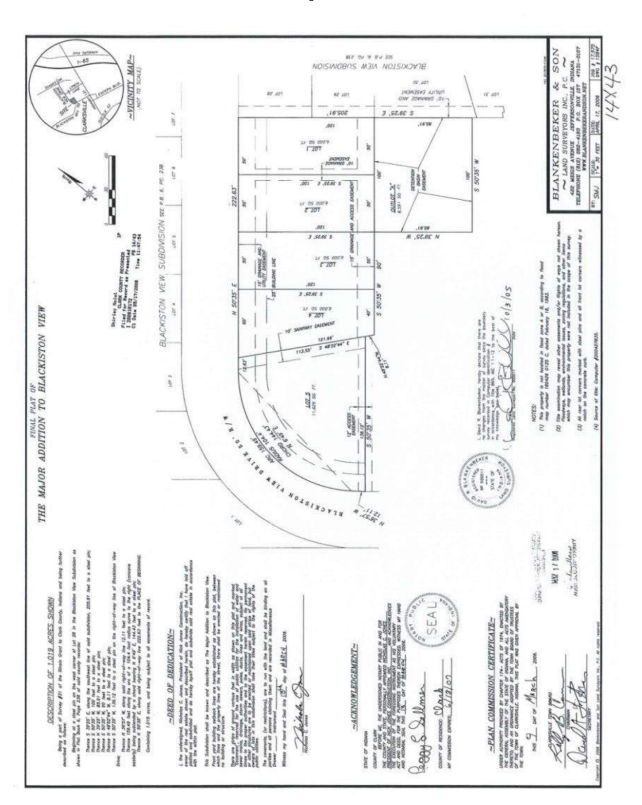
D. Plan Documentation

See Drawings 95-190-1 and 95-190-2.

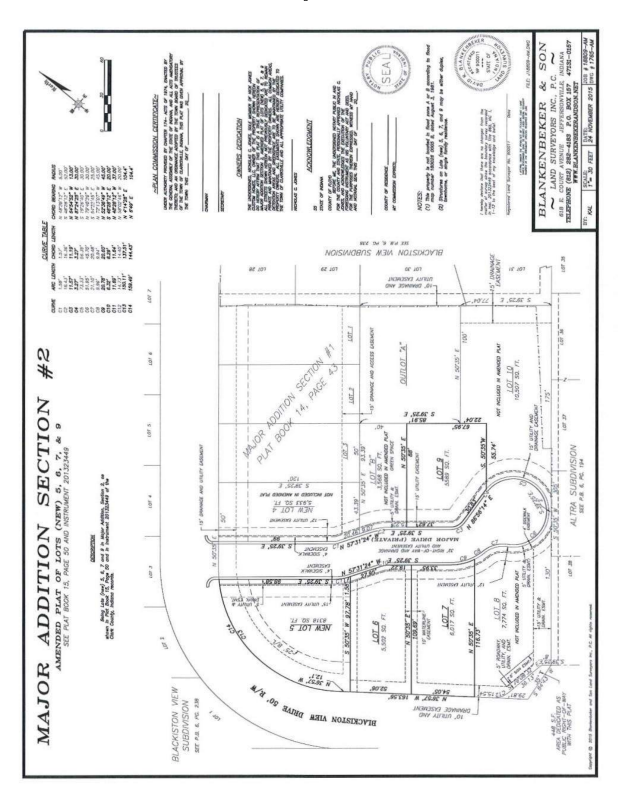
E. Development Standards

Development standards for Major Addition PUD shall be in accordance with those shown on the PUD development plan and listed in the "Amendment to the Amended and Restated Protective Covenants for Major Addition to Blackiston View and By-laws of Major Addition Homeowner's Association."

Drawing 95-190-1



Drawing 95-190-2



Sec. 95-200 Clarksville Public Works Department PUD

A. Specific Purpose

The purpose of the Clarksville Public Works Department PUD is to group multiple Town departments and functions to serve the Town in a more cost-effective manner.

B. Property

The property is located off of Harrison Avenue, and contains a total of 3.09 acres.

C. Land Use Classification

Clarksville Public Works Department PUD uses shall be in accordance with Table 95-200-1, Land Use Classification.

Table 95-200-1. Land Use Classification

USES PERMITTED BY RIGHT

LBCS - 4343 - Solid waste collection - Only the following are permitted:

➤ Garbage collection and Garbage pick-up services

LBCS - 6210 - Legislative and Executive Functions - Only the following are permitted:

- > Transportation departments, non-operating
- > Transportation regulatory agencies
- > Transportation safety programs, government
- Water control and quality program administration

D. Development Standards

Development standards for the Clarksville Public Works PUD shall be in accordance with those shown on the PUD development plan.

Sec. 95-210 Eastern Commons PUD

A. Specific Purposes

The purpose of the Eastern Commons PUD is to encourage creativity in development standards.

B. Property

The property is located on Eastern Boulevard, between Little League Boulevard and Jane Sarles Lane, and contains a total of approximately 31.53 acres.

C. Land Use Classification

Uses permitted in Eastern Commons shall be in accordance with Table 95-210-1, Land Use Classification.

Table 95-210-1. - Land Use Classification

USES PERMITTED BY RIGHT

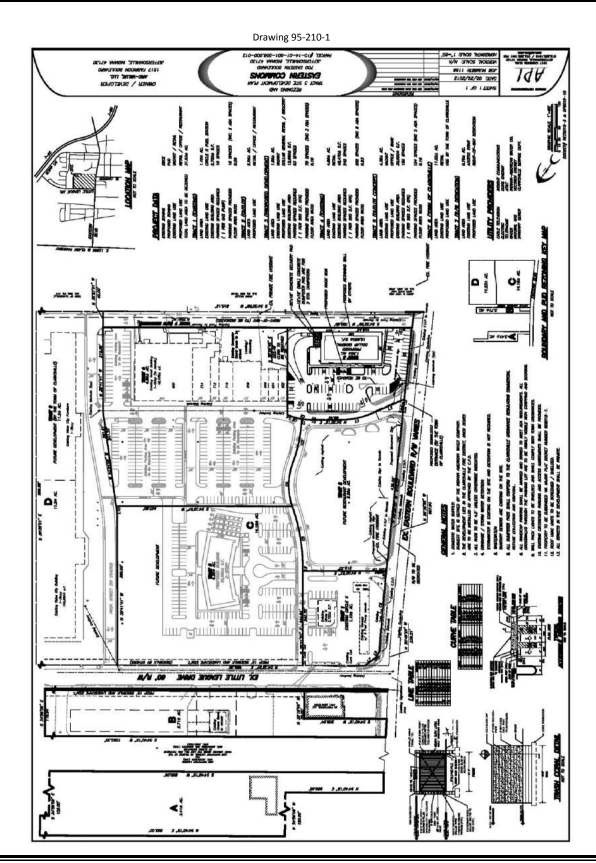
Uses permitted by right in the GO and EBCZ

D. Plan Documentation

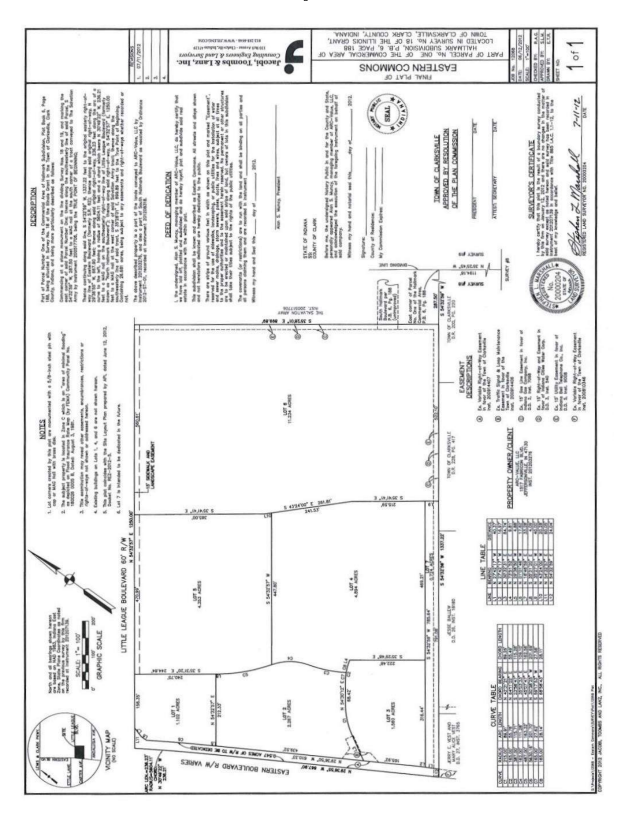
See Drawings 95-210-1 and 95-210-2.

E. Development Standards

Development standards for Eastern Commons PUD shall be in accordance with those shown on the PUD development plan.



Drawing 95-210-2



Sec. 95-220 Disponett PUD

A. Specific Purpose

The Purpose of the Disponett PUD is to:

- 1. Promote good design through the renovation of an under-used building and parcel of property
- 2. Respect existing, adjoining properties and neighborhoods
- 3. Maintain the residential character of the architecture while conducting a low-profile business

B. Property

The Disponett PUD encompasses all the land commonly known as 124 W. Lewis and Clark Parkway, and is .

C. Land Use Classification

Disponett PUD uses shall be in accordance with Table 95-220-1, Land Use Classification.

Table 95-220-1. Land Use Classification

USES PERMITTED BY RIGHT

LBCS - 2414 - Graphic, industrial, and interior design services - Only the following are permitted:

Jewelry design services

Establishments in this category provide specialized design services (except architectural, engineering, and computer systems design).

LBCS - 2133 - Clothing, jewelry, luggage, shoes, etc. - Only the following are permitted:

- Jewelry stores, costume
- Jewelry stores, precious

This class includes establishments primarily engaged in retailing clothing, footwear, jewelry, sterling and plated silverware, watches and clocks, luggage and leather goods, and sewing supplies. Also included in this category are establishments retailing these new products in combination with lapidary work and repair services.

D. Plan Documentation

See drawings 95-220-1 and 95-220-2.

E. Development Standards

- 1. Setbacks
 - a. Setbacks shall be as established by the existing building.
 - b. Any new structure shall be at least ten (10) feet from another primary or accessory structure.
- 2. Accessory Uses and Structures

Uses typically associated with a permitted use may be an accessory to the primary use in conformance with Article 4 Section 157.

3. Lot Area Coverage

Lot area coverage shall not exceed 50%.

4. Height

The height of any building shall not exceed the height of the existing building.

5. Operation and Storage

All operations shall be completely contained within a building. All storage shall be within a building or completely concealed from public view.

6. Waste Material or Refuse

No waste material or refuse shall be dumped upon, or permitted to remain upon, any part of the property. All refuse enclosures shall comply with the Commercial Refuse Ordinance of Clarksville.

7. HVAC and Exterior Equipment

HVAC units and exterior equipment shall be concealed from public view.

8. Parking

Parking shall be two spaces for each 200 square feet of floor area.

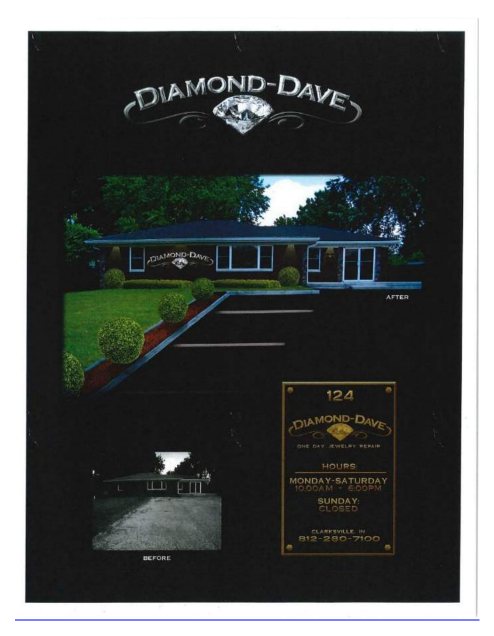
9. Landscaping

Landscaping shall comply with Article 4 Division 180.

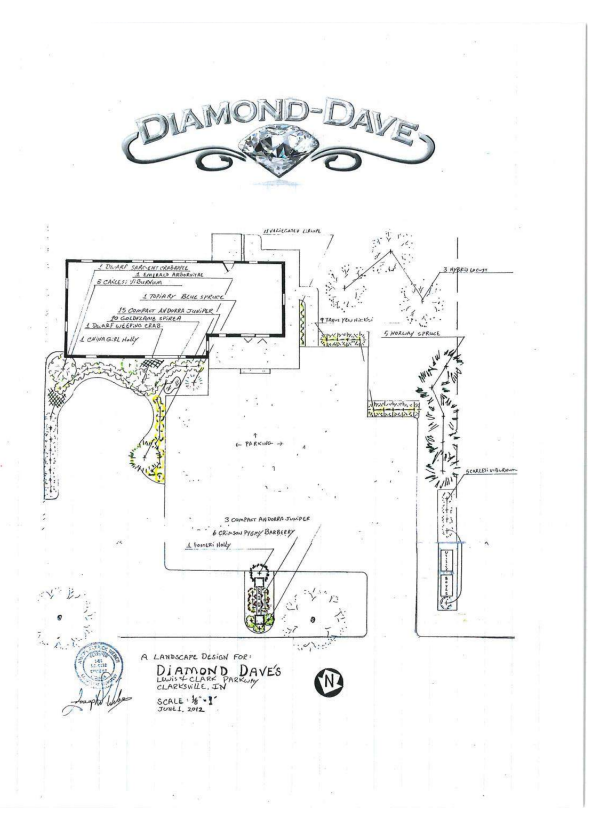
10. Lighting

Lighting shall comply with Article 4 Division 190.

Drawing 95-220-1



Drawing 95-220- 2



Sec. 95-230 Village of Waterford PUD

A. Specific Purposes

The amended purpose of the Village of Waterford PUD is to provide zero lot line, attached dwelling units.

B. Property

The property is located off of Potter Lane and contains a total of 13.46 acres.

C. Land Use Classification

Village of Waterford PUD uses shall be in accordance with Table 95-230-1, Land Use Classification.

Table 95-230-1. Land Use Classification

USES PERMITTED BY RIGHT

LBCS - 1122 - Zero lot line, single-family, attached units

D. Plan Documentation

See Drawings 95-230-1 and 95-230-2.

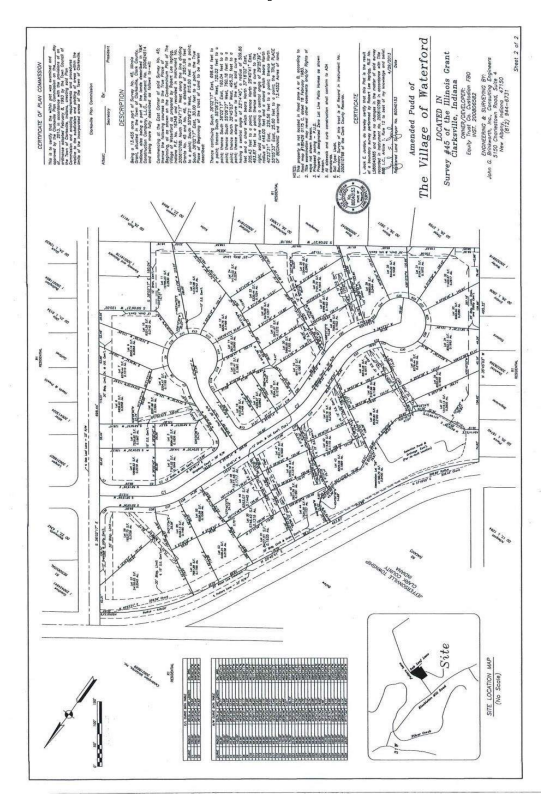
E. Development Standards

Development standards for Villages of Waterford PUD shall be in accordance with those shown on the PUD development plan and any restrictions and covenants associated with the development.

Drawing 95-230-1 The Village of Waterford

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Drawing 95-230-2



Sec. 95-240 Clarksville Wastewater Treatment Plant PUD

A. Specific Purposes

The purposes of the Clarksville Wastewater Treatment Plant PUD is to treat wastewater to produce an effluent that will do as little harm as possible when discharged to the surrounding environment, thereby preventing pollution compared to releasing untreated wastewater into the environment.

B. Property

The property is located on Leuthart Drive off of Brown's Station Way, and contains a total of 23.74 acres.

C. Land Use Classification

Clarksville Wastewater Treatment Plant PUD uses shall be in accordance with Table 95-240–1, Land Use Classification.

Table 95-240-1. - Land Use Classification

USES PERMITTED BY RIGHT

LBCS - 4340 - Sewer, solid waste, and related services

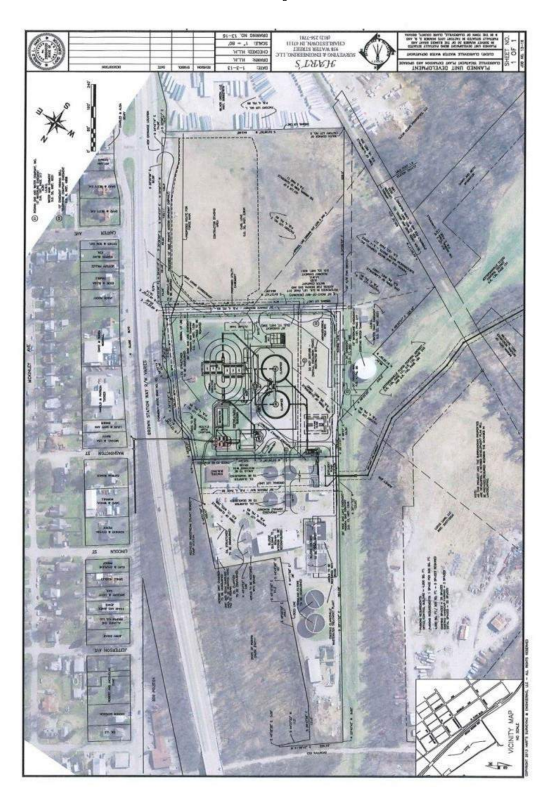
D. Plan Documentation

See Drawing 95-240-1.

E. Development Standards

Development standards for the Clarksville Wastewater Treatment Plant PUD shall be in accordance with those shown on the PUD development plan.

Drawing 95-240-1



Sec. 95-250 Water Tower Square PUD

A. Specific Purpose

The purposes of the Water Tower Square PUD are the following:

- 1. To promote good design and implement a plan to re-use and adapt existing structures and premises.
- 2. To permit special consideration for use of amenities, size, shape, and location.
- 3. To work within the constraints of the property's existing conditions.
- 4. Utilize the advantages presented by existing site conditions and location.
- 5. Continuing development of a grouping of commercial uses designed as a whole.
- 6. To encourage business development which is clustered to reduce adverse traffic and aesthetic impacts on the community.

B. Property

The Water Tower Square PUD encompasses all the land between the Town corporate boundary on the east, the floodwall on the south, Woerner Avenue on the west and South Clark Boulevard on the north. There are existing buildings, structures, and uses on the property. See Drawing 95-260-1

C. Land Use Classification

Water Tower PUD uses shall be in accordance with Table 95-250-1, Land Use Classification.

Table 95-250-1. Land Use Classification

USES PERMITTED BY RIGHT

- LBCS 1100 Private residence, including apartments, condominiums, town homes, and all private households
 - These dwellings may be individually owned residences as well as residences owned by rental or management companies.

LBCS - 1330 - Hotel or motel

These are establishments comprise hotels and motels, as well as resort hotels. These establishments may also offer food services, recreational services, convention hosting services, laundry service, etc. This category also includes extended stay hotels.

LBCS - 2110 - Automobile sales or service

- These establishments include all motor vehicle and parts dealers. They have showrooms or open lots for selling vehicles, and may provide repair and maintenance services. Note that establishments selling medium- and heavy-duty trucks should be included in wholesale trade and not here, because such products are never sold through retail channels.
- LBCS 2240 Insurance related establishment these primarily engaged in one of the following:
 - > Underwriting (assuming the risk, assigning premiums, etc.) annuities and insurance policies or
 - Facilitating such underwriting by selling insurance policies, and by providing other insurance and employee-benefit related services.

LBCS - 2300 - Real estate & leasing & rental

These establishments rent or lease, and may additionally sell assets. Assets can be tangible (real estate or equipment) or intangible (patents and trademarks). This category's usefulness depends entirely on the activity and structure-type dimensions.

LBCS - 2331 - Rent or lease car

> These establishments rent or lease passenger cars without drivers

LBCS - 2332 - Leasing trucks, trailers, RV's

These establishments rent or lease trucks, truck tractors or buses, semi-trailers, utility trailers, RVs (recreational vehicles). Excluded are off-highway transportation equipment such as aircrafts, railroad cars, steamships, or tugboats. Drivers or operators are not provided.

LBCS -2334 - Leasing commercial, industrial machinery and equipment

These establishments rent or lease office machinery and equipment, excluding heavy equipment without operators used for construction, mining, or forestry, such as bulldozers, earthmoving equipment, well-

drilling machinery and equipment, or cranes; and other non-consumer machinery and equipment, such as manufacturing equipment; metalworking, telecommunications, motion picture, or theatrical equipment; institutional (i.e., public building) furniture; or agricultural equipment without operator

LBSC - 2411 - Legal services

- > Title abstract and settlement offices engaging in researching public land records to gather information relating to real estate titles; preparing documents necessary for the transfer of the title, financing, and settlement; conducting final real estate settlements and closings; and filing legal and other documents relating to the sale of real estate. (Real estate settlement offices, title abstract companies, and title search companies are included.)
- Offices of lawyers: these are offices of legal practitioners known as lawyers or attorneys i.e., counselorsat-law primarily engaged in the practice of law. Establishments may provide expertise in a range or in specific areas of law, such as criminal law, corporate law, family and estate law, patent law, real estate law, or tax law.
- Offices of notaries: these establishments draft, approve, and execute real estate transactions, wills, and contracts; and receive, index, and store such legal documents.

LBCS - 2412 - Accounting, tax, bookkeeping, payroll, services

Accounting-related establishments provide services such as auditing accounting records, designing accounting systems, preparing financial statements, developing budgets, preparing tax returns, processing payrolls, book keeping, and billing.

LBCS-2413 - Architectural, engineering and related services

- These establishments include the following: architectural, landscaping (architectural), engineering, drafting, building inspection, surveying and mapping, and laboratory testing (except medical, veterinary, or auto emission) enterprises.
- Architectural services plan and design buildings and structures.
- > Architectural landscaping services plan and design the development of land areas for projects.
- Engineering services apply physical laws and principles of engineering to design, develop, or utilize machines, materials, instruments, structures, processes, and systems; they may provide advice, prepare feasibility studies, prepare preliminary and final plans and designs, provide technical services during the construction or installation phase, or inspect and evaluate engineering projects.
- Drafting services draw detailed layouts, plans, and illustrations of buildings, structures, systems, or components from engineering and architectural specifications.
- > Building inspection services evaluate aspects of building structure and component systems and prepare reports on the physical condition of the property, generally for buyers or others involved in real estate transactions; bureaus and establishments providing home inspection services are included.
- Surveying and mapping services gather, interpret, and map geophysical and non-geophysical data; these may survey and map the earth's surface or seafloor, may locate and measure subsurface resources (such as oil, gas, and minerals), and may conduct surveys for engineering purposes.
- Testing laboratories perform physical, chemical, and other analytical testing services, such as acoustics or vibration testing, assaying, biological testing (except medical and veterinary), calibration testing, electrical and electronic testing, geotechnical testing, mechanical testing, and nondestructive testing.

LBCS-2417 - Advertising, media, and photography services

Establishments in this category encompass: advertising, public relations, and media buying agencies; media representatives; display and direct mail advertisers; market research and public opinion agencies; commercial and consumer photography and ideography studios; and translation and interpretation providers.

LBCS - 2421 - Office and administrative services

- The establishments provide day-to-day office administrative services, such as financial planning, billing, record keeping, personnel employment, and logistics; hold securities (or other equity interests) of companies in order to own a controlling interest or influence management decisions; oversee and administer the establishments of a company often by providing strategic or organizational planning; and provide other administrative services not classified elsewhere.
- Only use this classification for stand-alone establishments which, although they may be part of a larger company, are separate from the actual goods or services producing facilities.
- The activities of these establishments could apply equally to a manufacturing company, a law firm, etc.

LBCS - 2422 - Facilities and support services.

- These establishments provide operating staff for support services within a client's facilities.
- They typically provide a combination of services, such as janitorial, maintenance, trash disposal, security, mail reception, and laundry services.
- They provide operating staff to carry out these support activities, but are not involved with the core activities of the client.
- Establishments providing operation support services (except computer and data processing) and establishments operating correctional facilities (i.e., jails) on a contract or fee basis are also included here.

LBCS-2423 - Employment agency

- These establishments provide employee placement, temporary help, and employee leasing services.
- > They may list employment vacancies and refer or place individuals in employment for others; supply workers to clients' businesses for limited periods of time to supplement their working force; and provide human resources and human resource management, and operate in co-employment with clients.
- These establishments may or may not provide direct supervision of their employees at clients' work sites, but do not have management accountability for the work of their clients with regard to strategic planning, output, or profitability.
- Professional employer organizations (PEO) and establishments providing labor or staff leasing services are included in this class.

LBCS - 2424 - Business support services

- > These establishments provide any of the following: document preparation, telephone answering, telemarketing, mailing (except direct mail advertising), court reporting, and steno typing.
- They may operate copy centers, which provide photocopying, duplicating, blueprinting, or other copying services besides printing.
- > They may provide a range of support activities, including mailing services, document copying, facsimiles, word processing, on-site PC rental, and office product sales.

LBCS - 2430 - Travel arrangements and reservation services

These establishments promote or sell travel, tour, or accommodation services, such as providing maps and information, locating convention sites, arranging reservations, organizing group tours, etc. Travel or wholesale tour operators are included in this subcategory. Also included are convention and visitors' bureaus.

LBCS - 2450 - Services to buildings & dwellings

These establishments provide services such as pest control, janitorial activities, landscaping, carpet and upholstery cleaning, and other services for buildings and dwellings.

LBCS - 2455 - Packing, crating, and convention and trade show services

> These establishments may package client owned materials, possibly with package labeling or imprinting; and organize, promote, and manage events, such as business and trade shows, conventions, conferences, and meetings, with or without providing staff.

LBCS - 2510 - Full service restaurant

These restaurants provide food services to patrons who order and are served while seated (i.e. waiter/waitress service) and pay after eating. They may provide this service in combination with selling alcoholic beverages, providing takeout services, or presenting live nontheatrical entertainment.

LBCS - 2520 - Cafeteria or limited service restaurant

- These establishments provide food services (except snack and nonalcoholic beverage bars) where patrons order or select items and pay before eating. Food and drink may be consumed on premises, taken out, or delivered to customers' location.
- > Some establishments in this subcategory may provide food services in combination with selling alcoholic beverages. This subcategory includes cafeterias, which use cafeteria-style serving equipment, a refrigerated area, and self-service beverage dispensing equipment, and which display food and drink items in a continuous cafeteria line.

LBCS - 2530 - Snack or non-alcoholic bar

- > These establishments prepare and serve specialty snacks, such as ice cream, frozen yogurt, cookies, or popcorn; or serve nonalcoholic beverages such as coffee, juices, or sodas for consumption on or near the premises
- These establishments may carry and sell a combination of snack, nonalcoholic beverage, and other related products (e.g., coffee beans, mugs, and coffee makers), but generally promote and sell a unique food or beverage item.

LBCS - 2540 - Bar or drinking place

These establishments include bars, taverns, nightclubs or drinking places, which primarily prepare and serve alcoholic beverages for immediate consumption. These establishments may also provide limited food and entertainment (primarily music) services.

LBCS - 2560 - Caterer

Catering establishments provide single event-based food services, and transport food via equipment and vehicles to events, or prepare food at an off-premise site. Banquet halls with catering staff are included in this subcategory. Examples of events catered by these establishments are trade shows, graduation parties, wedding receptions, and business or retirement luncheons.

LBCS - 2570 - Food service contractor

These establishments provide food services at institutional, governmental, commercial, or industrial locations of others based on contracts with organizations for a specified period of time. Establishments in this subcategory provide food services for the convenience of the contracting organization or the contracting organization's customers. The food service contractor always provides its own management staff.

LBCS - 3220 - Paper and printing materials

- Establishments in this category primarily print products (e.g. books, periodicals, and greeting cards) and perform support activities, such as bookbinding, plate making services, and data imaging. Clothing printers are included if their primary activity is printing, not clothing manufacturing (e.g. T-shirt printing is included, but fabric printing is not).
- Excludes manufacture paper and offer printing-related products, paper manufacturers that make pulp, paper, or converted paper products (e.g. paper bags), and photosensitive papers, which are classified in chemical and plastics. Also excluded are publishers of printed products or those that both print and publish.

LBCS - 3510 - Durable goods selling

Establishments in the durable goods subcategory sell or arrange the purchase or sale of capital or durable goods to other businesses. These establishments wholesale products, such as motor vehicles, furniture, construction materials, machinery and equipment (including household-type appliances), metals and minerals (except petroleum), sporting goods, toys and hobby goods, recyclable materials, and parts. Durable goods generally have life expectancy of at least three years.

LBCS - 3600 - Warehouse & storage

These service establishments operate warehouse and storage facilities for general merchandise, refrigerated goods, and other warehouse products. They provide the facilities to store goods but do not sell the goods they handle. They may also provide a range of services related to the distribution of goods, such as labeling, breaking bulk, inventory control and management, light assembly, order entry and fulfillment, packaging, pick and pack, price marking and ticketing, and transportation arrangement. Bonded warehousing, storage services, and warehouses located in free trade zones are included in this category.

LBCS - 4230 - Telecommunications and broadcasting

The telecommunications and broadcasting category comprises establishments that provide point-to-point communications and related services. These classification groups are based on differences in the methods of communication and in the nature of services provided. Many establishments operate facilities providing an array of telecommunications services. If multiple services are shared between the same facilities, use this general category. If separate facilities are maintained for each type of service, then use a separate specific classification below for each facility type. For independent contractors that maintain and install broadcasting and telecommunications systems, use the appropriate classification in the construction-related category.

LBCS - 4231 - Radio & television broadcasting

These establishments operate broadcasting studios and facilities for over the air or satellite delivery of radio and television programs of entertainment, news, talk, etc. They produce or purchase programs and generate revenue from the sale of air time to advertisers or from donations, subsidies, or the sale of programs.

LBCS - 4232 - Cable network and distribution

- Cable networks operate studios and facilities for the broadcasting of programs that are typically narrowcast in nature (limited format, such as news, sports, education, and youth-oriented programming). The services of these establishments are typically sold on a subscription or fee basis.
- Delivery of cable programs to customers is handled by distribution establishments that operate cable systems, direct-to-home satellite systems, or other similar systems

LBCS - 4233 - Wireless communication

These establishments operate, maintain, or provide access to facilities for the transmission of voice, data, text, sound, or full motion picture video between network termination points. A transmission facility may be based on a single technology or a combination of technologies. Use this classification for wireless telecommunications only.

LBCS - 4234 - Telephone and other wireless communication

> Telephone and other wired telecommunications. Use this classification for telecommunications establishments operating telephone networks.

LBCS - 4240 - Information services & data processing

This subcategory consists of news syndicates, and information and data processing services. These may supply information to the news media, or provide electronic data processing services. These establishments may provide complete processing and preparation of reports from data supplied by customers; specialized services, such as automated data entry services; or may make data processing resources available to clients on an hourly or timesharing basis.

LBCS - 4241 - Online information services

This comprises internet access providers, internet service providers, and similar establishments providing direct access through telecommunications networks to computer-held information compiled or published by others.

LBCS - 6140 - Technical, trade, & other specialty schools

These schools offer vocational and technical training in a variety of technical subjects and trades. The training often leads to job-specific certification. The individual classifications are based on the type of training provided.

LBCS - 6510 - Ambulatory or outpatient care establishments offer health care services directly to patients without providing inpatient services.

LBCS - 6511 - Clinics

These establishments include physician offices, dentists, chiropractors, optometrists, etc., except outpatient pain therapy.

LBCS - 6513 - Medical and diagnostic laboratories.

These establishments are laboratories that provide analytic or diagnostic services, and other services such as medical imaging and forensics.

LBCS - 6820 - Business associations and professional membership organization

These establishments promote the business interests of their members, or of their profession as a whole. They may conduct research on new products and services; develop market statistics; sponsor quality and certification standards; lobby public officials; or publish newsletters, books, or periodicals for distribution to their members.

LBCS - 7110 - Residential construction

Establishments in this category construct single- and multi-family residential housing. Housing may be constructed for sale or rent. Establishments include custom housing builders and on-site mobile home addition, alteration, and assembly establishments.

LBCS - 7130 - Industrial, commercial and institutional building construction

Establishments in this subcategory construct industrial, commercial, and institutional buildings (e.g., plants, mills, factories, stores, schools, hospitals, office buildings, public warehouses).

LBCS - 7210 - Building equipment, & machinery installation contractor

- These establishments install or dismantle building equipment, machinery or other industrial equipment (except plumbing, heating, air conditioning or electrical equipment); provide machine rigging; and provide mill writing.
- Equipment installed includes automated and revolving doors, conveyor systems, dumbwaiters, dust collecting equipment, elevators, small incinerators, pneumatic tubes systems, and built-in vacuum cleaning systems

LBCS - 7330 - Electrical contractor

> These establishments perform on-site electrical work, equipment service, and installation. They may sell electrical equipment along with installation.

LBCS - 7370 - Plumbing, heating, and air-conditioning

Establishments in this subcategory install or service plumbing, heating, and air-conditioning equipment. They may sell equipment along with installation. Activities range from on-site duct fabrication and installation, to installation of refrigeration equipment, sprinkler systems, and environmental controls.

LBCS - 7380 - Roofing, siding, & sheet metal contractors

These establishments provide installation and services for roofing, siding, sheet metal, and roof drainage equipment, such as downspouts and gutters. Activities include treating roofs (i.e., by spraying, painting, or coating), copper smiting, tin smiting, installing skylights, installing metal ceilings, flashing, duct work, and capping.

D. Plan Documentation

See Drawing 95-250-1.

E. Development Standards

1. Setbacks

Setbacks shall be as established by existing buildings. Any new structure shall be at least ten (10) feet from another primary or accessory structure.

2. Accessory Uses and Structures

Uses typically associated with a permitted use may be an accessory to the primary use in conformance with Article 4 Division 157.

3. Non-Conforming Structures and Uses

Any legal, existing use not included in Table 95-250-1 is a legal, non-conforming use and may continue in conformance with Article 4 Division 150-100

4. Lot Area Coverage

Lot area coverage shall not exceed fifty percent (50%).

5. Height

The height of any building shall not exceed thirty-five (35) feet.

6. Operation and Storage

All operations shall be completely contained within a building. All storage shall be within a building or completely concealed from public view.

7. Waste Material or Refuse

No waste material or refuse shall be dumped upon, or permitted to remain upon, any part of the property. All refuse enclosures shall comply with the Commercial Refuse Ordinance of Clarksville.

8. HVAC and Exterior Equipment

HVAC units and exterior equipment shall be concealed from public view.

9. **Parking**

Parking shall be shared on-site and comply with Article 4 Division 195.

10. Landscaping

Landscaping shall comply with Article 4 Division 180.

11. Lighting

Lighting shall comply with Article 4 Division 190.

-VACANT-CLARKSVILLE SOUTH CLARK BOULEVARD ~ R/W VARIES 590 MISSOURI AVE (100-105) ПППП THE PARTY OF 12.79± AC. EX. PARKING 11111 SPACES=616 EX. BUILDING S.F.=152,840 7 447.00 590 MISSOUR! AVE (STE, 200-206) VICINITY MAP NOT TO SCALE WOERNER AVENUE ~ 60' R/W 131,00 BOUNDARY DIMENSIONS TABLE 550 MISSOURI AVE KYES (A) 15.84' (B) 14.72' (C) 17.59' (D) 15.63' (E) 17.77' (G) 29.02' (B) 25.33' (T) 22.05' (K) 3.45' (L) 17.59' (M) 15.26' (M) 14.78' (M) 10.40' (8 ШШШШ WATER TOWER ШШ 68,68 COURT AVENUE EXTENSION ~ R/W VARIES RW MISSOURI AVENUE ~ 60' LEGEND AC. ACREAGE S.F. SQUARE FOOTAGE 300 MISSOL AVE ADJACENT LAND USE ~XX~ 380 MISSOURI 370 MISSOURI 59 ШШЛШ 350 1390-1510 WOERNER AVE 58 THE ZONING DISTRICT CLARK'S LANDING MIXED USE (CLMU) SURROUNDS THE PUD. 200 MISSOURI AVE BOUNDARY INFORMATION AND BUILDING SQUARE FOOTAGE OBTAINED FROM SURVEYS PERFORMED BY OTHERS. 280 MISSOUR! AVE TOTAL EXISTING 67 PARKING SPACES =1,032 TOTAL EXISTING Ш m BUILDING S.F.=296, 195 ШШШШШ 13.81± AC. JEFFERSONVILLE EX. PARKING SPACES=416 WATER TOWER SQUARE EX BUILDING S.F.=143,355 PLANNED UNIT DEVELOPMENT CLARKSVILLE, INDIANA CITY OF. DRAWING PREPARED BY: MOORE COMBULTING ENGINEERS, P.S.C. 122.24 JEFFERSONVILLE FLOOD CONTROL DISTRICT MARKET STREET ~60' R/W SCALE 1:125 **NOVEMBER 18, 2015**

Drawing 95-250-1

Sec. 95-260 Providence High School PUD

A. Specific Purposes

The purposes of the Providence High School PUD are the following:

- 1. To plan a unified campus so that the land uses spatially occupy land which they are best adapted
- 2. Promote the conservation of property values throughout the community
- 3. Accommodate reasonable development and growth
- 4. Maintain a high-quality educational campus with educational, recreational, and sport land uses

B. **Property**

The property is located on Providence Way, plus lots 1, 2 and 3 in block 4 of the Centralia Court subdivision. It encompasses 15 acres.

C. Land Use Classification

Providence High School PUD uses shall be in accordance with Table 95-260-1, Land Use Classification.

Table 95-260-1. Land Use Classification

USES PERMITTED BY RIGHT

LBCS - 5370 - Recreational sport, gymnasium, or athletic club

LBCS - 6123 - High school

LBCS - 6600 - Religious institution, church

D. Plan Documentation

See Drawing 95-260-1.

E. Development Standards

Development standards for the Providence High School PUD shall be in accordance with those shown on the PUD development plan.



Sec. 95-270 Goodloe PUD

A. Specific Purposes

The purpose of the Goodloe PUD is to provide congregate housing for veterans.

B. Property

The property is located on Blackiston Mill Road, between Longfellow Drive and Altra Drive, and contains a total of 1.86 acres.

C. Land Use Classification

Goodloe PUD uses shall be in accordance with Table 95-270–1, Land Use Classification.

Table 95-270-1. Land Use Classification USES PERMITTED BY RIGHT LBCS - 1100 - Private households only with subsidized congregate living arrangements for veterans LBCS - 1210 - Old soldiers' homes without nursing care

D. Plan Documentation

See Drawing 95-270-1.

Drawing 95-270-1

REQUIRED PLOT PLAN

The site plan must show the following to be accepted:

	North Arrow Street frontage Access/Driveway Lot lines and dimension Location of all structures and specific use Distances between structure and property lines					Distance to and location of any critical area, such as a stream, creek, river, irrigation ditch, floodplain, wetland, wildlife habitat, and slope over 1-3 Location of well, septic tank, and drainfield Easements and/or right-of-way					n itat,
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Sec. 95-280 Gateway Crossing PUD

A. Specific Purpose

The purpose of the Gateway Crossing PUD District is to maintain the essential character of Eastern Boulevard and redevelop a 17.295-acre parcel at the center point of the Boulevard. The proposed PUD will be a mixed-use area with diverse land uses, including general business and residential uses. Specific use encouraged to locate in the PUD will range from light warehousing to attached dwellings and neighborhood commercial uses. These uses are proposed to include a grocery store, restaurants, banking, and professional offices. The site layout will encourage creativity and innovation in the design of developments, and provide for the most efficient use of land. The PUD will further the policies and objectives of the Comprehensive Plan. Each development will be required to submit an individual development plan for review by the TRC and approval of the Plan Commission.

B. Land Use Classification

Gateway Crossing uses shall be in accordance with Table 95-280-1, Land Use Classification.

Table 95-280-1. Land Use Classification

LBCS - 2152 - Convenience stores

USES PERMITTED BY RIGHT
LBCS - 1122 - Zero lot line single-family attached
LBCS - 1140 - Townhouses - 1140 – Townhouses
LBCS - 1200 - Multifamily structures Accessory uses, include home occupations or temporary uses, shall comply with Article 4 Division 157 unless. Accessory uses shall be permitted in a manner customarily subordinate in size and associated with the primary use. Accessory uses shall not include accessory dwelling units.
 LBCS - 1330 - Hotel, motel, or tourist court These establishments comprise resort hotels that do not have gambling services. They may also offer food services, recreational services, convention hosting services, laundry services, etc. This subcategory includes extended stay hotels.
LBCS - 2113 - Bicycle, motorcycle, ATV, etc.
LBCS - 2115 - Parts, accessories, or tires - except permitted only in I-1 Used automotive parts stores only in I-1 Used automotive tire dealers only in I-1 Used tire dealers only in I-1
LBCS - 2121 - Furniture or home furnishings
LBCS - 2122 - Hardware, home centers, etc.
LBCS - 2123 - Lawn and garden supplies
LBCS - 2125 - Electronics and Appliances
LBCS - 2127 - Heating and plumbing equipment
LBCS - 2131 - Computer and software
LBCS - 2133 - Clothing, jewelry, luggage, shoes, etc.
LBCS - 2134 - Sporting goods, toy and hobby, and musical instruments
LBCS - 2135 - Books, magazines, music, stationery
LBCS - 2140 - Consumer goods, other
LBCS - 2141 - Florist
LBCS - 2142 - Art dealers, supplies, sales and services
LBCS - 2143 - Tobacco or tobacconist establishment
LBCS - 2151 - Grocery store, supermarkets, or bakery

LBCS - 2153 - Specialty food stores LBCS - 2154 - Fruit and vegetable store LBCS - 2155 - Beer, wine, and liquor store LBCS - 2161 - Pharmacy or drug store LBCS - 2162 - Cosmetic and beauty supplies LBCS - 2163 - Optical (consumer goods) LBCS - 2210 - Bank, credit union, or savings institution LBCS - 2210 - Investment banking, securities, and brokerages, excluding check cashing services LBCS - 2220 - Investment banking, securities, and brokerages, excluding check cashing services LBCS - 2230 - Investment banking, securities, and brokerages, excluding check cashing services LBCS - 2240 - Insurance-related establishment LBCS - 2230 - Fund, trust, or other financial establishment LBCS - 2300 - Real estate, and rental and leasing LBCS - 2310 - Real estate services LBCS - 2310 - Real estate services LBCS - 2322 - Property management services LBCS - 2323 - Rental housing - related LBCS - 2333 - Recreational goods rental LBCS - 2333 - Recreational goods rental LBCS - 2335 - Consumer goods rental LBCS - 2336 - Intellectual property rental (video, music, software, etc.) LBCS - 2410 - Professional services LBCS - 2411 - Legal services LBCS - 2412 - Accounting, tax, bookkeeping, payroll services LBCS - 2413 - Architectural, engineering, and related services - all supplies and equipment must be contained within the building LBCS - 2414 - Graphic, industrial, interior design services - all supplies and equipment must be contained within the building LBCS - 2415 - Consulting services (management, environmental, etc.) - all supplies and equipment must be contained within the building LBCS - 2417 - Advertising, media, and photography services - all supplies and equipment must be contained within the building LBCS - 2421 - Esserna and development services LBCS - 2422 - Facilities support services LBCS - 2424 - Businersal LBCS - 2425 - Estermination and pest control LBCS - 2430 - Travel arrangement and reservation services LBCS - 2430 - Investigation and security services LBCS - 2450 - Services	
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LBCS - 2451 - Extermination and pest control	LBCS - 2440 - Investigation and security services
	LBCS - 2450 - Services to buildings and dwellings
LBCS - 2452 - Janitorial	LBCS - 2451 - Extermination and pest control
EBGS 2.132 Sufficient	LBCS - 2452 - Janitorial
LBCS - 2454 - Carpet and upholstery cleaning	LBCS - 2454 - Carpet and upholstery cleaning
LBCS - 2455 - Packing, crating and convention and trade show services	LBCS - 2455 - Packing, crating and convention and trade show services

- LBCS 2510 Full-service restaurant
- LBCS 2520 Cafeteria or limited service restaurant
- LBCS 2530 Snack or nonalcoholic bar
- LBCS 2540 Bar or drinking place
- LBCS 2560 Caterer
- LBCS 2570 Food service contractor
- LBCS 2600 Personal services
- LBCS 2710 Pet or pet supply store
- LBCS 3110 Food and beverages only the following are permitted:
 - Bakery products, fresh (i.e., bread, cakes, donuts, pastries) made in commercial bakeries
 - Candy stores, chocolate, candy made on premises, not for immediate consumption
 - Donuts (except frozen) made in commercial bakers (only for immediate sale)
- LBCS 3130 Textiles only the following are permitted:
 - Tailored dress and sports coats, men's and boys' cut and sew apparel contractors
 - Tailored dress and sports coats, men's and boys', cut and sewn from purchased fabric (except apparel contractors)
 - Tuxedos cut and sew apparel contractors
 - > Tuxedos cut and sewn from purchased fabric (except apparel contractors)
- LBCS 3220 Paper and printing materials only the following are permitted:
 - Instant printing (i.e., quick printing)
 - Print shops, lithographic (offset) (except gray goods, manifold business forms, printing books, quick printing)
 - Print shops, quick
 - Print shops, screen
 - Printing manifold business forms
- LBCS 3360 Electrical equipment, appliance, and components manufacturing only the following are permitted:
 - Cellular telephones manufacturing

LBCS - 4120 - Publishing

- Publishing establishments issue copies of works for which they usually possess copyright. Works may be in one or more formats including traditional print form, CD-ROM, or on-line. Publishers may publish works originally created by others for which they have obtained the rights or works that they have created in-house. Software publishing is included here because the creation process is similar to other types of intellectual products. For music publishers, use the motion picture and sound recording category. For the reproduction of prepackaged software, use the appropriate manufacturing classification; for custom design of software to client specifications, use the appropriate business, professional, scientific, and technical services classification.
- LBCS 4160 Courier and messenger services
- LBCS 4234 Telephone and other wired telecommunications
- LBCS 4240 Information services and data processing industries
- LBCS 4241 Online information services
 - This comprises internet access providers, internet service providers, and similar establishments providing direct access through telecommunications networks to computer-held information compiled or published by others.
- LBCS 5140 Promoter of performing arts, sports, and similar events
 - Establishments in this subcategory organize, promote, and manage live performing arts productions, sports events, and similar events, such as state fairs, county fairs, agricultural fairs, concerts, and festivals. They may operate their own facilities, such as arenas, stadiums, and theaters, or rent from others; or they may operate these facilities for rent to other promoters. Theatrical (except motion picture) booking agencies are included in this subcategory.

LBCS - 5150 - Agent for management services

Agents and managers are representing and managing creative and performing artists, sports figures, entertainers, and other public figures. The representation and management include activities such as representing clients in contract negotiations; managing or organizing client's financial affairs; and promoting the careers of their clients.

LBCS - 5320 - Games arcade establishment

- > These operate arcades and parlors (except gambling, billiard, or pool) for amusement
- Amusement arcades
- > Amusement device (except gambling) parlors, coin-operated
- Amusement devices (except gambling) operated in own facilities
- Arcades, amusement
- Coin-operated non-gambling amusement device concession operators (i.e., supplying
- and servicing in others' facilities)
- Electronic game arcades
- > Family fun centers
- Indoor play areas
- Jukebox concession operators (i.e., supplying and servicing in others' facilities)
- Pinball arcades
- Pinball machine concession operators (i.e., supplying and servicing in others' facilities)
- Video game arcades (except gambling)

LBCS - 5340 - Miniature golf establishment

These establishments operate miniature golf courses and typically provide the necessary equipment to patrons. These establishments are distinct from golf courses and country clubs.

LBCS - 5380 - Bowling, billiards, pool, etc.

> This subcategory comprises establishments operating bowling billiards or pool centers. These establishments often provide food and beverage services.

LBCS - 5390 - Skating rinks, roller skates, etc.

LBCS - 6120 - Grade schools

- This category comprises all public, private, and specialty schools between the preschool and university level. The individual classifications are based on traditional age and educational level distinctions. Includes the following:
 - LBCS 6121 Elementary
 - ❖ LBCS 6122 Middle
 - ❖ LBCS 6123 Senior
 - LBCS 6124 Continuance
 - ❖ LBCS 6125 Alternate education services
 - Use this classification for all schools below the university level offering specialized services, such as for the physically or mentally disabled.

LBCS - 6130 - Colleges and Universities

These comprise junior colleges, colleges, universities, and professional schools. These establishments furnish academic or technical courses and grant degrees, certificates, or diplomas at the associate, baccalaureate, or graduate levels. The requirement for admission is, at least, a high school diploma or equivalent general academic training.

LBCS - 6140 - Technical, trade, and other specialty schools

LBCS - 6141 - Beauty schools

These establishments primarily train in barbering, hair styling, or the cosmetic arts, such as makeup or skin care. These schools provide job-specific certification.

LBCS - 6142 - Business management

These establishments offer courses in office procedures, secretarial skills, stenographic, and basic office skills. In addition, these establishments may offer such classes as office machine operation, reception, and communications, designed for individuals pursuing a clerical or secretarial career.

LBCS - 6143 - Computer training

These establishments conduct computer training (except computer repair), in computer programming, software packages, computerized business systems, computer electronics technology, computer operations, and local area network management. Instruction may be provided at the establishment's facilities or at an off-site location.

LBCS - 6145 - Fine and performing arts education

These establishments offer instruction in the arts, including dance, art, drama, and music.

LBCS - 6200 - Public administration

LBCS - 6220 - Judicial functions

> This category comprises civilian courts of law and correctional institutions.

LBCS - 6510 - Ambulatory or outpatient care

LBCS - 6560 - Social assistance, welfare, and charitable services

LBCS - 6562 - Child day care

Child day care establishments primarily care for infants and preschool children and often offer prekindergarten education programs. Some provide care services for older children.

LBCS - 6565 - Other family services

Hotline centers, suicide crisis centers, self-help organizations, etc., are some examples of establishments in this class.

LBCS - 6566 - Services for elderly and disabled

These establishments serve the elderly and persons with disabilities in a variety of ways (not at their homes). Services typically include group support, companionship, day care, homemaker services, etc. This class does not include housing for the elderly.

LBCS - 6567 - Veterans affairs

These establishments provide health and human services for veterans. Many such facilities also maintain liaison and coordination functions.

LBCS - 6568 - Vocational rehabilitation

Establishments in this class provide job counseling, job training, and other vocational services. Their primary clients are unemployed, underemployed, disabled, homeless, etc.

LBCS - 6710 - Funeral homes and services

This category comprises establishments preparing the dead for burial or interment and conducting funerals (i.e., providing facilities for wakes, arranging transportation for the dead, selling caskets and related merchandise). Funeral homes combined with crematories are also included.

LBCS - 6810 - Labor and political organizations

These establishments promote the interests of organized labor and union employees, national, state, or local political parties or candidates. Included are labor unions, political groups, and political fund-raising groups.

LBCS - 6820 - Business associations and professional membership organization

LBCS - 6830 - Civic, social, and fraternal organizations

> This category comprises establishments that promote the interests of their members, or that promote a particular cause (except labor, political, or professional organizations). These establishments may provide grantmaking foundations or charitable trusts, raise funds for social welfare activities, such as health, educational, scientific, and cultural activities. They may solicit contributions and offer memberships. Establishments in this category may operate bars and restaurants for their members.

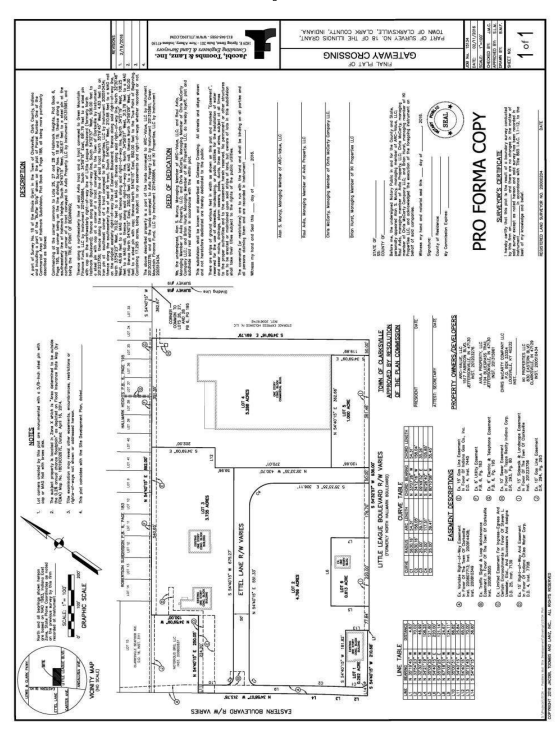
LBCS - 7120 - Land development and subdivision

Establishments in this subcategory subdivide real property into lots and develop building lots for sale.

C. Plan Documentation

See Drawing 95-280-1.

Drawing 95-280-1



D. Gateway Crossing PUD Development Standards

Gateway Crossing development standards shall be in accordance with Development Standards shown on the approved PUD Plan.

Table 95-280-2. Development Standards						
Dimension	Measurement					
Minimum lot area	10,500					
Minimum lot width	50 feet					
Maximum lot coverage	50%					
Minimum depth of front yard	10 feet					
Minimum depth of rear yard	15 feet					
Minimum width of each side yard	10 feet					
Maximum height	50 feet					

Sec. 95-290 Coyle Chevrolet PUD

A. Specific Purpose

The purpose of this district is to enable the continued operation of a prominent business along the Veteran's Crossing Corridor. The proposed PUD will be a limited use district that will not only allow continued operation of a car dealership, but also provide expansion opportunity. This district will protect the character at the important corner of Veteran's Parkway and Broadway Street, while also expanding economic development in to the Broadway District. The PUD will take steps towards objectives and policies outlined in the Comprehensive Plan, and will be governed by the development plan approved by the Plan Commission.

B. Property

The property is located along Veterans Parkway, between Broadway Street and Horn Street, and extends along a portion of Woodstock Drive. It contains a total of 8.243 acres.

C. Land Use Classification

Coyle Chevrolet PUD uses shall be in accordance with Table 95-290–1, Land Use Classification.

Table 95-200-1. Land Use Classification

USES PERMITTED BY RIGHT

LBCS - 2110 - Automobile sales or service establishment, excluding medium & heavy-duty trucks - except the following with Special Exception, and that is in compliance with Section 150-10: Automotive Repair, Paint and Body Shop:

- Aircrafts dealers
- Automotive body shops
- Automotive engine repair and replacement shops
- Automotive paint shops
- Automotive radiator repair shops
- Automotive rustproofing and undercoating shops
- Body shops, automotive
- Engine repair and replacement shops, automotive
- > Transmission repair shops, automotive
- > Truck repair shops, general
- Truck trailer body shops
- Used utility trailer dealers

LBCS - 2111 - Car dealer

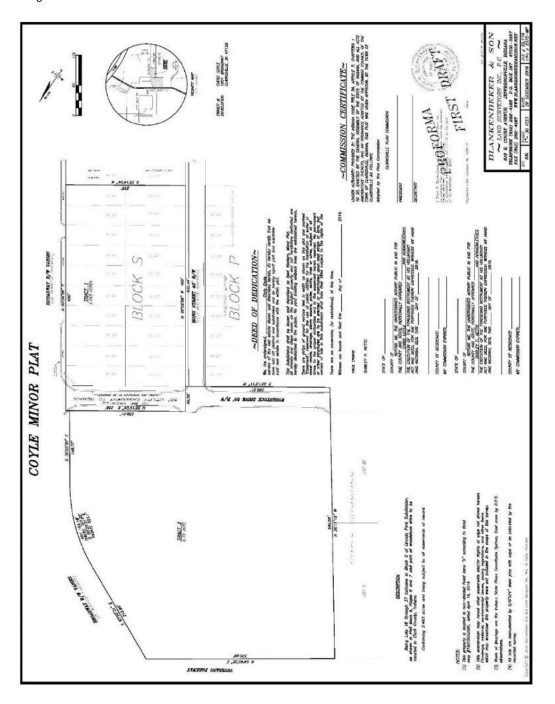
D. Plan Documentation

See Drawings 95-290-1 and 95-290-2.

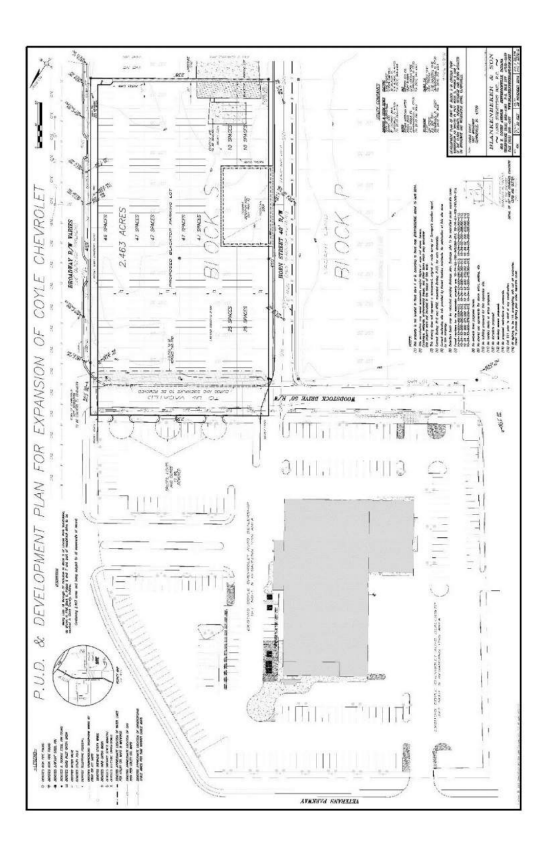
E. Coyle Chevrolet PUD Development Standards

Coyle Chevrolet PUD development standards shall be in accordance with Development Standards shown on the approved PUD Plan.

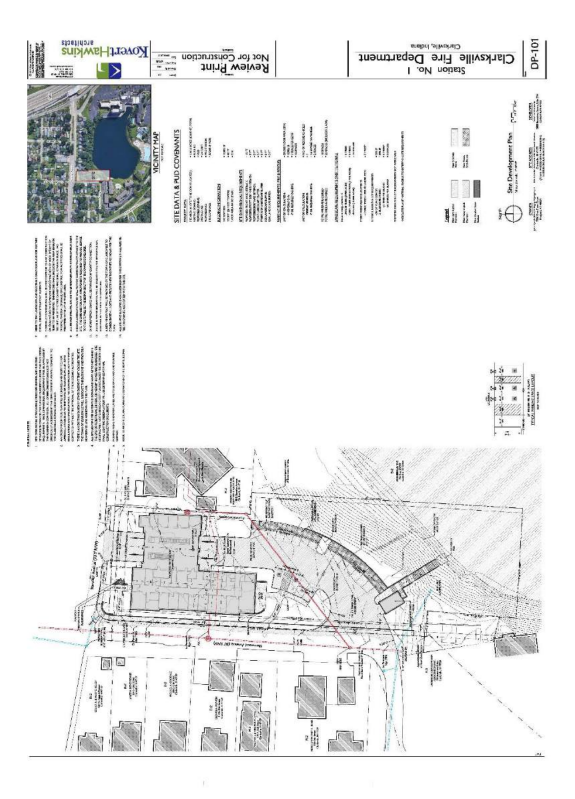
Drawing 95-290-1

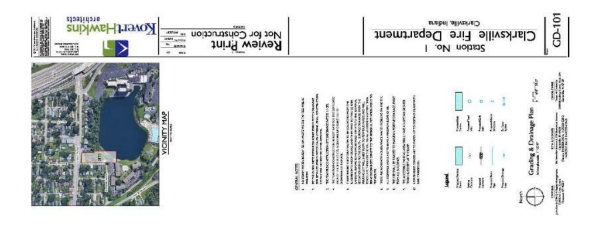


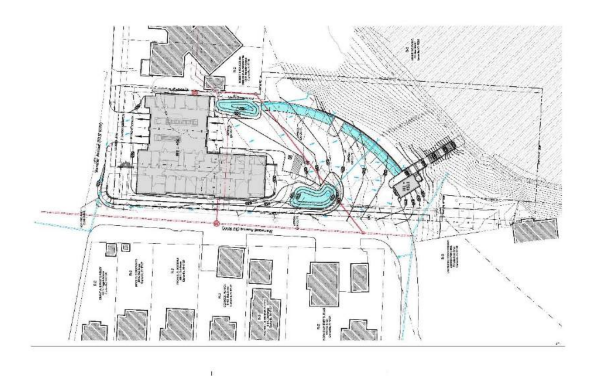
Drawing 95-290-2

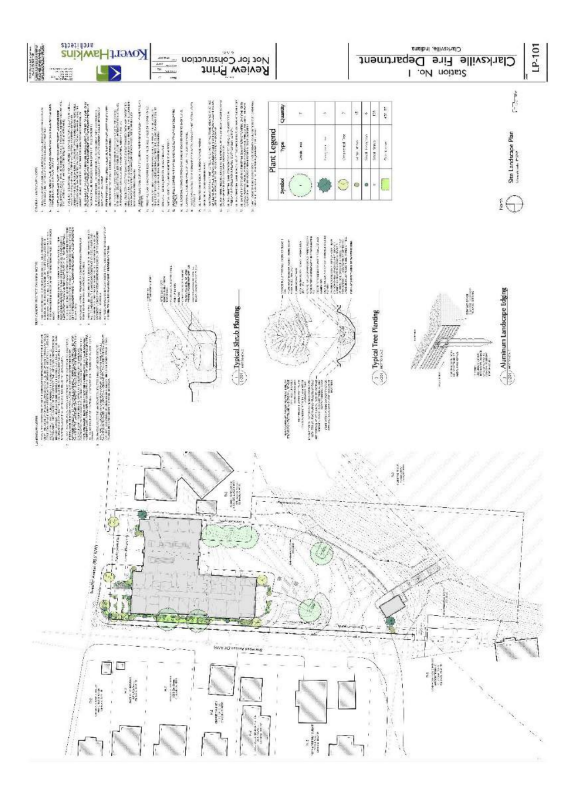


Sec. 95-300 Fire Station 1 PUD









Sec. 95-310 Clarksville Lofts

Planned Unit Development:

The proposed Planned Unit development is intended for Single Resident Occupancy (SRO) use. Bringing an SRO use to the area will bring an adaptive reuse to an existing distressed property. Additional residential tenants will help stimulate commercial development along the State Route 31 corridor. Thus, encouraging continued investment and improvement of the surrounding area.

Use Classification:

The following land use table shows the permitted use that is appropriate for the propose Clarksville Lofts PUD. The SRO use has been chosen to encourage the best use of the site, and to help establish the site character within its surrounding context.

Planned Unit Development shall be in accordance with the Land Use Table Below.

PUD Permitted Use Table						
SRO	Single Resident Occupancy	A type of structure that has three or more separate single resident dwelling units, and each unit has separate entrance.				

Development standards and Guidelines:

These guidelines have been set to encourage architectural uniqueness and set a standard for this PUD and future developments of the like. The dimensional standards of the PUD shall be in accordance with the table below:

PUD Dimensional Developmental			
Dimensions	Measurement		
Minimum lot area per attached SRO dwelling unit (i.e. apartment building or	1,589.94 SF per Unit		
Maximum dwelling units per acre for SRO	28		
Maximum height	35'		
Minimum lot width	160		
Minimum depth of front yard	10 feet unless otherwise denoted in the PUD		
Minimum depth rear yard	none		
Minimum width of each side yard	none		
Minimum floor area of living space (Floor area per unit measured by	Studio Plus	450 sqft	
outside measurements)	One-Bedroom	600 sqft	
Minimum usable open space	180 SF per dwelling unit		
Maximum lot coverage	50%		
Parking	1 space per unit, 1 visitor space per 4 units, plus one for office manager		

Aesthetic Character

Facades and exterior walls

Standard: The intent is to develop a SRO building that establishes a sense of place and provide visual interest to residents of the community. The aesthetic will help to identify the PUD as a desirable location within its surrounding context.

Materials and Colors

Standard: The exterior of the building shall enhance the architectural interest of the existing building and help promote the building as a standard for future surrounding development.

Predominant exterior building material shall be high quality materials, building trim and accent areas may feature bright colors. The façade should include at least two of the following:

- 1. Color change
- 2. Texture change
- 3. Material change
- 4. Architectural or structural change that may include among other architectural or structural elements projecting ribs or offsets

Below is an example of exterior building materials that can be used to enhance the character of the existing building and proposed club house within the Clarksville lofts PUD. To encourage visual interest the percentages should not be exceeded.

- a. Brick masonry, block masonry, stone, or stone veneer (Maximum percentage = 75%)
- b. Tinted, textured concrete / faux stone units / Fiber cement (Maximum percentage = 75 %)
- c. EIFS / Stucco/ Metal Material (Maximum percentage = 50%)
- d. Wood (Maximum percentage = 15%)

*These standards for materials shall match the architect's proposed materials for the renovation of the existing building onsite.

Building roof shall have parapets that conceal rooftop equipment such as HVAC units form the public. Parapets shall not exceed one-third of the height of the supporting wall.

Pedestrian Flow

Standard: Resident accessibility within the Clarksville Lofts PUD is important to enhancing the use of amenity space provided. The flow of pedestrians shall create a scale that helps identify the site as a multi-family unit facility, while creating a secure connection between the resident and their community.

Crosswalks shall be utilized to visually and physically dictate the flow of residents onsite. They shall be enhanced with materials such as pavers, stamped concrete, stamped asphalt or striping that indicates the movement of pedestrians thus slowing the vehicular flow onsite. Enhancing the visual impact of the crosswalks will establish a defined pedestrian scale to the Clarksville Lofts allowing it to be friendlier and inviting.

Sidewalks shall be provided, leading to outdoor amenities, and enhancing the internal connectivity, and use of amenities provided within the PUD. They shall provide for safe defined travel of residential foot traffic and be compliant with ADA regulations.

(Division 195) Parking

Standard: Parking shall meet the intent of the Town of Clarksville's Planning and Zoning Ordinances (Division 195), unless otherwise noted in this PUD.

Angled parking shall be provided within the Clarksville lofts PUD, in order to maximize existing space and provide a balance of parking and open space. The below table illustrates the minimum requirements for angled parking within the PUD site.

PUD Minimum Parking Stall									
Parking Angle	SW Basic Stall Width	WP Stall Width Parallel to Aisle	VPw Stall Depth to Wall (ft)	Vpi Stall Depth to interlock (ft)	AW Aisle Width (ft)	W2 Wall to Wall (ft)	W4 Interloc k to Interloc k (ft)		
60	9	10.4	19	17.5	20	58	55		

Surface types for parking are designed to be minimally intensive and bled with the surrounding site features. Surface types may consist of asphalt, concrete, cobblestone, porous pavers, or brick. Striping of these areas will be performed as required. All parking spaces shall be striped, and all surface directional arrows shall be painted

(Division 190) Lighting

Standard: Lighting shall be in accordance to the Town of Clarksville's Planning and Zoning Ordinance (Division 190). Fixtures shall be consistent, but not necessarily identical, and distinct throughout the Planned Unit Development. Footcandles shall not exceed limits of Division 190, New parking lot light height shall be limited to 35 feet.

(Division 200) Signage

Standard: Signage shall be in accordance with The Town of Clarksville's Planning and Zoning Ordinance (Division 200), unless otherwise noted in this PUD.

Monument sign

No off- premise signs are permitted.

Monument signage shall be setback a minimum of ten (10') feet from the property line, and shall not impair visibility for traffic movement.

One monument sign that does not project higher than five (5) feet above the ground, and no more than sixty (60) square feet is permitted at the entrance of the site. It shall not impair the visibility for traffic movement.

(Division 157) Accessory Structures

Standard: Accessory structures shall be in accordance with The Town of Clarksville's Planning and Zoning Ordinance (Division 157), unless otherwise noted in this PUD.

Requirements for all Accessory Uses and Structures:

- a. There shall be a ten (10) foot separation between accessory structures and principal structures.
- b. Accessory structures shall be allowed to encroach upon the required setbacks and easements.
- c. The swimming pool, and activity area shall be the only accessory structures allowed in the front yard.
- d. Accessory structures shall be allowed in a rear yard, side yard, or front yard of the principal property.
- e. The cumulative square footage of all accessory structures shall not exceed 70% of the total gross square footage of the principal structure.

1. Fences, walls, and hedges:

Fences are encouraged to be used in combination with walls and hedges to create more visually pleasing screening. Fences are to be in accordance with the Town of Clarksville's Planning and Zoning Ordinance (157-80), except as noted in this PUD.

- a. In order to maintain privacy, and reduce sound onsite, the following fences shall be permitted:
 - Panel fence
 - 2. Privacy fence Shadow box fence
 - 3. Aluminum fencing
 - 4. Masonry walls
- Fences, hedges, and shrubs shall be permitted to exceed four (4) feet, but shall not exceed six(6) feet.

2. Swimming Pools, Spas and Hot Tubs

Swimming pools shall be in accordance the Town of Clarksville's Planning and Zoning Ordinance (Section 157-120), except as noted in this PUD.

- a. A pool of the dimensions shown on the approved PUD plan is permitted to be built in the front yard.
- b. The pool shall be enclosed by a fence which shall not have any minimum setback fromany property line.
- C. The surface area of the pool shall be permitted to exceed 25% of the yard in which it is located, or the dimensions on the approved development plan, whichever is most restrictive.

3. Shade Structures

Shade structures shall be permitted accessory structures, and shall contribute to the overall amenities provided onsite. The below shall be followed when constructing shade structures onsite.

a. Shade structures shall be permitted in side yards, front yard, and rear yard.

- b. Shade structures shall not exceed fifteen (15) feet in height.
- C. Shade structures shall be constructed of materials that complement the principal structure onsite.
- d. Shade structures shall be permanent, and be installed and secured to meet the requirements of the Building Commissioner.
- e. Shade structures shall not conflict with any overhead utilities.

(Division 165) Site Refuse

Refuse requirements shall be in accordance of the Town of Clarksville-Zoning Ordinance (Division 165), except as noted in this PUD.

- a. Refuse enclosures and containers shall not bemore than four hundred (400) feet from each unit.
- b. Compaction and baling equipment shall be enclosed in the same manner as refuseenclosures, and shall be located no more than four hundred (400) feet from each user or multiple family dwelling units served.
- C. Refuse enclosure and gate materials shall meet the requirements as set forth by the Town of Clarksville Zoning Ordinance.

Vision Clearance

When a driveway, alley, or street intersects a public street, all fences, signs, walls, landscaping, or other elements shall for a distance of 10 feet on both sides' intersections have an unobstructed vision clearance at an elevation of from three (3) to six (6) feet in height from the finished grade of the abutting right-of-way on both sides of the driveway, alley, street, or intersection.

Landscaping

Landscape buffer areas, selection, installation, and maintenance shall be in accordance the Town of Clarksville Zoning Ordinance (Division 180), except as noted in this PUD.

(Sec. 180-30) Landscape Buffer Requirements

- a. The following structures are permitted in the landscape buffer:
 - Fences
 - Walls
 - Signs that are in compliance with the Clarksville Zoning Ordinance
 - Lighting that is in compliance with the Clarksville Zoning Ordinance
 - Trails and walkways
 - Structures of public utility. Structures required by public utilities, excluding small cell or tower facilities required to be approved by the ClarksvilleTRC

(Sec. 180-110) On-Site and Street Frontage Landscaping Requirements

a. Where parking is adjacent to any roadway trees must be provided. These trees may count toward the overall

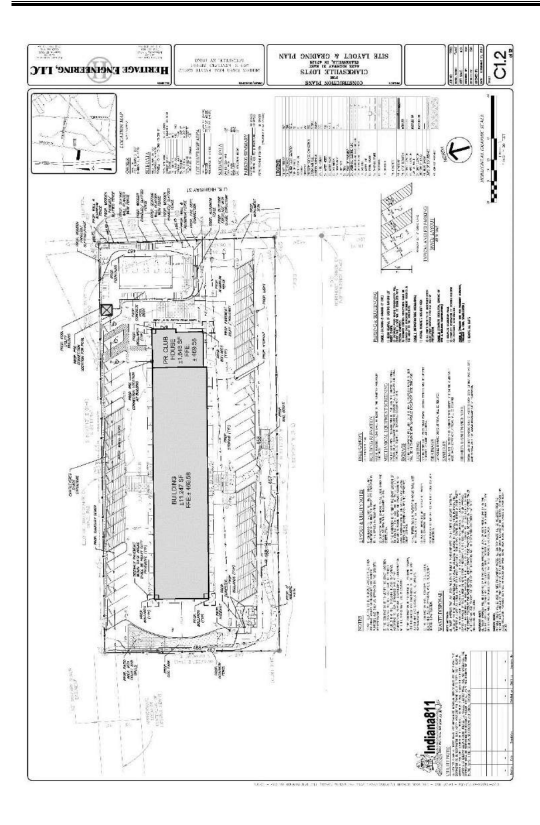
- tree requirement. When trees are unable to fit into existing conditions a minimum four feet (4') tall masonry or decorative fence is required between the R.O.W. and the site.
- b. One (1) tree shall be provided for every dwelling unit. Large, medium, and small evergreen trees may be used to count toward tree requirements. Large trees are encouraged when space is available. No single tree species may make up more than fifty percent (50%) of the tree species proposed.
- C. One (1) tree per every thirty (30) linear feet of road frontage shall be planted adjacent to the road. Trees planted along the road in residential developments may be credited toward the overall tree requirement. Trees may be clustered. When overhead utilities are present deciduous trees and evergreens must be selected that do not grow taller than twenty feet (20') or are of a columnar variety.

(Sec.180-120) Buffer Yard Requirements

- a. In order to maximize the potential of the site, no buffer yards shall be required for the Clarksville Lofts
- b. A minimum of three foot (3') high screening shall be provided along all property lines. This can be met with plant material, walls, or fencing. If plant material is used to meet this requirement, shrub material shall be installed at a minimum of thirty inches (30") height and reach a minimum mature height of thirty-six inches (36"), and tree material shall be installed at a minimum eight feet (8') height, two inch (2") caliper.

(Sec. 180-130) Parking Area Landscaping

- a. Parking lot islands shall include one tree or four shrubs, and one hundred (100) percent of every parking islands hall be covered with a permitted groundcover material to achieve complete coverage.
- b. Parking island trees shall count toward the overall tree requirement.
- C. When existing planning space is available, parking perimeter trees shall be required. One (1) tree per forty (40) linear feet of the parking lot length shall be provided. Trees may be clustered.
- d. There shall be one shrub per three (3) feet of the parking lot length. Shrubs may be clustered. When existing planting space is not conducive for shrub growth, a solid fence is required (min. 4')
- e. Perimeter parking lot landscaped areas that are not planted with trees or shrubs shall be covered with grass or other permitted groundcover orgrass.
- f. No combustible mulch shall be permitted within fifteen feet (15') of any building exit, including unit doors.
- g. Refer to the recommended plant list provided in table 180-4 and 180-5 of the Townof Clarksville Zoning Ordinance.



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Sec. 100-10 Specific Purpose

This district includes manufacturing, wholesaling, and warehousing uses with minimum nuisances that can be screened or buffered from non-industrial uses, and the entire operation is within a completely closed building. No storage of raw materials, manufactured products, or any other materials is permitted in a non-screened open area. Loading and unloading berths are completely enclosed or shielded by solid screening.

Sec. 100-20 Land Use Classification

I-1 uses shall be in accordance with Table 100-1, Land Use Classification. Additional LBCS may be included. See Division 225 - Special Exception.

Table 100-1. Land Use Classification

USES PERMITTED BY RIGHT

LBCS - 2112 - Bus, truck, mobile homes, or large vehicles - Only the following are permitted:

- Recreation vehicles (RV) dealers
- Recreational vehicles parts and accessories stores
- Travel trailer dealers
- Used recreational vehicles (RV) dealers

LBCS - 2120 - Heavy consumer goods sales or services - Only the following are permitted:

- Agricultural machinery and equipment repair and maintenance services
- Aircraft upholster repair
- Armature rewinding services (except on an assembly line or factory basis)
- > Blade sharpening, commercial and industrial machinery and equipment
- ➤ Boat, pleasure, repair and maintenance services without retiling new boats
- Clothes dryer, household-type, repair and maintenance services without retailing new
- > Commercial and industrial machinery repair and maintenance services
- Commercial refrigeration equipment repair and maintenance services
- Construction machinery and equipment repair and maintenance services
- Electric motor repair and maintenance services, commercial or industrial
- Farm machinery and equipment repair and maintenance services
- Food machinery repair and maintenance services
- Forestry machinery and equipment repair and maintenance services
- > Forklift repair and maintenance services
- > Furniture refinishing shops
- ➤ Heavy machinery and equipment repair and maintenance services
- Hydraulic equipment repair and maintenance services
- > Industrial equipment and machinery repair and maintenance services
- Industrial truck (e.g., forklifts) repair and maintenance services

- Machine tools repair and maintenance services
- Material handling equipment repair and maintenance services
- Mechanical power transmission equipment repair and maintenance services
- Mining machinery and equipment repair and maintenance services
- Motor repair and maintenance services, commercial or industrial
- Motorboat (i.e., inboard and outboard) repairs and maintenance services
- Motorcycle repair shops without retailing new motorcycles
- Navigational instruments (e.g., radar, sonar) repair and maintenance services
- Outboard motor repair shops
- Paper making machinery repair and maintenance services
- Printing trade machinery repair and maintenance services
- Reconditioning shipping barrels and drums
- Refrigeration equipment repair and maintenance services, industrial and commercial-type
- > Saw repair and maintenance (except sawmills without retailing new saws
- Services machinery and equipment repair and maintenance services
- Sewing machine, household-type, repair shops without retailing new sewing machines
- > Service machinery and equipment repair and maintenance services
- Stereo equipment repair shops without retailing new stereo equipment
- > Stove, household-type, repair and maintenance services without retailing new stoves
- > Textile machinery repair and maintenance services
- > Tractor, farm or construction equipment repair and maintenance services
- Tractors, lawn and garden repair and maintenance services without retiling ne lawn and garden tractors
- > Truck refrigeration repair and maintenance services
- > Upholster (except motor vehicle) repair services
- Washing machines, household-type, repair and maintenance services without retailing new washing machine
- Water heater repair and maintenance services without retiling new water heaters
- ➤ Weighing equipment (e.g., balance, scales) repair and maintenance services

LBCS - 2144 - Mail order or direct selling establishment - Only the following are permitted:

- Coffee break, services providers, direct selling serving places of regular work
- Mail-order houses fulfillment center

LBCS - 2321 - Commercial property - related - Only the following are permitted:

- > Industrial building rental or leasing
- Warehousing self-storage

LBCS - 2332 - Leasing trucks, trailers, RV's, etc. - Only the following are permitted:

> Semi-trailer rental or leasing

LBCS - 2334 - Leasing commercial, industrial machinery, and equipment - Except the following:

- > Construction machinery and equipment rental or leasing without operator
- > Crane rental or leasing without operator
- Earth moving equipment rental or leasing without operator
- Logging equipment rental or leasing without operator
- Mining machinery and equipment rental or leasing
- Oil field machinery and equipment rental or leasing
- Oil well drilling machinery and equipment rental or leasing
- Well drilling machinery and equipment rental or leasing

LBCS - 2418 - Veterinary services - Only the following are permitted:

- Livestock inspecting and testing services, veterinary
- Livestock veterinary services
- Veterinary services, livestock

LBCS - 2550 - Mobile food services - Only the following are permitted:

Canteens, mobile - food truck serving places of regular work

Lunch wagon - food truck serving places of regular work

LBCS - 3220 - Paper and printing materials permitted - *All permitted uses only by special exception, except the following which are not permitted:*

- Absorbent paper stock manufacturing
- Chipboard (paperboard) stock manufacturing
- > Chipboard, laminated or surface coated, made from purchased paperboard
- Groundwood paper, coated, made from purchased paper
- Insulating batts, fills, or blankets made from purchased paper
- Kraft paper stock manufacturing
- Kraft paper stock manufacturing
- Newsprint paper manufacturing
- Pads, incontinent and bed, manufacturing
- Pallets, corrugated and solid fiber, made from purchased paper or paperboard
- Paper (except newsprint, uncoated groundwood) manufacturing
- Vulcanized fiber products made from purchased paperboard

LBCS - 3360 - Electrical equipment, appliance, and components manufacturing - Except the following:

- Atom smashers (i.e., particle accelerators) manufacturing
- Automobile storage batteries manufacturing
- > Batteries, primary, dry or wet, manufacturing
- Batteries, rechargeable, manufacturing
- > Battery chargers, solid-state, manufacturing

LBCS - 3400 - Miscellaneous manufacturing

LBCS - 3410 - Jewelry and silverware

LBCS - 3420 - Dolls, toys, games, and musical instruments

LBCS - 3430 - Office supplies, inks, etc.

LBCS - 3440 - Signs

LBCS - 3510 - Durable goods - Except the following:

- Clay construction materials (except refractory) wholesaling
- Communications equipment wholesaling
- Concrete building products wholesaling
- Construction machinery and equipment wholesaling
- > Construction materials, electrical, wholesaling
- Containers, industrial, wholesaling
- Conveying equipment (except farm) wholesaling
- Conveying equipment, farm, wholesaling
- Cooking equipment, commercial, wholesaling
- Cooking equipment, electric household-type, wholesaling
- Cooking equipment, gas, household-type, wholesaling
- Cooperage stock wholesaling
- Cordage wholesaling
- Cranes, industrial, wholesaling
- Cranes, mining, wholesaling
- Crushed stone wholesaling
- Cultivating machinery and equipment wholesaling
- > Drums, new and reconditioned, wholesaling
- Engines and parts, aircraft, wholesaling
- Farm machinery and equipment wholesaling
- Feeders, animal, wholesaling
- > Ferroalloys wholesaling

- Ferrous metal wholesaling
- Fiberglass building materials (except insulation, roofing, siding) wholesaling
- > Fluid-power transmission equipment wholesaling
- Forestry machinery and equipment wholesaling
- Forklift trucks (except log) wholesaling
- Foundry machinery and equipment wholesaling
- Foundry products wholesaling
- Fuel, coal and coke, wholesaling
- Gasoline service station equipment wholesaling
- Germ stones wholesaling
- General merchandise, durable goods, wholesaling
- ➢ General-line scrap wholesaling
- General-purpose industrial machinery and equipment wholesaling
- > Generators, electrical (except motor vehicle), wholesaling
- > Generators, motor vehicle electrical, new, wholesaling
- Generators, motor vehicle, electrical, used wholesaling
- Glass scrap wholesaling
- Glass, automotive, wholesaling
- Guided missiles and space vehicles wholesaling
- Heating boilers, steam and hot water, wholesaling
- Heating equipment, hot water, wholesaling
- Hoists (except automotive) wholesaling
- > Hoists, automotive, wholesaling
- > Hose, industrial, wholesaling
- Industrial machinery and equipment (except electrical) wholesaling
- Industrial trucks, tractors, or trailers wholesaling
- > Inks, printing, wholesaling
- > Internal combustion engines (except aircraft, non-diesel automotive, non-diesel trucks) wholesaling
- Locomotives wholesaling
- Logging equipment wholesaling
- Lumber (e.g., dressed, finished, rough) wholesaling
- Marine supplies, (except pleasure) wholesaling
- Mason's material wholesaling
- Material handling machinery and equipment wholesaling
- Metallic concentrates wholesaling
- Metals, ferrous and nonferrous, wholesaling
- Metals, precious, wholesaling
- Metalworking machinery and equipment wholesaling
- Military vehicles (except trucks) wholesaling
- ➤ Mill supplies wholesaling\Millwork wholesaling
- Minerals (except construction materials, petroleum) wholesaling
- Mining machinery and equipment (except petroleum) wholesaling
- Mining machinery and equipment, petroleum, wholesaling
- Molding (e.g., sheet metal, wood) wholesaling
- Nonferrous metals (except precious) wholesaling
- Oil well machinery and equipment wholesaling
- Oil well supply houses wholesaling
- Oil, waste, wholesaling
- Ordinance and accessories wholesaling
- Ore concentrates wholesaling
- Ores (e.g., gold, iron, lead, silver, zinc) wholesaling

- Paper and pulp industries manufacturing machinery wholesaling
- Paper, scrap, wholesaling
- Pig iron wholesaling
- Pipe, metal, wholesaling
- Pipeline machinery and equipment wholesaling
- Plastics scrap wholesaling
- Pollution control equipment (except air) wholesaling
- Pollution control equipment, air, wholesaling
- Power transmission equipment, electrical, wholesaling
- Power transmission supplies (e.g., gears, pulleys, sprockets) mechanical, wholesaling
- Prefabricated buildings (except wood) wholesaling
- Prefabricated buildings, wood, wholesaling
- Printing inks wholesaling
- Printing trade machinery, equipment, and supplies wholesaling
- Pulpwood wholesaling
- Pumps and pumping equipment, industrial-type, wholesaling
- Quarrying machinery and equipment wholesaling
- Radar equipment wholesaling
- Rags wholesaling
- Railroad cars wholesaling
- Railroad equipment and supplies wholesaling
- Railroad ties, wood, wholesaling
- Rails and accessories, metal, wholesaling
- Reconditioned barrels and drums wholesaling
- Recyclable materials (e.g., glass, metal, paper) wholesaling
- Refinery machinery and equipment wholesaling
- Refrigeration equipment and supplies, commercial-type, wholesaling
- Regulators, voltage (except motor vehicle), wholesaling
- Road construction and maintenance machinery wholesaling
- Rods, metal (except precious), wholesaling
- Rubber goods, mechanical (i.e., extruded, lathe-cut, molded). wholesaling
- Rubber scrap and scrap tires wholesaling
- Sand (except industrial), wholesaling
- Sand, industrial, wholesaling
- > Sawmill machinery, equipment, and supplies wholesaling
- Scrap materials wholesaling
- Semi-finished metal products wholesaling
- Sheet metal roofing materials wholesaling
- > Shipping containers (except disposable plastics, paper) wholesaling
- Shipping pails, metal wholesaling
- Ships wholesaling
- Smelting machinery and equipment wholesaling
- Snow plows wholesaling
- Snow blowers (except household-type) wholesaling
- Special purpose industrial machinery and equipment wholesaling
- Spray painting equipment, industrial-type, wholesaling
- Sprayers, farm, wholesaling
- Spreaders, fertilizer, wholesaling
- Springs, steel, wholesaling
- Steel wholesaling
- Steel wool wholesaling

- > Stone, building or crushed, wholesaling
- Storage batteries (except automotive) wholesaling
- > Storage tanks, metal, wholesaling
- > Street sweeping and cleaning equip met wholesaling
- Structural clay tile (except refractory) wholesaling
- Subway cars wholesaling
- Tarred felts wholesaling
- Textile machinery and equipment wholesaling
- Textile waste wholesaling
- > Ties, wood, wholesaling
- > Tile, structural clay (except refractory) wholesaling
- > Timber and timber products (except lumber) wholesaling
- Tractors, highway, wholesaling
- > Tractors, industrial, wholesaling
- Trailers, industrial, wholesaling
- > Trailers, motor vehicle, wholesaling
- Transformers, electronic, wholesaling
- Transformers, electronic, wholesaling
- > Tubing metal, wholesaling
- Turbines (except transportation), wholesaling
- > Turbines, transportation, wholesaling
- > Ventilating equipment and supplies (except household-type fans) wholesaling
- ➤ Wire rope (except insulated) wholesaling
- Wood products (e.g., chips, post, shavings, ties) wholesaling

LBCS - 3520 - Nondurable goods - Except the following:

- Acids wholesaling
- > Adhesives and sealants wholesaling
- > Agricultural chemicals wholesaling
- Agricultural limestone wholesaling
- Animal hair wholesaling
- > Automotive chemicals (except lubrication greases, lubrication oils) wholesaling
- > Bovine semen wholesaling
- Caustic soda wholesaling
- > Chemical additives (e.g., concrete, food, fuel, oil) wholesaling
- Chemical gases wholesaling
- > Chemicals (except agriculture) (e.g., automotive, household, industrial, photographic) wholesaling
- Chemicals, agricultural, wholesaling
- Chicken and chicken products (except packaged frozen) wholesaling
- Chicks wholesaling
- Cleaning compounds and preparations wholesaling
- > Coal tar products, primary and intermediate, wholesaling
- Crude oil terminals
- Crude oil wholesaling (except bulk, stations, terminals)
- Crude rubber wholesaling
- Cured fish wholesaling
- Cutting of purchased carcasses (except boxed meat cut on an assembly-line basis)
- > Deodorants (except personal) wholesaling
- Detergents wholesaling
- Dogs Wholesaling
- Dressed furs and skins wholesaling
- Drilling muds wholesaling

- Dry ice wholesaling
- Dyes, industrial, wholesaling
- Dyestuffs wholesaling
- Explosives (except ammunition, fireworks) wholesaling
- > Feathers wholesaling
- Feed additives wholesaling
- Fermented malt beverages wholesaling
- > Fertilizer and fertilizer materials wholesaling
- Fiber cans and drums wholesaling
- Fish (except canned, packaged frozen) wholesaling
- > Flavoring extracts (except for fountain use) wholesaling
- > Fresh fish wholesaling
- Fresh meats wholesaling
- Fresh poultry wholesaling
- > Fresh seafood wholesaling
- Frozen fish (except packaged) wholesaling
- Fuel oil bulk stations and terminals
- > Fuel oil truck jobbers
- Fuel oil wholesaling (except bulk stations, terminals)
- Furs, raw, wholesaling
- Garden supplies, (e.g., fertilizers, pesticides) wholesaling
- Gases, compressed and liquefied (except liquefied petroleum gas), wholesaling gasoline bulk stations and terminals
- Gasoline wholesaling (except bulk stations, terminals)
- Grain elevators wholesaling grain
- Grain wholesaling
- Greases, inedible animal and vegetable, wholesaling
- Gum and wood chemicals wholesaling
- Hogs wholesaling
- Hop extracts wholesaling
- Hops wholesaling
- Horses wholesaling
- Ink, writing, wholesaling
- > Inorganic chemicals wholesaling
- > Janitorial chemicals wholesaling
- Lacquers wholesaling
- > Laundry soap, chips, and powder, wholesaling
- Lime, agricultural, wholesaling
- Liquefied gases (except LP) wholesaling
- Liquefied petroleum gas (LPG) bulk stations and terminals
- > Liquefied petroleum gas (LPG) wholesaling (except bulk stations, terminals)
- Liquors wholesaling
- Livestock (except horses, mules) wholesaling
- Livestock auction markets (except horses, mules)
- Livestock auction markets, horses and mules
- Livestock feeds wholesaling
- Livestock, horses and mules, wholesaling
- > Lubricating oils and greases bulk stations and terminals
- > Lubricating oils and greases wholesaling (except bulk stations, terminals)
- Meats and meat products (except canned, packaged frozen) wholesaling
- Meats, cured or smoked, wholesaling

- Meats, fresh, wholesaling
- Mineral supplements, animal, wholesaling
- Mulch wholesaling
- Oil additives wholesaling
- Oil drilling muds wholesaling
- Oil kernels wholesaling
- Oil nuts wholesaling
- > Oil, petroleum, bulk station and terminals
- Oil, petroleum, wholesaling (except bulk stations, terminals)
- Oils, cooking and salad, wholesaling
- Oils, inedible, animal or vegetable, wholesaling
- Oilseed cake and meal wholesaling
- Oilseeds wholesaling
- Organic chemicals wholesaling
- Pesticides (except agricultural) wholesaling
- Pesticides, agricultural wholesaling
- Pet supplies (except pet foods) wholesaling
- Petroleum and petroleum products bulk station and terminals
- Petroleum and petroleum products wholesaling (except bulk stations, terminals)
- Petroleum brokers
- Pipe tobacco wholesaling
- Polishes (e.g., automobile, furniture, metal, shoe, stove) wholesaling
- Poultry and poultry products (except canned, packaged frozen) wholesaling
- Poultry, live and dressed, wholesaling
- Poultry, packaged frozen, wholesaling
- Processed meats (e.g., luncheon, sausage) wholesaling
- Processed poultry (e.g., luncheon) wholesaling
- Propane bulk stations and terminals
- Remnants, piece goods, wholesaling
- Resins, plastics, wholesaling
- Resins, synthetic rubber, wholesaling
- Rosins wholesaling
- Rubber, crude wholesaling
- LBCS 7110 Building, developing, and general contracting
- LBCS 7130 Industrial, commercial and institutional building construction
- LBCS 7210 Building equipment and machinery installation contractors
- LBCS 7220 Excavation contractor
- LBCS 7230 Water well drilling contractor
- LBCS 7240 Wrecking and demolition establishment
- LBCS 7250 Structural steel erection contractor
- LBCS 7320 Concrete contractor
- LBCS 7410 Highway and street construction;
- LBCS 7420 Bridge and tunnel construction
- LBCS 7430 Water, sewer, and pipeline construction
- LBCS 7440 Power lines, communication and transmission lines
- LBCS 7450 Industrial and other non-building construction
- LBCS 9220 Spraying, dusting, and other related services

Sec. 100-30 Development Standards

I-1 developments shall be designed in accordance with Table 100-2, Dimensional Development Standards.

Table 100-2 Dimensional Development Standards			
Dimension	Measurement		
Minimum lot area	One acre		
Minimum lot width	100 feet		
Maximum lot coverage	50%		
Minimum depth of front yard	40 feet		
Minimum depth of rear yard	40 feet		
Minimum width of each side yard	20 feet		
Maximum height	50 feet		

Sec. 100-40 Performance Standards

See also Article 4, Division 197 - Performance Standards. When the following standards differ from Division 197 - Performance Standards, the stricter of the two shall apply.

A. Vibration

- 1. No industrial use may cause continuous earth-born vibrations at any residential district boundary.
- B. Dust, Smoke, and Particulate Matter
 - 1. Dust, smoke, or particulate matter shall not be a nuisance or endanger the public health, safety, general welfare, or comfort; or cause injury to property.
 - 2. Dust, smoke, particulate matter, and similar airborne material shall be subject to the standards and regulations of the Indiana Department of Environmental Management.

C. Noxious Matter

1. No use or structure shall discharge noxious, toxic, or corrosive matter; or fumes or gases in such a concentration as to be detrimental to or endanger the public health, safety, or welfare; or cause injury to property.

D. Odor

1. No use or structure shall emit an odor across lot lines in such quantities as to be readily detectable at any point along the lot line. No odor shall be permitted to be detrimental to or endanger the public health, safety, or welfare; or cause injury to property.

E. Noise

1. Noise levels shall fall in accordance with Table 100-3 on the next page.

Table 100-3	Noise Level Permitted in Decibels			
Zones		Time of Day		
Zones		Daytime	Nighttime	
Residential		72	62	
Business		78	70	

- a. "Daytime" for non-stationary sources shall mean 6 a.m. to 11 p.m.
- b. "Nighttime" for non-stationary sources shall mean 11 p.m. to 6 a.m.
- c. "Daytime" for stationary (fixed) sources shall mean 7 a.m. to 9 p.m.
- d. "Nighttime" for stationary (fixed) sources shall mean 9 p.m. to 7 a.m.

F. Heat, Glare or Lighting

1. No use shall produce heat or glare that creates a hazard perceptible from any point beyond any lot line. Lighting shall not cause a nuisance due to light trespass, spill, glare, reflected glare, or visual discomfort, regardless of standards of illumination, and shall be in conformance with the zoning. Outdoor lighting shall conform to *Division 190 - Lighting Regulations* of this Zoning Ordinance, or the standards outlined in this division, whichever is stricter.

G. Waste Matter

1. No use shall accumulate any waste matter, whether liquid, gas or solid, within the lot or discharged beyond any lot line, in violation of the applicable standards and regulations of the Town, Clark County Health Department; the Indiana Department of Environmental Management of the State of Indiana; or in such a manner as to be a nuisance or endanger the public health, safety, or welfare; or cause injury to property.

H. Fire Hazards

- 1. Solid substances, ranging from free or active burning to intense burning, may be stored, used, or manufactured only within completely enclosed buildings having incombustible exterior walls; and protected throughout by an automatic fire-extinguishing system.
- 2. The storage, utilization, or manufacture of flammable liquids or materials, which produce explosion, flammable vapors, or gases, shall be permitted in accordance with the rules and regulations of the Indiana Department of Homeland Security, stating that the plans and specifications for a heavy or general industrial use comply with the rules and regulations of the Indiana Department of Homeland Security, and shall accompany the application for an "Improvement Location Permit".
- 3. "Free burning" means a rate of combustion described by a substance that burns actively and easily supports combustion.
- 4. "Intense burning", means a rate of combustion described by a substance that burns with a high degree of activity and is consumed rapidly.

I. Detonation Materials

- 1. No activity may take place that involves the sale, storage, use, or manufacture of materials that decompose by detonation, including fireworks, except in accordance with the stricter of the rules issued by the Indiana Department of Homeland Security, or this Zoning Ordinance.
- 2. These materials include primary explosives such as lead oxide, lead styphnate, fulminates, and tetracene; high explosives such as TNT, RDX HNY, PETN, and picric acid; propellants, fireworks, and their components, such as dry nitrocellulose, black powder, boron hydrides, hydrazine and its derivatives; pyrotechnics and fireworks such as

magnesium powder, potassium chlorate, and potassium nitrate; blasting explosives such as dynamite and nitroglycerine; unstable organic compounds such an acetylides, tetrazoles, and ozonides; strong oxidizing agents such as liquid oxygen, perchloric acid, perchlorates, chlorates, and hydrogen peroxide in concentrations greater than thirty-five percent (35%); and nuclear fuels, fissionable materials and products, and reactor elements such as uranium 235 and plutonium 239.

Sec. 100-50 Fireworks

1. Warehousing, storing, or sale, whether wholesale or retail, of any fireworks, novelties, or trick noisemakers are prohibited in all zone districts except the I-1 or I-2 districts, other than those approved in IC 22-11-14-8 as may be amended. Additionally, in these districts, the wholesale or retail activities shall be separated by six-hundred (600) feet as measured by the nearest property line.

Sec. 100-60 Building Permits

The Building Commissioner shall not issue a building permit for an I-1 development until the Planning Department has approved the plans.

Sec. 100-70 Landscaping

See Division 180 - Landscape Regulations

Sec. 100-80 Lighting

See Division 190 - Lighting Regulations

Sec. 100-90 Signs

See Division 200 - Sign Regulations

Sec. 100-100 Parking

See Division 195 - Off-Street Parking and Loading Regulations

Sec. 100-110 Access Management Plan

See Division 155 - Access Management Plan

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Sec. 105-10 Specific Purpose

This district includes objectionable land uses and a full range of manufacturing, wholesaling, and warehousing uses in an urban area. It includes uses that are difficult to screen and buffer from non-industrial uses, and that have operations that cannot normally be enclosed within a building. It also includes uses that generate large amounts of traffic that are not compatible with residential, neighborhood, or general business land uses.

Sec. 105-20 Land Use Classification

I-2 uses shall be in accordance with Table 105-1, Land Use Classification. Additional LBCS may be included. See Division 225 - Special Exception.

Table 105-1. Land Use Classification

USES PERMITTED BY RIGHT

Any use permitted by right in the I-1 District

LBCS - 2115 - Parts, accessories, or tires - only the following are permitted:

- Used automotive parts stores
- Used automotive tire dealers
- Used tire dealers

LBCS - 2144 - Mail order or direct selling establishment - only the following are permitted:

- > Mail-order house, fulfillment center
- > Coffee break service providers. Direct selling, serving places of regular work

LBCS - 2550 - Mobile food services - only the following are permitted

- Canteens, mobile, serving places of regular work
- Lunch wagon, food truck serving places of regular work

LBCS - 3110 - Food and beverage manufacturing- All uses in this category with the following uses requiring special exception:

- > Bacon, slab and sliced, made from purchased carcasses
- Bacon, slab and sliced, produced in slaughtering plants
- > Beef carcasses, half carcasses, primal and sub-primal cuts, produced in slaughtering plants
- Beef produced in slaughtering plants
- Beef stew made from purchased carcasses
- ➤ Beef, primal and Sub-primal cuts, made from purchased carcasses
- Boxed beef made from purchased carcasses
- Boxed beef produced in slaughtering plants
- Boxed meats produced in slaughtering plants
- Canned meats (except poultry) produced in slaughtering plants

- > Cannery, fish
- Cannery, shellfish
- Canning poultry (except baby and pet food)
- > Canning, fish, crustacean, and mollusks
- Cured hides and skins produced in slaughtering plants
- Ducks, slaughtering and dressing
- Fats, animal (except poultry, small game), produced in slaughtering plants
- Fats, animal, rendering
- Fish and marine animal oils produced in a cannery
- > Fish and seafood chowder canning
- > Fish egg bait canning
- > Fish food for feeding fish manufacturing
- Fish freezing (e.g., blocks, fillets, ready-to-serve products)
- Fish meal produced in a cannery
- Fish meal produced in a fresh and frozen seafood plant
- Fish, canned and cured, manufacturing
- Fish, curing, drying, pickling, salting, and smoking
- Fish, fresh or frozen, manufacturing
- > Fish, fresh prepared, manufacturing
- Geese, processing, fresh, frozen, canned, or cooked
- Geese, slaughtering and dressing
- Pork carcasses, half carcasses, and primal and sub-primal cuts produced in slaughtering plants
- Pork, primal and sub-primal cuts, made from purchased carcasses
- Poultry (e.g., canned, cooked, fresh, frozen)
- Poultry (e.g. canned, cooked, fresh, frozen) processing
- Poultry canning (except baby, pet food)
- Poultry slaughtering, dressing, and packing
- Processed poultry manufacturing
- Rabbits slaughtering and dressing
- > Rendering animals (carrion) for feed
- Rendering fats
- Rendering plants
- > Salter meats made from purchased carcasses
- > Sauerkraut manufacturing
- > Sausage and similar cased products made from purchased carcasses
- > Sausage casings, collagen, made from purchased hides
- Sausage casings, natural, produced in slaughtering plant
- Seafood and seafood products canning
- Seafood and seafood products curing
- Seafood dinners, frozen, manufacturing
- Seafood products, fresh prepared, manufacturing
- Seafood products, frozen, manufacturing
- Seafood, fresh prepared, manufacturing
- Seasoning salt manufacturing
- Seaweed process (e.g., dulse)
- Shellfish and shellfish products canning
- Shellfish curing
- Shellfish products, fresh prepared, manufacturing

- > Shellfish products, frozen, manufacturing
- Shellfish, fresh prepared, manufacturing
- > Shellfish, frozen, manufacturing
- Slaughtering, custom
- Small game, processing, fresh, frozen, canned or cooked
- Small game, slaughtering, dressing and packing
- Smoked meats made from purchased carcasses
- Soups, frozen, fish and shellfish, manufacturing
- Stearin, animal, rendering
- > Tallow produced in a slaughtering plant
- Tallow produced in rendering plant
- Turkey feeds, prepared, manufacturing
- > Turkeys, processing, fresh, frozen, canned, or cooked
- Turkeys, slaughtering and dressing
- Variety meats, edible organs made from purchased meats
- Variety meats, edible organs, made in slaughtering plants
- Veal carcasses, half carcasses, primal and sub-primal cuts, produced in slaughtering plants
- Veals, primal and sub-primal cuts, made from purchased carcasses
- Vegetable bringing
- Vegetable canning
- Vegetable flour manufacturing
- Vegetable flour, meal, and powders, made in flour mills
- Vegetable juice concentrates, frozen, manufacturing
- Vegetable juices canning
- Vegetable juices, fresh, manufacturing
- Vegetable manufacturing, cut or peeled, fresh
- > Vegetable oils (except soybean) made in crushing mills
- Vegetable oils made from purchased oils
- Vegetable pickling
- Vegetable starches manufacturing
- Vegetable table dehydrating
- Vinegar manufacturing
- > Wet milling, corn and other vegetables

LBCS - 3130 - Textiles manufacturing

LBCS - 3210 - Wood products manufacturing establishment

LBCS - 3220 - Paper and printing material manufacturing - *Only the following with special exception:*

- > Asphalt paper made in paper mills
- > Ground wood paper, coated laminated, or treated in paper mills
- Ground wood paper, coated, made in paper mills
- Ground wood paper, newsprint, made in paper mills
- Ground wood pulp manufacturing
- Molded pulp products, manufacturing (e.g., egg cartons, food containers, food trays)
- Newsprint mills
- > Office paper, made in paper mills (e.g., computer printer, photocopy, plain paper)
- > Paper, coated, laminated or treated, made in paper mills (except newsprint, uncoated ground wood)
- Paper, manufacturing (except newsprint, uncoated ground wood)
- Paper, ground wood products made in paper mills (except newsprint, uncoated ground wood)

- Ground wood
- Paper mills (except newsprint, uncoated ground wood paper mills)
- Paper mills, newsprint
- Paper mills, uncoated ground wood
- Pulp and newsprint combined manufacturing
- Pulp and paper, combined manufacturing (except ground wood, newsprint)
- Pulp and paperboard combined manufacturing
- Pulp manufacturing (i.e., chemical, mechanical, or semi chemical processes)
- Pulp manufacturing without making paper (made from bagasse, linters, rags, straw, wastepaper, or wood)
- Pulp mills and ground wood paper, uncoated and untreated, manufacturing
- Pulp mills not making paper or paperboard
- > Pulp mills producing paper (except ground wood, newsprint)
- Pulp mills producing paperboard
- Pulp products, molded, manufacturing
- > Sanitary products made in paper mills
- Saturated felts made in paper mills
- Sheathing paper ground wood made in paper mills (except newsprint, uncoated ground wood
- > Tar paper, building and roofing, made in paper mills
- > Toilet paper made in paper mills
- > Towels, paper, made in paper mills
- Uncoated ground wood paper mills
- Wet machine board mills
- Wood pulp manufacturing

LBCS - 3230 - Furniture and related products manufacturing

- LBCS 3360 Electrical equipment, appliance, and components manufacturing except the following to be approved by special exception:
 - > Atom smashers, manufacturing (i.e., particle accelerators)
- LBCS 3370 Transportation equipment, automobiles, etc. manufacturing
- LBCS 3400 Miscellaneous manufacturing
- LBCS 3410 Jewelry and silverware
- LBCS 3420 Dolls, toys, games, and musical instruments
- LBCS 3430 Office supplies, inks, etc.
- LBCS 3440 Sign manufacturing
- LBCS 3510 Durable goods Except the following to be approved by Special Exception:
 - Metal scrap and waste wholesaling
 - Metallic concentrates wholesaling
 - Metals, ferrous and nonferrous, wholesaling
 - Metals, precious, wholesaling
 - > Metalworking machinery and equipment wholesaling
 - > Military vehicles (except trucks) wholesaling
 - Mill supplies wholesaling\Millwork wholesaling
 - Minerals (except construction materials, petroleum) wholesaling
 - Mining machinery and equipment (except petroleum) wholesaling
 - Mining machinery and equipment, petroleum, wholesaling
 - Molding (e.g., sheet metal, wood) wholesaling

- Motor vehicle parts, used, wholesaling
- Oil, waste, wholesaling
- Ordinance and accessories wholesaling
- Ore concentrates wholesaling
- Ores (e.g., gold, iron, lead, silver, zinc) wholesaling
- Paper and pulp industries manufacturing machinery wholesaling
- Paper, scrap, wholesaling
- Plastics scrap wholesaling
- Pulpwood wholesaling
- > Reconditioned barrels and drums wholesaling
- Recyclable materials (e.g., glass, metal, paper) wholesaling
- Rubber scrap and scrap tires wholesaling
- Sand (except industrial), wholesaling
- Sand, industrial, wholesaling
- Sawmill machinery, equipment, and supplies wholesaling
- Scrap materials wholesaling
- Semi-finished metal products wholesaling
- > Sheet metal roofing materials wholesaling
- Shipping containers (except disposable plastics, paper) wholesaling
- Shipping pails, metal wholesaling
- Ships wholesaling
- > Smelting machinery and equipment wholesaling
- Snow plows wholesaling
- > Snow blowers (except household-type) wholesaling
- > Stone, building or crushed, wholesaling
- > Tarred felts wholesaling
- > Textile waste wholesaling
- > Tire recapping machinery wholesaling
- > Tires, scrap, wholesaling
- > Tires, used (except scrap), wholesaling
- Waste materials wholesaling
- > Wood products (e.g., chips, post, shavings, ties) wholesaling

LBCS - 3520 - Nondurable goods

Sec. 105-30 Development Standards

R-3 developments shall be designed in accordance with Table 30-2, Dimensional Development Standards.

Table 105-2. Development Standards	
Dimension	Measurement
Minimum lot area	One acre
Minimum lot width	200 feet
Maximum lot coverage	50%
Minimum depth of front yard	50 feet
Minimum depth of rear yard	50 feet
Minimum width of each side yard	40 feet
Maximum height, inclusive of smoke stacks and any roof mounted equipment	75 feet

Sec. 105-40 Performance Standards

See also Article 4, Division 197 - Performance Standards. When the following standards differ from Division 197 - Performance Standards, the stricter of the two shall apply, unless state or federal regulations are more stringent.

Any use established in an Industrial I-2 District shall not be permitted to carry out any activity or operation or use of land, building or equipment that produces an irritant to the sensory perceptions greater than the standard measures for safeguarding human safety and welfare. Enforcement of this division may require the Town to require certification from a qualified professional.

A. Noise.

1. No operation or activity shall be carried out in the Industrial District which cause or create measurable noise levels exceeding the maximum sound intensity levels prescribed in table 105-3.

Table 105-3 Decibel Limits					
Octave Band Frequency (cycle per second)	I Maximum Permitted Sound Levels (in decibels)		II Maximum Permitted Sound Levels (in decibels)		
More Than	But Not More Than	Along Residence District Boundarie	Along Businesses District Boundaries		
20	75	72	79		
75	150	67	74		
150	300	59	66		
300	600	52	59		
600	1200	46	53		
1200	2400	40	47		
2400	4800	34	41		
4800		32	39		

- B. Dust, Soot, Dirt, Fly Ash and Products of Wind Erosion.
 - 1. No person, firm, or corporation shall operate or cause to be operated, maintain or cause to be maintained, any process for any purpose, a furnace, or combustion device for the burning of coal and/or other natural or synthetic fuels without maintaining recognized and approved equipment, means, methods, devices or contrivances to reduce the quantity of gas-borne or airborne solids carried in fumes emitted, directly or indirectly, into the open air, to a concentration level (per cubic foot of the carrying medium at a temperature of 500 degrees Fahrenheit), not exceeding 0.20 grains. For the purpose of determining the adequacy of such devices these conditions are to be conformed to when the percentage of excess air in the stack does not exceed fifty (50) percent of full load. The foregoing requirement shall be measured by the A.S.M.E. Test Code for dust-separating apparatus. All other forms of dust, dirt and fly ash shall be completely eliminated insofar as escape or emission into open air is concerned. The Zoning Administrator may require such additional data as is deemed necessary to show that adequate and approved provisions for the prevention and elimination of dust, dirt, and fly ash have been made.

C. Vibration.

1. No industrial use may cause earth-born vibrations at any residential district boundary. Machines or operations which cause vibration shall be permitted, but no operation shall be permitted to produce ground transmitted oscillations which cause a displacement exceeding that specified in the table 105-4 as measured at the property line. These vibrations shall be measured with a seismograph or accelerometer; preferably the former. For purposes of this Ordinance, steady state vibrations are vibrations which are continuous, or vibrations in discrete impulses more frequent than sixty (60) per minute. Discrete impulses which do not exceed sixty (60) per minute shall be considered impact vibrations measured on or beyond the boundary line of residentially used areas adjacent to an Industrial I-2 Zone District, shall be reduced to one-half (1/2) the indicated permissible levels.

Table 105- 4. Maximum Permitted Vibrations					
Frequency (cyc	cle per second)	1	II		
More Than	But Not More Than	Displacement (inches)	Displacement (inches)		
0	10	.0020"	.0004"		
10	20	.0010"	.0002"		
20	30	.0006"	.0001"		
30	40	.0004"	.0001"		
40	50	.0003"	.0001"		
50	*	.0002"	.0001"		

D. Odor.

1. The emission of noxious, odorous matter in such quantities as to be readily detectable at a point along any property line, when diluted in the ratio of one (1) volume of odorous air to four (4) or more volumes of clean air, so as to produce a public nuisance or hazard beyond lot lines is prohibited.

E. Glare and Heat.

- 1. Any operation producing intense glare or heat shall be performed within an enclosure so as to completely obscure and shield such operation from direct view from any point along the lot lines, except during the period of construction of the facilities to be used and occupied. Bare bulbs used in signs in or near a residentially used area shall be no greater than ten (10) watts. Within five hundred (500) feet of a residentially used area, bare bulbs which are visible in the residential area may not exceed fifteen (15) watts.
- F. Fire and Safety Hazards.

- 1. The storage and handling of flammable liquids, liquefied petroleum gases, and explosives shall comply with all regulations of the Town and Clark County, and with all Indiana rules and regulations as established by the Fire Prevention Act, Act 207, P.A. of 1941, as amended.
- 2. Further, all storage tanks of flammable liquid materials above ground shall be completely surrounded by retaining walls which shall contain the total capacity of all tanks so enclosed. Bulk storage tanks of flammable liquids below ground shall be located no closer to the property line than the greatest depth to the bottom of the buried tank. Such tank design and placement shall also meet applicable State requirements.

G. Sewage Wastes.

- 1. No industrial sewage wastes shall be discharged into sewers that will cause chemical reaction, either directly or indirectly, with the materials of such pipe or other structure construction to impair the strength or durability of sewer structures; cause mechanical action that will destroy or damage the sewer structures; cause restriction of the hydraulic capacity of sewer structure; cause placing of unusual demands on the sewage treatment equipment or process; cause limitation of the effectiveness of the sewage treatment process; cause danger to public health and safety or cause obnoxious conditions inimical to the public interest. The disposal of sewage wastes shall further be subject to the restrictions of the Town Sewer Ordinance. Specific conditions controlling sewage wastes are as follows:
 - a. The acidity or alkalinity shall be neutralized within an average pH range of between five (5) and five and one-half (51/2) to seven and one-half (71/2) as a daily average on volumetric basis, with a permissible temporary variation in pH of 4.50 to 10.0.
 - b. The wastes shall contain no Cyanides.
 - c. Wastes shall contain no Chlorinated solvents in excess of 0.1 p.p.m.; no Fluorides in excess of 10 p.p.m.; no more than 5 p.p.m. of Hydrogen Sulfide; and shall contain no more than 10 p.p.m. of Chromates.
 - d. The wastes shall not contain any insoluble substance in excess of 10,000 p.p.m.; exceed a daily average of 500 p.p.m.; fail to pass a No. 8 Standard Sieve; or have a dimension greater than one-half (1/2) inch.
 - e. The wastes shall not have a Chlorine demand greater than fifteen (15) p.p.m.
 - f. The wastes shall not contain Phenols in excess of 0.05 p.p.m.

H. Noxious Matter

1. No use or structure shall discharge across the lot lines noxious, toxic, or corrosive matter; or fumes or gases in such a concentration as to be detrimental or endanger the public health, safety, comfort, or general welfare; or cause injury to property.

I. Heat or Glare

1. No use shall produce heat or glare creating a hazard perceptible from any point beyond any lot line.

J. Waste Matter

1. No use shall accumulate any waste matter, whether liquid gas or solid, within the lot or discharged beyond any lot line, in violation of the applicable standards and regulations of the Clark County Health Department; the Indiana Department of Environmental Management of the State of Indiana; or in such a manner as to be a nuisance or endanger the public health, safety, or welfare; or cause injury to property.

K. Fire Hazards

- 1. Solid substances, ranging from free or active burning to intense burning, may be stored, used, or manufactured only within completely enclosed buildings having incombustible exterior walls; and protected throughout by an automatic fire-extinguishing system.
- 2. The storage, utilization, or manufacture of flammable liquids or materials, which produce explosion, flammable vapors, or gases, shall be permitted in accordance with the rules and regulations of the Indiana Department of Homeland Security, stating that the plans and specifications for a heavy or general industrial use comply with the rules and regulations of the Indiana Department of Homeland Security, and shall accompany the application for an "Improvement Location Permit".

- 3. "Free burning" means a rate of combustion described by a substance that burns actively and easily supports combustion.
- 4. "Intense burning", means a rate of combustion described by a substance that burns with a high degree of activity and is consumed rapidly.

L. Detonation Materials

- 1. No activity may take place that involves the sale, storage, use, or manufacture of materials that decompose by detonation, including fireworks, except in accordance with the stricter of the rules issued by the Indiana Department of Homeland Security, or this Zoning Ordinance.
- 2. These materials include primary explosives such as lead oxide, lead styphnate, fulminates, and tetracene; high explosives such as TNT, RDX HNY, PETN, and picric acid; propellants, fireworks, and their components, such as dry nitrocellulose, black powder, boron hydrides, hydrazine and its derivatives; pyrotechnics and fireworks such as magnesium powder, potassium chlorate, and potassium nitrate; blasting explosives such as dynamite and nitroglycerine; unstable organic compounds such an acetylides, tetrazoles, and ozonides; strong oxidizing agents such as liquid oxygen, perchloric acid, perchlorates, chlorates, and hydrogen peroxide in concentrations greater than thirty-five percent (35%); and nuclear fuels, fissionable materials and products, and reactor elements such as uranium 235 and plutonium 239.

M. Smoke

- No I-2 industrial use may emit more than sixty smoke units per hour per stack, or smoke in excess of Ringelmann No.
 However, once during any 6-hour period, for soot blowing, process purging and fire cleaning, each stack shall be permitted additional ten smoke units and during that time it may emit smoke up to and including Ringelmann No.
- 2. "Ringelmann number" means the number of the area on the Ringelmann chart that most nearly matches the light-obscuring capacity of smoke. The Ringelmann chart is described in the U.S. Bureau of Mines Information Circular 6888; as may be amended or updated, or replaced on which are illustrated graduated shades of gray for use in estimating smoke density. Smoke below the density of Ringelmann No. 1 shall be considered as no smoke or Ringelmann No. 0, and "smoke unit" means the number obtained when the smoke density in Ringelmann number is multiplied by the time of emission in minutes. For the purpose of this calculation, a Ringelmann density reading shall be made at least once a minute during the period of observation. Each reading shall then be multiplied by the time in minutes during which it is observed. The products so computed shall then be added to give the total number of smoke units observed during the entire observation period.

N. Particulate Matter

1. Emission Rate

The rate of emission of particulate matter from all sources within the boundaries of any lot may not exceed a net figure of three pounds per hour per acre for a I-2 industrial use, of which no more than ten percent by weight may be particles larger than 44 microns (325 mesh).

2. Emission Height

The allowance for height of emission shall be in accordance with Table 105-5 (interpolate for intermediate values).

3. Emission Velocity

The allowance for velocity of emission shall be in accordance with Table 105-6 (interpolate for intermediate values).

O. Other Particulate Pollutants

- Dust and other kinds of air pollution that are borne by the wind from such sources within lot boundaries as storage areas, yards, and roads shall be kept to a minimum by appropriate landscaping, paving, oiling, fencing, or other means.
- 2. As used in this subsection, the term "particulate matter" means divided liquid or solid material that is discharged and carried along in the air.

Correction for **Industrial Use**

(pounds per hour per acre)

> 0 0.06 0.18 0.32 0.48 1.00

Table 105-5. Emission Height Allowances			Table 105-6. Emission Velocity Allowances			
Height of Emission Above Grade (ft.)	Correction for Light Industrial Use (pounds per hour per acre)	Correction for General Industrial Use (pounds per hour per acre)	Exit Velocity Up General (feet per second)	Correction for Light Industrial Use (pounds per hour per acre)	Co In (poi	
50′	0.01	0.02	0′	0		
100'	0.06	0.12	20′	0.03		
150'	0.10	0.20	40'	0.09		
200'	0.16	0.32	60′	0.16		
300'	0.30	0.60	80′	0.24		
400'	0.50	1.00	100' and above	0.50		
500' and above	0.50	1.50				

P. Toxic Materials

1. The emission of toxic and nontoxic materials may not produce any concentration at a residence or business district boundary line exceeding thirty-five (30) percent of the threshold limit values for toxic materials in industry as set forth in 'Threshold Limit Values" for the current year, as adopted at the most recent annual meeting of the American Conference of Governmental Industrial Hygienists.

1. No use may cause illumination at or beyond any boundary line in excess of one tenth (0.1)-foot candle. Lighting shall not cause a nuisance or visual discomfort due to light trespass, spill, glare, or reflected glare, regardless of standards of illumination, and shall be in conformance with the zoning. Outdoor lighting shall conform to Division 190 - Lighting Regulations of this Zoning Ordinance.

R. Fireworks

1. Warehousing or storing, or sale whether wholesale or retail sale of any fireworks, novelties, or trick noisemakers that comply with Indiana Code 22-11-14 and the OSHA Safety Guidelines for retails sales of consumer fireworks are permitted, unless requirements of town ordinance are more restrictive.

Sec. 105-50 Landscaping

See Division 180 - Landscape Regulations

Sec. 105-60 Lighting

See Division 190 - Lighting Regulations

Sec. 105-70 Signs

See Division 200 - Sign Regulations

Sec. 105-80 **Parking**

See Division 195 – Off-Street Parking and Loading Regulations

Sec. 105-90 **Access Management Plan**

See Division 155 - Access Management Plan

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Sec. 120-10 Specific Purpose

Neighborhood Guidelines Plan Overlay Regulations reflect the changes in the Town over the centuries. The Neighborhood Guidelines Plan (NGP) addresses conditions unique to an area when other zoning mechanisms have not or cannot achieve the desired results. The NGP modifies zoning regulations for specific areas. Each neighborhood has its own set of regulations established in the original recording of plats, additions, and subdivisions.

The objective is to maintain the visual character and density of recognized neighborhoods, and manage the design of infill and residential conversions in neighborhoods by:

- A. Accommodating greater density while respecting desired neighborhood character.
- B. Encouraging quality design while facilitating affordable housing.
- C. Providing for automobile parking while contributing to pedestrian-friendly street frontages.
- Meeting density standards while providing usable open space.
- E. Minimizing impervious surfaces while ensuring durable vehicle areas.
- F. Allowing the new while respecting the old.

An emphasis is placed on encouraging desirable development, rather than simply regulating against bad design. As an implementing mechanism, guidelines of infill housing that meet the original regulatory requirements of recorded plats, additions, and subdivisions are part of this zoning ordinance.

Sec. 120-20 Neighborhood Guidelines Plan as Part of Zoning Ordinance

The Neighborhood Design Guidelines Plan shall be considered part of this zoning ordinance, as if incorporated within the text of this ordinance.

Sec. 120-30 Neighborhood Guidelines Plan Overlay Regulations Maps

The boundaries of each neighborhood are shown on maps and made a part of this zoning ordinance. In addition, plan boundaries are identified on the Neighborhood Guidelines Plan Map.

Sec. 120-40 Establishment and Removal of Neighborhood Guidelines Plan Overlay Regulations

A plan may be established or removed as the result of a planning study that is reviewed and adopted through the comprehensive plan procedure.

Sec. 120-50 Scope of Neighborhood Guidelines Plan Overlay Regulations

The following shall be considered when establishing any new Neighborhood Guidelines Plan Overlay Regulations:

A. Neighborhood Guidelines Plan standards and regulations shall be applied in conjunction with a base zone. The plan provisions may modify any portion of the development standards and regulations of the base zone, overlay zone, or other regulations of this Ordinance. Approval of development or construction may be conditional and necessitate additional requirements, or allow exceptions to general regulations.

- B. In any recorded plat, addition, or subdivision, the development standards, including lot area coverage and setbacks, shall apply to any development within the geographic area of the neighborhood. In addition, the guidelines establish styles, materials, landscaping, and similar elements of design.
- C. Relationship to other standards and regulations.
- D. When there is a conflict between the regulations, development standards of the base zone, or other regulations of this Zoning Ordinance, the Neighborhood Guidelines Plan regulations shall control.

Sec. 120-60 New Neighborhood Guidelines Plan Overlay Regulations Adoption Criteria

After adoption of this Zoning Ordinance, a new Neighborhood Plan may be established if all the following adoption criteria are met:

- A. The area proposed for the Neighborhood Plan has special characteristics or problems of a natural, economic, historic, public facility, or transitional land use or development nature which are not common to other areas of the Town.
- B. Existing base and overlay zone provisions are inadequate to achieve a desired public benefit, or to address an identified problem within the area.
- C. The proposed plan and regulations are the result of a study or plan documenting the special characteristics or problems of the area, and how a plan will best address relevant issues.
- D. The standards, polices, goals, and objectives of the Neighborhood Plan are in substantial conformance with the Comprehensive Plan.

Sec. 120-70 Development Standards

- A. Development standards are those of the original recorded subdivision, addition, or plat.
- B. Where no set back lines are indicated on the original subdivision, additions, or plat, the front setback shall be determined from setbacks of adjacent lots.
- C. Square footage of an infill or replacement unit shall be consistent, within 100 square feet of adjacent units.
- D. Side yard setbacks, where setback lines are not indicated on recorded subdivision, addition, or plats, shall be determined by averaging the setbacks of units adjacent on each side and rear of the property.

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Sec. 130-10 Statutory Authorization, Findings of Fact, Purpose, and Objectives

A. Statutory Authorization

The Indiana Legislature has in IC 36-7-4 granted the power to local government units to control land use within their jurisdictions. Therefore, the Town Council of the Town of Clarksville does hereby adopt the following floodplain management regulations.

B. Findings of Fact

- A. The flood hazard areas of the Town of Clarksville are subject to periodic inundation which results in loss of life and property, health and safety hazards, disruption of commerce and governmental services, extraordinary public expenditures for flood protection and relief, and impairment of the tax base, all of which adversely affect the public health, safety, and general welfare.
- B. These flood losses are caused by the cumulative effect of obstructions in floodplains causing increases in flood heights and velocities, and by the occupancy in flood hazard areas by uses vulnerable to floods or hazardous to other lands which are inadequately elevated, inadequately flood-proofed, or otherwise unprotected from flood damages.

C. Statement of Purpose

It is the purpose of this ordinance to promote the public health, safety, and general welfare, and to minimize public and private losses due to flood conditions in specific areas by provisions designed to:

- A. Restrict or prohibit uses which are dangerous to health, safety, and property due to water or erosion hazards, which result in damaging increases in erosion or in flood heights or velocities.
- B. Require that uses vulnerable to floods, including facilities which serve such uses, be protected against flood damage at the time of initial construction.
- C. Control the alteration of natural floodplains, stream channels, and natural protective barriers which are involved in the accommodation of flood waters.
- D. Control filling, grading, dredging, and other development which may increase erosion or flood damage.
- E. Prevent or regulate the construction of flood barriers which will unnaturally divert floodwaters or which may increase flood hazards to other lands.
- F. Make federally subsidized flood insurance available for structures and their contents in the Town of Clarksville by fulfilling the requirements of the National Flood Insurance Program.

D. Objectives

The objectives of this ordinance are:

- A. To protect human life and health.
- B. To minimize expenditure of public money for costly flood control projects.
- C. To minimize the need for rescue and relief efforts associated with flooding and generally undertaken at the expense of the general public.

- D. To minimize prolonged business interruptions.
- E. To minimize damage to public facilities and utilities such as water and gas mains, electric, telephone, and sewer lines, streets, and bridges located in floodplains.
- F. To help maintain a stable tax base by providing for the sound use and development of flood prone areas in such a manner as to minimize flood blight areas.

Sec. 130-20 Definitions

Unless specifically defined below, words or phrases used in this ordinance shall be interpreted so as to give them the meaning they have in common usage and to give this ordinance its most reasonable application.

A ZONE - Portions of the SFHA in which the principal source of flooding is runoff from rainfall, snowmelt, or a combination of both. In A zones, floodwaters may move slowly or rapidly, but waves are usually not a significant threat to buildings. These areas are labeled as Zone A, Zone AE, Zones A1-A30, Zone AO, Zone AH, Zone AR, and Zone A99 on a FIRM. The definitions are presented below:

- A. **Zone A**: Areas subject to inundation by the one-percent annual chance flood event. Because detailed hydraulic analyses have not been performed, no base flood elevation or depths are shown.
- B. Zone AE and A1-A30: Areas subject to inundation by the one-percent annual chance flood event determined by detailed methods. Base flood elevations are shown within these zones. (Zone AE is on new and revised maps in place of Zones A1-A30.)
- C. Zone AO: Areas subject to inundation by one-percent annual chance shallow flooding (usually sheet flow on sloping terrain) where average depths are between one and three feet. Average flood depths derived from detailed hydraulic analyses are shown within this zone.
- D. Zone AH: Areas subject to inundation by one-percent annual chance shallow flooding (usually areas of ponding) where average depths are between one and three feet. Average flood depths derived from detailed hydraulic analyses are shown within this zone.
- E. **Zone AR:** Areas that result from the decertification of a previously accredited flood protection system that is determined to be in the process of being restored to provide base flood protection.
- F. **Zone A99:** Areas subject to inundation by the one-percent annual chance flood event, but which will ultimately be protected upon completion of an under-construction Federal flood protection system. These are areas of special flood hazard where enough progress has been made on the construction of a protection system, such as dikes, dams, and levees, to consider it complete for insurance rating purposes. Zone A99 may only be used when the flood protection system has reached specified statutory progress toward completion. No base flood elevations or depths are shown.

ACCESSORY STRUCTURE (appurtenant structure) - A structure with a floor area 400 square feet or less that is located on the same parcel of property as the principal structure and the use of which is incidental to the use of the principal structure. Accessory structures should constitute a minimal initial investment, may not be used for human habitation, and be designed to have minimal flood damage potential. Examples of accessory structures are detached garages, carports, storage sheds, pole barns, and hay sheds

ADDITION (to an existing structure) - Any walled and roofed expansion to the perimeter of a structure in which the addition is connected by a common load-bearing wall other than a firewall. Any walled and roofed addition, which is connected by a firewall or is separated by independent perimeter load-bearing walls, is new construction.

APPEAL - A request for a review of the floodplain administrator's interpretation of any provision of this ordinance.

AREA OF SHALLOW FLOODING - A designated AO or AH Zone on the community's Flood Insurance Rate Map (FIRM) with base flood depths from one to three feet where a clearly defined channel does not exist, where the path of flooding is unpredictable and indeterminate, and where velocity flow may be evident. Such flooding is characterized by ponding or sheet flow.

BASE FLOOD - The flood having a one percent chance of being equaled or exceeded in any given year.

BASE FLOOD ELEVATION (BFE) - The elevation of the one-percent annual chance flood.

BASEMENT - That portion of a structure having its floor sub-grade (below ground level) on all sides.

BOUNDARY RIVER - The part of the Ohio River that forms the boundary between the Kentucky and Indiana.

BOUNDARY RIVER FLOODWAY - The floodway of a boundary river.

BUILDING - see "Structure."

COMMUNITY - A political entity that has the authority to adopt and enforce floodplain ordinances for the area under its jurisdiction.

COMMUNITY RATING SYSTEM (CRS) - A program developed by the Federal Insurance Administration to provide incentives for those communities in the Regular Program that have gone beyond the minimum floodplain management requirements to develop extra measures to provide protection from flooding.

CRITICAL FACILITY - A facility for which even a slight chance of flooding might be too great. Critical facilities include, but are not limited to, schools, nursing homes, hospitals, police, fire, and emergency response installations, installations which produce, use or store hazardous materials or hazardous waste.

DEVELOPMENT - Any man-made change to improved or unimproved real estate including but not limited to:

- A. Construction, reconstruction, or placement of a structure or any addition to a structure;
- B. Installing a manufactured home on a site, preparing a site for a manufactured home, or installing a recreational vehicle on a site for more than 180 days;
- C. Installing utilities, erection of walls and fences, construction of roads, or similar projects;
- D. Construction of flood control structures such as levees, dikes, dams, channel improvements, etc.;
- E. Mining, dredging, filling, grading, excavation, or drilling operations;
- F. Construction and/or reconstruction of bridges or culverts;
- G. Storage of materials; or
- H. Any other activity that might change the direction, height, or velocity of flood or surface waters.
- "Development" does not include activities such as the maintenance of existing structures and facilities such as painting
 and re-roofing; resurfacing roads; or gardening, plowing, and similar agricultural practices that do not involve filling,
 grading, excavation, or the construction of permanent structures.

ELEVATED STRUCTURE - A non-basement structure built to have the lowest floor elevated above the ground level by means of fill, solid foundation perimeter walls, filled stem wall foundations (also called chain walls), pilings, or columns (posts and piers).

ELEVATION CERTIFICATE - A certified statement that verifies a structure's elevation information.

EMERGENCY PROGRAM - The first phase under which a community participates in the NFIP. It is intended to provide a first layer amount of insurance at subsidized rates on all insurable structures in that community before the effective date of the initial FIRM.

EXISTING MANUFACTURED HOME PARK OR SUBDIVISION - A manufactured home park or subdivision for which the construction of facilities for servicing the lots on which the manufactured homes are to be affixed (including, at a minimum, the installation of utilities, the construction of streets, and either final site grading or the pouring of concrete pads) is completed before the effective date of the community's first floodplain ordinance.

EXPANSION TO AN EXISTING MANUFACTURED HOME PARK OR SUBDIVISION - The preparation of additional sites by the construction of facilities for servicing the lots on which the manufactured homes are to be affixed (including the installation of utilities, the construction of streets, and either final site grading or the pouring of concrete pads).

FEMA - The Federal Emergency Management Agency.

FLOOD - A general and temporary condition of partial or complete inundation of normally dry land areas from the overflow, the unusual and rapid accumulation, or the runoff of surface waters from any source.

FLOOD BOUNDARY AND FLOODWAY MAP (FBFM) - An official map on which the Federal Emergency Management Agency (FEMA) or Federal Insurance Administration (FIA) has delineated the areas of flood hazards and regulatory floodway.

FLOOD INSURANCE RATE MAP (FIRM) - An official map of a community, on which FEMA has delineated both the areas of special flood hazard and the risk premium zones applicable to the community.

FLOOD INSURANCE STUDY (FIS) - The official hydraulic and hydrologic report provided by FEMA. The report contains flood profiles, as well as the FIRM, FBFM (where applicable), and the water surface elevation of the base flood.

FLOOD PRONE AREA - Any land area acknowledged by a community as being susceptible to inundation by water from any source. (See "Flood")

FLOOD PROTECTION GRADE (FPG) - The elevation of the regulatory flood plus two feet at any given location in the SFHA. (see "Freeboard")

FLOODPLAIN - The channel proper and the areas adjoining any wetland, lake, or watercourse which have been or hereafter may be covered by the regulatory flood. The floodplain includes both the floodway and the fringe districts.

FLOODPLAIN MANAGEMENT - The operation of an overall program of corrective and preventive measures for reducing flood damage and preserving and enhancing, where possible, natural resources in the floodplain, including but not limited to emergency preparedness plans, flood control works, floodplain management regulations, and open space plans.

FLOODPLAIN MANAGEMENT REGULATIONS - This ordinance and other zoning ordinances, subdivision regulations, building codes, health regulations, special purpose ordinances, and other applications of police power which control development in flood-prone areas. This term describes federal, state, or local regulations in any combination thereof, which provide standards for preventing and reducing flood loss and damage. Floodplain management regulations are also referred to as floodplain regulations, floodplain ordinance, flood damage prevention ordinance, and floodplain management requirements.

FLOODPROOFING (DRY FLOODPROOFING) - A method of protecting a structure that ensures that the structure, together with attendant utilities and sanitary facilities, is watertight to the floodproofed design elevation with walls that are substantially impermeable to the passage of water. All structural components of these walls are capable of resisting hydrostatic and hydrodynamic flood forces, including the effects of buoyancy, and anticipated debris impact forces.

FLOODPROOFING CERTIFICATE - A form used to certify compliance for non-residential structures as an alternative to elevating structures to or above the FPG. This certification must be by a Registered Professional Engineer or Architect.

FLOODWAY - The channel of a river or stream and those portions of the floodplains adjoining the channel which are reasonably required to efficiently carry and discharge the peak flood flow of the regulatory flood of any river or stream.

FREEBOARD - A factor of safety, usually expressed in feet above the BFE, which is applied for the purposes of floodplain management. It is used to compensate for the many unknown factors that could contribute to flood heights greater than those calculated for the base flood.

FRINGE - Those portions of the floodplain lying outside the floodway.

HARDSHIP (as related to variances of this ordinance) - The exceptional hardship that would result from a failure to grant the requested variance. The Board of Zoning Appeals requires that the variance is exceptional, unusual, and peculiar to the property involved. Mere economic or financial hardship alone is NOT exceptional. Inconvenience, aesthetic considerations, physical handicaps, personal preferences, or the disapproval of one's neighbors likewise cannot, as a rule, qualify as an exceptional hardship. All of these problems can be resolved through other means without granting a variance, even if the alternative is more expensive, or requires the property owner to build elsewhere or put the parcel to a different use than originally intended.

HIGHEST ADJACENT GRADE - The highest natural elevation of the ground surface, prior to the start of construction, next to the proposed walls of a structure.

HISTORIC STRUCTURES - Any structures individually listed on the National Register of Historic Places or the Indiana State Register of Historic Sites and Structures.

INCREASED COST OF COMPLIANCE (ICC) - The cost to repair a substantially damaged structure that exceeds the minimal repair cost and that is required to bring a substantially damaged structure into compliance with the local flood damage prevention ordinance. Acceptable mitigation measures are elevation, relocation, demolition, or any combination thereof. All renewal and new business flood insurance policies with effective dates on or after June 1, 1997, will include ICC coverage.

LETTER OF FINAL DETERMINATION (LFD) - A letter issued by FEMA during the mapping update process which establishes final elevations and provides the new flood map and flood study to the community. The LFD initiates the six-month adoption period. The community must adopt or amend its floodplain management regulations during this six-month period unless the community has previously incorporated an automatic adoption clause.

LETTER OF MAP CHANGE (LOMC) - A general term used to refer to the several types of revisions and amendments to FEMA maps that can be accomplished by letter. They include Letter of Map Amendment (LOMA), Letter of Map Revision (LOMR), and Letter of Map Revision based on Fill (LOMR-F). The definitions are presented below:

LETTER OF MAP AMENDMENT (LOMA) - An amendment by letter to the currently effective FEMA map that establishes that a property is not located in a SFHA through the submittal of property specific elevation data. A LOMA is only issued by FEMA.

LETTER OF MAP REVISION (LOMR) - An official revision to the currently effective FEMA map. It is issued by FEMA and changes flood zones, delineations, and elevations.

LETTER OF MAP REVISION BASED ON FILL (LOMR-F) - An official revision by letter to an effective NFIP map. A LOMR-F provides FEMA's determination concerning whether a structure or parcel has been elevated on fill above the BFE and excluded from the SFHA.

LOWEST ADJACENT GRADE - The lowest elevation, after completion of construction, of the ground, sidewalk, patio, deck support, or basement entryway immediately next to the structure.

LOWEST FLOOR – means the lowest elevation described among the following:

- A. The top of the lowest level of the structure.
- B. The top of the basement floor.
- C. The top of the garage floor, if the garage is the lowest level of the structure.
- D. The top of the first floor of a structure elevated on pilings or pillars.
- E. The top of the floor level of any enclosure, other than a basement, below an elevated structure where the walls of the enclosure provide any resistance to the flow of flood waters, unless the walls are designed to automatically equalize the hydrostatic flood forces on the walls by allowing for the entry and exit of flood waters (flood openings). Such enclosed space shall be usable solely for the parking of vehicles and building access. Designs for meeting the flood opening requirement must either be certified by a registered professional engineer or architect or meet or exceed the following criteria:
 - 1. provide a minimum of two openings (in addition to doorways and windows) in a minimum of two exterior walls; if a structure has more than one enclosed area, each shall have openings on exterior walls;
 - 2. the total net area of all openings shall be at least one (1) square inch for every one square foot of enclosed area; the bottom of all such openings shall be no higher than one (1) foot above the exterior grade or the interior grade immediately beneath each opening, whichever is higher.

MANUFACTURED HOME - A structure, transportable in one or more sections, which is built on a permanent chassis and is designed for use with or without a permanent foundation when attached to the required utilities. The term "manufactured home" does not include a "recreational vehicle."

MANUFACTURED HOME PARK OR SUBDIVISION - A parcel (or contiguous parcels) of land divided into two or more manufactured home lots for rent or sale.

MARKET VALUE - The building value, excluding the land (as agreed to between a willing buyer and seller), as established by what the local real estate market will bear. Market value can be established by independent certified appraisal, replacement cost depreciated by age of building (actual cash value), or adjusted assessed values.

MITIGATION - Sustained actions taken to reduce or eliminate long-term risk to people and property from hazards and their effects. The purpose of mitigation is twofold: to protect people and structures, and to minimize the cost of disaster response and recovery.

NATIONAL FLOOD INSURANCE PROGRAM (NFIP) - The federal program that makes flood insurance available to owners of property in participating communities nationwide through the cooperative efforts of the Federal Government and the private insurance industry.

NATIONAL GEODETIC VERTICAL DATUM (NGVD) OF 1929 - As corrected in 1929, is a vertical control used as a reference for establishing varying elevations within the floodplain.

NEW CONSTRUCTION - Any structure for which the "start of construction" commenced after the effective date of the community's first floodplain ordinance.

NEW MANUFACTURED HOME PARK OR SUBDIVISION - A manufactured home park or subdivision for which the construction of facilities for servicing the lots on which the manufactured homes are to be affixed (including at a minimum, the installation of utilities, the construction of streets, and either final site grading or the pouring of concrete pads) is completed on or after the effective date of the community's first floodplain ordinance.

NON-BOUNDARY RIVER FLOODWAY - The floodway of any river or stream other than a boundary river.

NORTH AMERICAN VERTICAL DATUM OF 1988 (NAVD 88) - As adopted in 1993, is a vertical control datum used as a reference for establishing varying elevations within the floodplain.

OBSTRUCTION - Includes, but is not limited to, any dam, wall, wharf, embankment, levee, dike, pile, abutment, protection, excavation, canalization, bridge, conduit, culvert, building, wire, fence, rock, gravel, refuse, fill, structure, vegetation, or other material in, along, across or projecting into any watercourse which may alter, impede, retard or change the direction and/or velocity of the flow of water; or due to its location, its propensity to snare or collect debris carried by the flow of water, or its likelihood of being carried downstream.

ONE-PERCENT ANNUAL CHANCE FLOOD - The flood that has a one percent (1%) chance of being equaled or exceeded in any given year. Any flood zone that begins with the letter A is subject to the one-percent annual chance flood. See "Regulatory Flood".

PHYSICAL MAP REVISION (PMR) - An official republication of a community's FEMA map to effect changes to base (1-percent annual chance) flood elevations, floodplain boundary delineations, regulatory floodways, and planimetric features. These changes typically occur as a result of structural works or improvements, annexations resulting in additional flood hazard areas, or correction to base flood elevations or SFHAs.

PUBLIC SAFETY AND NUISANCE - Anything which is injurious to the safety or health of an entire community, neighborhood or any considerable number of persons, or unlawfully obstructs the free passage or use, in the customary manner, of any navigable lake, or river, bay, stream, canal, or basin.

RECREATIONAL VEHICLE - A vehicle which is (1) built on a single chassis; (2) 400 square feet or less when measured at the largest horizontal projections; (3) designed to be self-propelled or permanently towable by a light duty truck; and (4) designed primarily not for use as a permanent dwelling, but as quarters for recreational camping, travel, or seasonal use.

REGULAR PROGRAM - The phase of the community's participation in the NFIP where more comprehensive floodplain management requirements are imposed and higher amounts of insurance are available based upon risk zones and elevations determined in a FIS.

REGULATORY FLOOD - The flood having a one percent (1%) chance of being equaled or exceeded in any given year, as calculated by a method and procedure that is acceptable to and approved by the Indiana Department of Natural Resources and the Federal Emergency Management Agency. The regulatory flood elevation at any location is as defined in Section 130-30 of

this ordinance. The "Regulatory Flood" is also known by the term "Base Flood", "One-Percent Annual Chance Flood", and "100-Year Flood".

REPETITIVE LOSS - Flood-related damages sustained by a structure on two separate occasions during a 10-year period for which the cost of repairs at the time of each such flood event, on the average, equaled or exceeds 25% of the market value of the structure before the damage occurred.

SECTION 1316 - That section of the National Flood Insurance Act of 1968, as amended, which states that no new flood insurance coverage shall be provided for any property that the Administrator finds has been declared by a duly constituted state or local zoning authority or other authorized public body to be in violation of state or local laws, regulations, or ordinances that intended to discourage or otherwise restrict land development or occupancy in flood-prone areas.

SPECIAL FLOOD HAZARD AREA (SFHA) - Those lands within the jurisdiction of the Town of Clarksville subject to inundation by the regulatory flood. The SFHAs of the Town of Clarksville are generally identified as such on the Clark County, Indiana and Incorporated Areas Flood Insurance Rate Map dated April 16, 2014 as well as any future updates, amendments, or revisions, prepared by the Federal Emergency Management Agency with the most recent date. (These areas are shown on a FIRM as Zone A, AE, A1- A30, AH, AR, A99, or AO).

START OF CONSTRUCTION - Includes substantial improvement, and means the date the building permit was issued, provided the actual start of construction, repair, reconstruction, or improvement was within 180 days of the permit date. The actual start means either the first placement of permanent construction of a structure on a site, such as the pouring of a slab or footings, the installation of piles, the construction of columns, or any work beyond the stage of excavation; or the placement of a manufactured home on a foundation. Permanent construction does not include land preparation, such as clearing, grading and filling; nor does it include the installation of streets and/or walkways; nor does it include excavation for a basement, footings, piers, foundations, or the erection of temporary forms; nor does it include the installation on the property of accessory buildings, such as garages or sheds not occupied as dwelling units or not part of the main structure. For a substantial improvement, the actual start of construction means the first alteration of any wall, ceiling, floor, or other structural part of a building, whether or not that alteration affects the external dimensions of the building.

STRUCTURE - A structure that is principally above ground and is enclosed by walls and a roof. The term includes a gas or liquid storage tank, a manufactured home, or a prefabricated building. The term also includes recreational vehicles to be installed on a site for more than 180 days.

SUBSTANTIAL DAMAGE - Damage of any origin sustained by a structure whereby the cost of restoring the structure to it's before damaged condition would equal or exceed 50 percent of the market value of the structure before the damage occurred.

SUBSTANTIAL IMPROVEMENT - Any reconstruction, rehabilitation, addition, or other improvement of a structure, the cost of which equals or exceeds 50 percent of the market value of the structure before the "start of construction" of the improvement. This term includes structures that have incurred "repetitive loss" or "substantial damage" regardless of the actual repair work performed. The term does not include improvements of structures to correct existing violations of state or local health, sanitary, or safety code requirements or any alteration of a "historic structure", provided that the alteration will not preclude the structures continued designation as a "historic structure".

SUSPENSION - The removal of a participating community from the NFIP because the community has not enacted and/or enforced the proper floodplain management regulations required for participation in the NFIP.

VARIANCE - A grant of relief from the requirements of this ordinance, which permits construction in a manner otherwise prohibited by this ordinance where specific enforcement would result in unnecessary hardship.

VIOLATION - The failure of a structure or other development to be fully compliant with this ordinance. A structure or other development without the elevation, other certification, or other evidence of compliance required in this ordinance is presumed to be in violation until such time as that documentation is provided.

WATERCOURSE - A lake, river, creek, stream, wash, channel or other topographic feature on or over which waters flow at least periodically. Watercourse includes specifically designated areas in which substantial flood damage may occur.

X ZONE - The area where the flood hazard is less than that in the SFHA. Shaded X zones shown on recent FIRMs (B zones on older FIRMs) designate areas subject to inundation by the flood with a 0.2 percent chance of being equaled or exceeded (the 500-year flood). Unshaded X zones (C zones on older FIRMs) designate areas where the annual exceedance probability of flooding is less than 0.2 percent.

ZONE - A geographical area shown on a FIRM that reflects the severity or type of flooding in the area.

ZONE A - See definition for A Zone.

ZONE B, C, AND X - Areas identified in the community as areas of moderate or minimal hazard from the principal source of flood in the area. However, buildings in these zones could be flooded by severe, concentrated rainfall coupled with inadequate local drainage systems. Flood insurance is available in participating communities but is not required by regulation in these zones. (Zone X is used on new and revised maps in place of Zones B and C.)

Sec. 130-30 General Provisions

A. Lands to Which This Ordinance Applies

This ordinance shall apply to all SFHAs and known flood prone areas within the jurisdiction of The Town of Clarksville, Indiana.

B. Basis for Establishing Regulatory Flood Data

This ordinance's protection standard is the regulatory flood. The best available regulatory flood data is listed below

- The regulatory flood elevation, floodway, and fringe limits for the studied SFHAs within the jurisdiction of the Town
 of Clarksville shall be as delineated on the one-percent annual chance flood profiles in the Flood Insurance Study
 of Clark County, Indiana and Incorporated Areas and the corresponding Flood Insurance Rate Map dated April 16,
 2014 as well as any future updates, amendments, or revisions, prepared by the Federal Emergency Management
 Agency with the most recent date.
- 2. The regulatory flood elevation, floodway, and fringe limits for each of the SFHAs within the jurisdiction of the Town of Clarksville, delineated as an "A Zone" on the Clark County, Indiana and Incorporated Areas Flood Insurance Rate Map dated April 16, 2014 as well as any future updates, amendments, or revisions, prepared by the Federal Emergency Management Agency with the most recent date, shall be according to the best data available as provided by the Indiana Department of Natural Resources; provided the upstream drainage area from the subject site is greater than one square mile. Whenever a party disagrees with the best available data, the party needs to replace existing data with better data that meets current engineering standards. To be considered, this data must be submitted to the Indiana Department of Natural Resources for review, subsequently approved.
- 3. In the absence of a published FEMA map, or absence of identification on a FEMA map, the regulatory flood elevation, floodway, and fringe limits of any watercourse in the community's known flood prone areas shall be according to the best data available as provided by the Indiana Department of Natural Resources; provided the upstream drainage area from the subject site is greater than one square mile.
- 4. Upon issuance of a Letter of Final Determination (LFD), any more restrictive data in the new (not yet effective) mapping/study shall be utilized for permitting and construction (development) purposes, replacing all previously effective less restrictive flood hazard data provided by FEMA.

C. Establishment of Floodplain Development Permit

A Floodplain Development Permit shall be required in conformance with the provisions of this ordinance prior to the commencement of any development activities in areas of special flood hazard.

D. Compliance

No structure shall hereafter be located, extended, converted or structurally altered within the SFHA without full compliance with the terms of this ordinance and other applicable regulations. No land or stream within the SFHA shall hereafter be altered without full compliance with the terms of this ordinance and other applicable regulations.

E. Abrogation and Greater Restrictions

This ordinance is not intended to repeal, abrogate, or impair any existing easements, covenants, or deed restrictions. However, where this ordinance and another conflict or overlap, whichever imposes the more stringent restrictions shall prevail.

F. Discrepancy between Mapped Floodplain and Actual Ground Elevations

- In cases where there is a discrepancy between the mapped floodplain (SFHA) on the FIRM and the actual ground elevations, the elevation provided on the profiles shall govern.
- 2. If the elevation of the site in question is below the base flood elevation, that site shall be included in the SFHA and regulated accordingly.
- 3. If the elevation (natural grade) of the site in question is above the base flood elevation and not located within the floodway, that site shall be considered outside the SFHA and the floodplain regulations will not be applied. The property owner shall be advised to apply for a LOMA.

G. Interpretation

In the interpretation and application of this ordinance all provisions shall be:

- 1. Considered as minimum requirements;
- 2. Liberally construed in favor of the governing body, and;
- 3. Deemed neither to limit nor repeal any other powers granted under state statutes.

H. Warning and Disclaimer of Liability

The degree of flood protection required by this ordinance is considered reasonable for regulatory purposes and is based on available information derived from engineering and scientific methods of study. Larger floods can and will occur on rare occasions. Therefore, this ordinance does not create any liability on the part of the Town of Clarksville, the Indiana Department of Natural Resources, or the State of Indiana, for any flood damage that results from reliance on this ordinance or any administrative decision made lawfully thereunder.

I. Penalties for Violation

Failure to obtain a Floodplain Development Permit in the SFHA or failure to comply with the requirements of a Floodplain Development Permit or conditions of a variance shall be deemed to be a violation of this ordinance. All violations shall be considered a common nuisance and be treated as such in accordance with the provisions of the Zoning Code for the Town of Clarksville.

- 1. A separate offense shall be deemed to occur for each day the violation continues to exist.
- 2. The Floodplain Administrator shall inform the owner that any such violation is considered a willful act to increase flood damages and therefore may cause coverage by a Standard Flood Insurance Policy to be suspended.
- 3. Nothing herein shall prevent the Town from taking such other lawful action to prevent or remedy any violations. All costs connected therewith shall accrue to the person or persons responsible.

Sec. 130-40 Administration

A. Designation of Administrator

The Town Council of the Town of Clarksville hereby appoints the Floodplain Administrator to administer and implement the provisions of this ordinance.

B. Permit Procedures

Application for a Floodplain Development Permit shall be made to the Floodplain Administrator on forms furnished by him or her prior to any development activities, and may include, but not be limited to, the following: plans in duplicate drawn to scale showing the nature, location, dimensions, and elevations of the area in question; existing or proposed structures, earthen fill, storage of materials or equipment, drainage facilities, and the location of the foregoing.

Specifically, the following information is required:

1. Application Stage

- a. A description of the proposed development.
- Location of the proposed development sufficient to accurately locate property and structure(s) in relation to existing roads and streams.
- c. A legal description of the property site.
- d. A site development plan showing existing and proposed development locations and existing and proposed land grades.
- Elevation of the top of the planned lowest floor (including basement) of all proposed buildings. Elevation should be in NAVD 88 or NGVD.
- f. Elevation (in NAVD 88 or NGVD) to which any non-residential structure will be floodproofed.
- g. Description of the extent to which any watercourse will be altered or relocated as a result of proposed development. A hydrologic and hydraulic engineering study is required and any watercourse changes submitted to DNR for approval and then to FEMA as a Letter of Map Revision. (See Sec.130-40 C.6) for additional information.)

2. Construction Stage

Upon establishment of the lowest floor of an elevated structure or structure constructed on fill, it shall be the duty of the applicant to submit to the Floodplain Administrator a certification of the NAVD 88 or NGVD elevation of the lowest floor, as built. Said certification shall be prepared by or under the direct supervision of a registered land surveyor or professional engineer and certified by the same. (The Floodplain Administrator shall review the lowest floor elevation survey data submitted.) The applicant shall correct deficiencies detected by such review before any further work is allowed to proceed. Failure to submit the survey or failure to make said corrections required hereby shall be cause to issue a stop-work order for the project. Any work undertaken prior to submission of the elevation certification shall be at the applicant's risk. The Floodplain Administrator shall review the lowest floor elevation survey data submitted. The applicant shall correct any deficiencies detected by such review. Failure to submit the elevation certification or failure to make correction required shall be cause to issue a stop-work order for the project.

Upon establishment of the floodproofed elevation of a floodproofed structure, it shall be the duty of the applicant to submit to the Floodplain Administrator a floodproofing certificate. Certification shall be prepared by or under the direction supervision of a registered professional engineer and certified by same. (The Floodplain Administrator shall review the floodproofing certification submitted.) The applicant shall correct any deficiencies detected by such review before any further work is allowed to proceed. Failure to submit the floodproofing certification or failure to make correction required shall be cause to issue a stop-work order for the project.

3. Finished Construction

Upon completion of construction, a FEMA elevation certificate which depicts all finished construction, is required to be submitted to the Floodplain Administrator. If the project includes a floodproofing measure, a FEMA floodproofing certificate is required to be submitted by the applicant to the Floodplain Administrator.

C. Duties and Responsibilities of the Floodplain Administrator

The Floodplain Administrator and/or designated staff is hereby authorized and directed to enforce the provisions of this ordinance. The administrator is further authorized to render interpretations of this ordinance, which are consistent with its spirit and purpose.

Duties and Responsibilities of the Floodplain Administrator shall include, but are not limited to:

- 1. Review all floodplain development permits to assure that the permit requirements of this ordinance have been satisfied.
- 2. Inspect and inventory damaged structures in the SFHA and complete substantial damage determinations.

- 3. Ensure that construction authorization has been granted by the Indiana Department of Natural Resources for all development projects subject to Sec.130-40, E and G (1) of this ordinance, and maintain a record of such authorization (either copy of actual permit/authorization or floodplain analysis/regulatory assessment).
- 4. Ensure that all necessary federal or state permits have been received prior to issuance of the local floodplain development permit. Copies of such permits/authorizations are to be maintained on file with the floodplain development permit.
- 5. Maintain and track permit records involving additions and improvements to residences located in the floodway.
- 6. Notify adjacent communities and the State Floodplain Coordinator prior to any alteration or relocation of a watercourse, and submit copies of such notifications to FEMA.
- 7. Maintain for public inspection and furnish upon request local permit documents, damaged structure inventories, substantial damage determinations, regulatory flood data, SFHA maps, Letters of Map Change (LOMC), copies of DNR permits, letters of authorization, and floodplain analysis and regulatory assessments (letters of recommendation), federal permit documents, and "as-built" elevation and floodproofing data for all buildings constructed subject to this ordinance.
- 8. Utilize and enforce all Letters of Map Change (LOMC) or Physical Map Revisions (PMR) issued by FEMA for the currently effective SFHA maps of the community.
- Assure that maintenance is provided within the altered or relocated portion of said watercourse so that the floodcarrying capacity is not diminished.
- 10. Review certified plans and specifications for compliance.
- 11. Verify and record the actual elevation of the lowest floor (including basement) of all new or substantially improved structures, in accordance with Sec. 130-40, B.
- 12. Verify and record the actual elevation to which any new or substantially improved structures have been floodproofed in accordance with Sec. 130-40, B.
- 13. Perform a minimum of three inspections to ensure that all applicable ordinance and floodplain development requirements have been satisfied. The first upon the establishment of the Flood Protection Grade reference mark at the development site; the second upon the establishment of the structure's footprint/establishment of the lowest floor; and the final inspection upon completion and submission of the required finished construction elevation certificate. Authorized Town shall have the right to enter and inspect properties located in the SFHA.

14. Stop Work Orders

- Upon notice from the floodplain administrator, work on any building, structure or premises that is being done contrary to the provisions of this ordinance shall immediately cease.
- b. Such notice shall be in writing and shall be given to the owner of the property, or to his agent, or to the person doing the work, and shall state the conditions under which work may be resumed.

15. Revocation of Permits

- a. The floodplain administrator may revoke a permit or approval, issued under the provisions of the ordinance, in cases where there has been any false statement or misrepresentation as to the material fact in the application or plans on which the permit or approval was based.
- b. The floodplain administrator may revoke a permit upon determination by the floodplain administrator that the construction, erection, alteration, repair, moving, demolition, installation, or replacement of the structure for which the permit was issued is in violation of, or not in conformity with, the provisions of this ordinance.

Sec. 130-50 Provisions for Flood Hazard Reduction

A. General Standards

In all SFHAs and known flood prone areas the following provisions are required:

1. New construction and substantial improvements shall be anchored to prevent flotation, collapse or lateral movement of the structure.

- 2. Manufactured homes shall be anchored to prevent flotation, collapse, or lateral movement. Methods of anchoring may include, but are not limited to, use of over-the-top or frame ties to ground anchors. This standard shall be in addition to and consistent with applicable state requirements for resisting wind forces.
- 3. New construction and substantial improvements shall be constructed with materials and utility equipment resistant to flood damage below the FPG.
- 4. New construction and substantial improvements shall be constructed by methods and practices that minimize flood damage.
- 5. Electrical, heating, ventilation, plumbing, air conditioning equipment, utility meters, and other service facilities shall be located at/above the FPG or designed so as to prevent water from entering or accumulating within the components below the FPG. Water and sewer pipes, electrical and telephone lines, submersible pumps, and other waterproofed service facilities may be located below the FPG.
- 6. New and replacement water supply systems shall be designed to minimize or eliminate infiltration of flood waters into the system.
- New and replacement sanitary sewage systems shall be designed to minimize or eliminate infiltration of flood waters into the system.
- 8. On-site waste disposal systems shall be located and constructed to avoid impairment to them or contamination from them during flooding.
- 9. Any alteration, repair, reconstruction or improvements to a structure that is in compliance with the provisions of this ordinance shall meet the requirements of "new construction" as contained in this ordinance.
- 10. Whenever any portion of the SFHA is authorized for use, the volume of space which will be occupied by the authorized fill or structure below the BFE shall be compensated for and balanced by an equivalent volume of excavation taken below the BFE. The excavation volume shall be at least equal to the volume of storage lost (replacement ratio of 1 to 1) due to the fill or structure.
 - a. The excavation shall take place in the floodplain and in the same property in which the authorized fill or structure is located.
 - b. Under certain circumstances, the excavation may be allowed to take place outside of but adjacent to the floodplain provided that the excavated volume will be below the regulatory flood elevation, will be in the same property in which the authorized fill or structure is located, will be accessible to the regulatory flood water, will not be subject to ponding when not inundated by flood water, and that it shall not be refilled.
 - The excavation shall provide for true storage of floodwater but shall not be subject to ponding when not inundated by flood water.
 - d. The fill or structure shall not obstruct a drainage way leading to the floodplain.
 - The grading around the excavation shall be such that the excavated area is accessible to the regulatory flood water.
 - f. The fill or structure shall be of a material deemed stable enough to remain firm and in place during periods of flooding and shall include provisions to protect adjacent property owners against any increased runoff or drainage resulting from its placement.
 - g. Plans depicting the areas to be excavated and filled shall be submitted prior to the actual start of construction or any site work; once site work is complete, but before the actual start of construction, the applicant shall provide to the Floodplain Administrator a certified survey of the excavation and fill sites demonstrating the fill and excavation comply with this Sec. 130-40.

B. Specific Standards

In all SFHAs, the following provisions are required:

- 1. In addition to the requirements of Sec. 130-50 A all structures to be located in the SFHA shall be protected from flood damage below the FPG. This building protection requirement applies to the following situations:
 - a Construction or placement of any structure having a floor area greater than 400 square feet.

- b. Addition or improvement made to any existing structure, where the cost of the addition or improvement equals or exceeds 50% of the value of the existing structure (excluding the value of the land).
- Reconstruction or repairs made to a damaged structure, where the cost of restoring the structure to its before damaged condition equals or exceeds 50% of the market value of the structure (excluding the value of the land) before damage occurred.
- d. Installing a travel trailer or recreational vehicle on a site for more than 180 days.
- e. Installing a manufactured home on a new site or a new manufactured home on an existing site. This ordinance does not apply to returning the existing manufactured home to the same site it lawfully occupied before it was removed to avoid flood damage.
- f. Reconstruction or repairs made to a repetitive loss structure.
- g. Addition or improvement made to any existing structure with a previous addition or improvement constructed since the community's first floodplain ordinance.

2. Residential Structures

New construction or substantial improvement of any residential structure (or manufactured home) shall have the lowest floor; including basement, at or above the FPG (two feet above the base flood elevation). Should solid foundation perimeter walls be used to elevate a structure, openings sufficient to facilitate the unimpeded movements of floodwaters shall be provided in accordance with the standards of Sec. 130-50,B (4).

3. Non-Residential Structures

New construction or substantial improvement of any commercial, industrial, or non-residential structure (or manufactured home) shall either have the lowest floor, including basement, elevated to or above the FPG (two feet above the base flood elevation) or be floodproofed to or above the FPG. Should solid foundation perimeter walls be used to elevate a structure, openings sufficient to facilitate the unimpeded movements of floodwaters shall be provided in accordance with the standards of Sec. 130-50, B (4). Structures located in all "A Zones" may be floodproofed in lieu of being elevated if done in accordance with the following:

- a A Registered Professional Engineer or Architect shall certify that the structure has been designed so that below the FPG, the structure and attendant utility facilities are watertight and capable of resisting the effects of the regulatory flood. The structure design shall take into account flood velocities, duration, rate of rise, hydrostatic pressures, and impacts from debris or ice. Such certification shall be provided to the official as set forth in Sec. 130-40, C (12).
- b. Floodproofing measures shall be operable without human intervention and without an outside source of electricity.

4. Elevated Structures

New construction or substantial improvements of elevated structures shall have the lowest floor at or above the FPG.

In the event that this division requires a residential structure to be elevated, the residential structure will be permitted to exceed the height requirement for its zone if necessary to have the lowest floor at or above the FPG.

Elevated structures with fully enclosed areas formed by foundation and other exterior walls below the flood protection grade shall be designed to preclude finished living space and shall be useable solely for parking of vehicles, building access or storage. Fully enclosed areas below the lowest floor, which are subject to flooding, shall be designed to allow for the entry and exit of floodwaters and automatically equalize hydrostatic flood forces on exterior walls (flood openings). Designs for meeting the flood opening requirement must either be certified by a registered professional engineer or architect or meet or exceed the following minimum criteria:

 a. Provide a minimum of two openings located in a minimum of two exterior walls (having a total net area of not less than one square inch for every one square foot of enclosed area).

- b. The bottom of all openings shall be no more than one foot above the exterior grade or the interior grade immediately beneath each opening, whichever is higher.
- c. Openings may be equipped with screens, louvers, valves or other coverings or devices provided they permit the automatic flow of floodwaters in both directions.
- d. Access to the enclosed area shall be the minimum necessary to allow for parking for vehicles (garage door) or limited storage of maintenance equipment used in connection with the premises (standard exterior door) or entry to the living area (stairway or elevator).
- e. The interior portion of such enclosed area shall not be partitioned or finished into separate rooms.
- f. The interior grade of such enclosed area shall be at an elevation at or higher than the exterior grade.
- g. Openings are to be not less than 3 inches in any direction in the plane of the wall. This requirement applies to the hole in the wall, excluding any device that may be inserted such as typical foundation air vent device.
- h. Property owners shall be required to execute a flood openings/venting affidavit acknowledging that all openings will be maintained as flood vents, and that the elimination or alteration of the openings in any way will violate the requirements of Article 5, B. (4). Periodic inspections will be conducted by the Floodplain Administrator to ensure compliance. The affidavit shall be recorded, along with the deed, in the office of the Clark County Recorder.
- i. Property owners shall be required to execute and record with the structure's deed a non-conversion agreement declaring that the area below the lowest floor (where the interior height of the enclosure exceeds 6 feet) shall not be improved, finished or otherwise converted; the community will have the right to inspect the enclosed area. The non-conversion agreement shall be recorded in the office of the Clark County Recorder.

5. Structures Constructed on Fill

A residential or nonresidential structure may be constructed on a permanent land fill in accordance with the following:

- a The fill shall be placed in layers no greater than 1 foot deep before compacting to 95% of the maximum density obtainable with either the Standard or Modified Proctor Test method. The results of the test showing compliance shall be retained in permit file.
- b. The fill shall extend 10 feet beyond the foundation of the structure before sloping below the BFE.
- c The fill shall be protected against erosion and scour during flooding by vegetative cover, riprap, or bulkheading. If vegetative cover is used, the slopes shall be no steeper than 3 horizontal to 1 vertical.
- d The fill shall not adversely affect the flow of surface drainage from or onto neighboring properties.
- e. The top of the lowest floor including basements shall be at or above the FPG.
- f. Fill shall be composed of clean granular or earthen material.

6. Standards for Manufactured Homes and Recreational Vehicles

Manufactured homes and recreational vehicles to be installed or substantially improved on a site for more than 180 days must meet one of the following requirements:

- a These requirements apply to all manufactured homes to be placed on a site outside a manufactured home park or subdivision; in a new manufactured home park or subdivision; in an expansion to an existing manufactured home park or subdivision; or in an existing manufactured home park or subdivision on which a manufactured home has incurred "substantial damage" as a result of a flood:
 - i. The manufactured home shall be elevated on a permanent foundation such that the lowest floor shall be at or above the FPG and securely anchored to an adequately anchored foundation system to resist flotation, collapse, and lateral movement.
 - ii. Fully enclosed areas formed by foundation and other exterior walls below the FPG shall be designed to preclude finished living space and designed to allow for the entry and exit of floodwaters to automatically equalize hydrostatic flood forces on exterior walls as required for elevated structures in Sec. 130-50, B(4).
 - iii. Flexible skirting and rigid skirting not attached to the frame or foundation of a manufactured home are not required to have openings.

- b. These requirements apply to all manufactured homes to be placed on a site in an existing manufactured home park or subdivision that has not been substantially damaged by a flood:
 - i. The manufactured home shall be elevated so that the lowest floor of the manufactured home chassis is supported by reinforced piers or other foundation elevations that are no less than 36 inches in height above grade and be securely anchored to an adequately anchored foundation system to resist flotation, collapse, and lateral movement.
 - ii. Fully enclosed areas formed by foundation and other exterior walls below the FPG shall be designed to preclude finished living space and designed to allow for the entry and exit of floodwaters to automatically equalize hydrostatic flood forces on exterior walls as required for elevated structures in Sec. 130-50, B(4).
 - iii. Flexible skirting and rigid skirting not attached to the frame or foundation of a manufactured home are not required to have openings.
- c Recreational vehicles placed on a site shall either:
 - i. Be on site for less than 180 days.
 - ii. Be fully licensed and ready for highway use (defined as being on its wheels or jacking system, is attached to the site only by quick disconnect type utilities and security devices, and has no permanently attached additions.
 - iii. Meet the requirements for "manufactured homes" as stated earlier in this section.

7. Accessory Structures

Relief to the elevation or dry floodproofing standards may be granted for accessory structures. Such structures must meet the following standards:

- a. Shall not be used for human habitation.
- b. Shall be constructed of flood resistant materials.
- c Shall be constructed and placed on the lot to offer the minimum resistance to the flow of floodwaters.
- d. Shall be firmly anchored to prevent flotation.
- e. Service facilities such as electrical and heating equipment shall be elevated or floodproofed to or above the FPG
- f. Shall be designed to allow for the entry and exit of floodwaters to automatically equalize hydrostatic flood forces on exterior walls as required for elevated structures in Sec. 130-5, B(4).

8. Above Ground Gas or Liquid Storage Tanks

All above ground gas or liquid storage tanks shall be anchored to prevent flotation or lateral movement.

C. Standards for Subdivision Proposals

- 1. All subdivision proposals shall be consistent with the need to minimize flood damage.
- 2. All subdivision proposals shall have public utilities and facilities such as sewer, gas, electrical, and water systems located and constructed to minimize flood damage.
- 3. All subdivision proposals shall have adequate drainage provided to reduce exposure to flood hazards.
- 4. Base flood elevation data shall be provided for subdivision proposals and other proposed development (including manufactured home parks and subdivisions), which is greater than the lesser of fifty (50) lots or five (5) acres.
- All subdivision proposals shall minimize development in the SFHA and/or limit density of development permitted in the SFHA.
- 6. All subdivision proposals shall ensure safe access into/out of SFHA for pedestrians and vehicles (especially emergency responders).

D. Critical Facility

Construction of new critical facilities shall be, to the extent possible, located outside the limits of the SFHA. Construction of new critical facilities shall be permissible within the SFHA if no feasible alternative site is available. Critical facilities constructed within the SFHA shall have the lowest floor elevated to or above the FPG at the site. Floodproofing and

sealing measures must be taken to ensure that toxic substances will not be displaced by or released into floodwaters. Access routes elevated to or above the FPG shall be provided to all critical facilities to the extent possible.

E. Standards for Identified Floodways

Located within SFHAs, established in Sec. 130-30, B, are areas designated as floodways. The floodway is an extremely hazardous area due to the velocity of floodwaters, which carry debris, potential projectiles, and has erosion potential. If the site is in an identified floodway, the Floodplain Administrator shall require the applicant to forward the application, along with all pertinent plans and specifications, to the Indiana Department of Natural Resources and apply for a permit for construction in a floodway. Under the provisions of IC 14-28-1 a permit for construction in a floodway from the Indiana Department of Natural Resources is required prior to the issuance of a local building permit for any excavation, deposit, construction, or obstruction activity located in the floodway. This includes land preparation activities such as filling, grading, clearing and paving etc. undertaken before the actual start of construction of the structure. However, it does exclude non-substantial additions/improvements to existing (lawful) residences in a non-boundary river floodway. (IC 14-28-1-26 allows construction of a non-substantial addition/ improvement to a residence in a non-boundary river floodway without obtaining a permit for construction in the floodway from the Indiana Department of Natural Resources. Please note that if fill is needed to elevate an addition above the existing grade, prior approval for the fill is required from the Indiana Department of Natural Resources.)

No action shall be taken by the Floodplain Administrator until a permit or letter of authorization (when applicable) has been issued by the Indiana Department of Natural Resources granting approval for construction in the floodway. Once a permit for construction in a floodway or letter of authorization has been issued by the Indiana Department of Natural Resources, the Floodplain Administrator may issue the local Floodplain Development Permit, provided the provisions contained in Sec. 130-50 of this ordinance have been met. The Floodplain Development Permit cannot be less restrictive than the permit for construction in a floodway issued by the Indiana Department of Natural Resources. However, a community's more restrictive regulations (if any) shall take precedence.

No development shall be allowed, which acting alone or in combination with existing or future development, that will adversely affect the efficiency of, or unduly restrict the capacity of the floodway. This adverse effect is defined as an increase in the elevation of the regulatory flood of at least fifteen-hundredths (0.15) of a foot as determined by comparing the regulatory flood elevation under the project condition to that under the natural or pre-floodway condition as proven with hydraulic analyses.

For all projects involving channel modifications or fill (including levees) the Town shall submit the data and request that the Federal Emergency Management Agency revise the regulatory flood data per mapping standard regulations found at 44 CFR § 65.12.

F. Standards for Identified Fringe

If the site is located in an identified fringe, then the Floodplain Administrator may issue the local Floodplain Development Permit provided the provisions contained in Sec. 130-50 of this ordinance have been met. The key provision is that the top of the lowest floor of any new or substantially improved structure shall be at or above the FPG.

G. Standards for SFHAs without Established Base Flood Elevation and/or Floodways/Fringes.

1. Drainage area upstream of the site is greater than one square mile:

If the site is in an identified floodplain where the limits of the floodway and fringe have not yet been determined, and the drainage area upstream of the site is greater than one square mile, the Floodplain Administrator shall require the applicant to forward the application, along with all pertinent plans and specifications, to the Indiana Department of Natural Resources for review and comment.

No action shall be taken by the Floodplain Administrator until either a permit for construction in a floodway (including letters of authorization) or a floodplain analysis/regulatory assessment citing the one-percent annual chance flood elevation and the recommended Flood Protection Grade has been received from the Indiana Department of Natural Resources.

Once the Floodplain Administrator has received the proper permit for construction in a floodway (including letters of authorization) or floodplain analysis/regulatory assessment approving the proposed development, a Floodplain Development Permit may be issued provided the conditions of the Floodplain Development Permit are not less

restrictive than the conditions received from the Indiana Department of Natural Resources and the provisions contained in Sec. 130-50 of this ordinance have been met.

2. Drainage area upstream of the site is less than one square mile:

If the site is in an identified floodplain where the limits of the floodway and fringe have not yet been determined and the drainage area upstream of the site is less than one square mile, the Floodplain Administrator shall require the applicant to provide an engineering analysis showing the limits of the floodplain and one-percent annual chance flood elevation for the site.

Upon receipt, the Floodplain Administrator may issue the local Floodplain Development Permit, provided the provisions contained in Sec. 130-50 of this ordinance have been met.

 The total cumulative effect of the proposed development, when combined with all other existing and anticipated development, will not increase the regulatory flood more than 0.14 of one foot and will not increase flood damages or potential flood damages.

H. Standards for Flood Prone Areas

All development in known flood prone areas not identified on FEMA maps, or where no FEMA published map is available, shall meet applicable standards as required per Sec. 130-50.

Sec. 130-60 Variance Procedures

A. Designation of Variance and Appeals Board

The Board of Zoning Appeals shall hear and decide appeals and requests for variances from requirements of this ordinance.

B. Duties of Variance and Appeals Board

The board shall hear and decide appeals when it is alleged an error in any requirement, decision, or determination is made by the Floodplain Administrator in the enforcement or administration of this ordinance. Any person aggrieved by the decision of the board may appeal such decision to the Clark County Circuit Court.

C. Variance Procedures

In passing upon such applications, the board shall consider all technical evaluations, all relevant factors, all standards specified in other divisions of this ordinance, and;

- 1. The danger of life and property due to flooding or erosion damage.
- 2. The susceptibility of the proposed facility and its contents to flood damage and the effect of such damage on the individual owner.
- 3. The importance of the services provided by the proposed facility to the community.
- 4. The necessity to the facility of a waterfront location, where applicable.
- 5. The availability of alternative locations for the proposed use which are not subject to flooding or erosion damage.
- 6. The compatibility of the proposed use with existing and anticipated development,
- 7. The relationship of the proposed use to the comprehensive plan and floodplain management program for that area.
- 8. The safety of access to the property in times of flood for ordinary and emergency vehicles.
- 9. The expected height, velocity, duration, rate of rise, and sediment of transport of the floodwaters at the site.
- 10. The costs of providing governmental services during and after flood conditions, including maintenance and repair of public utilities and facilities such as sewer, gas, electrical, and water systems, and streets and bridges.

D. Conditions for Variances

- 1. Variances shall only be issued when there is:
 - a. A showing of good and sufficient cause.

- b. A determination that failure to grant the variance would result in exceptional hardship.
- c. A determination that the granting of a variance will not result in increased flood heights, additional threats to public safety, extraordinary public expense, create nuisances, cause fraud or victimization of the public, or conflict with existing laws or ordinances.
- 2. No variance for a residential use within a floodway subject to Sec. 130-50, E or G (1) of this ordinance may be granted.
- 3. Any variance granted in a floodway subject to Sec. 130-50, E or G (1) of this ordinance will require a permit from the Indiana Department of Natural Resources.
- 4. Variances to the Provisions for Flood Hazard Reduction of Sec. 130-50, B may be granted only when a new structure is to be located on a lot of one-half acre or less in size, contiguous to and surrounded by lots with existing structures constructed below the flood protection grade.
- 5. Variances shall only be issued upon a determination that the variance is the minimum necessary, considering the flood hazard, to afford relief.
- 6. Variances may be granted for the reconstruction or restoration of any structure individually listed on the National Register of Historic Places or the Indiana State Register of Historic Sites and Structures.
- 7. Any applicant to whom a variance is granted shall be given written notice specifying the difference between the Flood Protection Grade and the elevation to which the lowest floor is to be built and stating that the cost of the flood insurance will be commensurate with the increased risk resulting from the reduced lowest floor elevation (See Sec. 130-60, E).
- 8. The Floodplain Administrator shall maintain the records of appeal actions and report any variances to the Federal Emergency Management Agency or the Indiana Department of Natural Resources upon request (See Sec. 130-60, E).

E. Variance Notification

Any applicant to whom a variance is granted that allows the lowest floor of a structure to be built below the flood protection grade shall be given written notice over the signature of a community official that:

- 1. The issuance of a variance to construct a structure below the flood protection grade will result in increased premium rates for flood insurance up to amounts as high as \$25 for \$100 of insurance coverage; and;
- 2. Such construction below the flood protection grade increases risks to life and property. A copy of the notice shall be recorded by the Floodplain Administrator in the Office of the County Recorder and shall be recorded in a manner so that it appears in the chain of title of the affected parcel of land.

The Floodplain Administrator will maintain a record of all variance actions, including justification for their issuance.

F. Historic Structure

Variances may be issued for the repair or rehabilitation of "historic structures" upon a determination that the proposed repair or rehabilitation will not preclude the structure's continued designation as an "historic structure" and the variance is the minimum to preserve the historic character and design of the structure.

G. Special Conditions

Upon the consideration of the factors listed in Sec. 130-60, and the purposes of this ordinance, the Board of Zoning Appeals may attach such conditions to the granting of variances as it deems necessary to further the purposes of this ordinance.

Sec. 130-70 Severability

If any division, clause, sentence, or phrase of the Ordinance is held to be invalid or unconstitutional by any court of competent jurisdiction, then said holding shall in no way effect the validity of the remaining portions of this Ordinance.

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SEC. 140-10	Specific Purposes
SEC. 140-20	PROPERTY
	DEFINITIONS
	Prohibition
	VIOLATION
	WATER IMPROVEMENTS
SEC. 140-70	WRITTEN NOTICE

Sec. 140-10 Specific Purposes

Because groundwater existing within portions of Town of Clarksville may contain naturally occurring contaminants above US EPA's maximum levels; because the presence of naturally occurring contaminants makes portions of the Town, including groundwater within Clarksville, unfit, unsafe, or unhealthy for humans; because the Town Council finds that the public health, safety, and welfare of Clarksville residences is best protected by restricting installation or use of new water wells in restricted areas; and because a public water utility system is maintained so it provides a safe and reliable water supplied to customers throughout the entire Town, it is the purpose of this ordinance to prohibit water wells in certain portions of the Town.

Sec. 140-20 Property

The property is shown on Map 140-1. Any restricted area covered by this zoning overlay shall be depicted on the zoning map of the Town of Clarksville.

Sec. 140-30 Definitions

The term "water well" means any system used to extract groundwater for human consumption or other use. The term does not include groundwater wells used as part of an environmental investigation or remediation project.

Sec. 140-40 Prohibition

As of February 6, 2012, the installation or use of any new water well at any property within the restricted area is prohibited.

Sec. 140-50 Violation

No person, including any corporation, partnership or association, shall use, drill, or otherwise install any new water well within the restricted area shown on Map 140-1 in violation of this Ordinance. Violations of this ordinance shall be punishable in the same manner as other sections of the Clarksville Zoning Ordinance. Each day that such person continues to operate any such water wells shall be a separate violation.

Sec. 140-60 Water Improvements

Nothing in this Ordinance shall be construed as requiring Clarksville or any public water utility to install or provide any water improvements or services to any person or premise that is not otherwise currently in existence on February 6, 2012.

Sec. 140-70 Written Notice

Pursuant to IC 36-1-6-11, Clarksville must give written notice to the Indiana Department of Environmental Management of the adoption of this ordinance within 30 days of its passage. The Town is hereby ordered to provide such notice to IDEM at the following address:

Section Chief Voluntary Remediation Program MC 66 – 22 100 North Senate Ave. Indianapolis, IN 46204

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Sec. 150-10 Specific Purpose

This division is designed to protect the health, safety, morals, and general welfare as well as property use and value through the application of regulations applicable to all zone districts. Division 150 includes element-specific regulations that generally, but not always, apply to property use rather than zone district classification. Additionally, this division provides regulations for unique uses or events, which may not fit entirely within an existing zoning district or other division, and is intended to allow these uses or events to occur while protecting neighboring properties from any adverse impacts.

Sec. 150-20 Noise

Noise levels shall be as follows: "daytime" for non-stationary sources means six (6) a.m. to eleven (11) p.m. and "night time" for non-stationary sources shall mean eleven (11) p.m. to six (6) a.m.; "daytime" for fixed sources shall mean seven (7) a.m. to nine (9) p.m. and "night time," for fixed sources shall mean nine (9) p.m. to seven (7) a.m. No public-address (PA) systems shall be permitted. Refer to Table 150-1.

Table 150-1. Decibels					
l and lice	Time o	of Day			
Land Use	Day Time	Night Time			
Residential	75	62			
Business	75	70			

Sec. 150-30 Exceptions to Height Limits

No building shall be erected, reconstructed, or structurally altered to exceed the height limits established and specified for use in the zoning district in which such building is located.

No such structure, or any space above the height limit, shall be allowed for the purpose of advertising or providing additional floor space for residential, business, telecommunications facilities, or industrial use. Unless otherwise certified to the ability to

meet the level of service for fire protection by the appropriate fire chief, all structures above or equivalent to three stories shall have sprinklers.

A. Exceptions from Height Requirements

Unless otherwise prescribed by this ordinance, the following may exceed the height limitation of a district:

- 1. The housing structure of elevators.
- 2. Ventilating fans or similar equipment required to operate and maintain a building.
- 3. Fire walls.
- 4. Mechanical equipment.
- 5. Chimneys and smokestacks.
- 6. Water tanks.
- 7. Grain elevators and silos.
- 8. Antennas, excluding cell towers.
- 9. A residential structure located within the floodplain overlay district as outlined in Division 130-50 Provisions for Flood Hazard Reduction

Sec. 150-40 Screening of Mechanical Equipment

A. Roof-Mounted Equipment

In the R-3, B-1, B-2, VPCZ, EBCZ, MD, AB, GO, RPO, OTC, OPS zone districts, all roof-mounted equipment, excluding solar energy systems but including communication equipment, must be screened in one of the following ways:

- 1. A parapet as tall as the tallest part of the equipment.
- 2. A screen around the equipment that is as tall as the tallest part of the equipment.
- 3. If the equipment is a satellite dish or other communication equipment, and if it is added to the façade of a penthouse that contains mechanical equipment, it shall be no higher than the top of the penthouse, flush mounted, and painted to match the façade of the penthouse.

An illustration of roof top unit concealment is shown in Division 210 - Illustrations.

Sec. 150-50 Underground Utilities

A. Specific Purpose

The purpose of these regulations is to ensure safety from overhead utility lines and promote aesthetically pleasing residential and commercial neighborhoods.

For purposes of this article, the following definitions shall be applied:

UTILITY - The entity authorized by the appropriate governmental agency to render electric, telephone, or cable utility service.

UTILITY LINES - Electrical, natural gas, telephone, and cable vision distribution and service wires, and cables accessory to primary uses or accessory dwelling units within any residential zone and the EBCZ, SCMU, VPCZ, RPO, MD, AB, MHP, B-1, or B-2, and as practical in the OTC zoning district; excluding, without limitation, all transmission lines, and other similar non-accessory lines, the function of which is not to serve the primary residential or commercial use exclusively of the site as an accessory thereto.

B. Underground Utility Line Requirements

- 1. All utility lines within any dwelling zoning district or EBCZ, SCMU, VPCZ, RPO, GO, MD, AB, MHP, B-1, or B-2 commercial zoning district shall be located underground. However, provided nothing contained in this article shall prohibit:
 - a. The temporary aboveground location of utility lines during construction or emergency conditions.
 - b. Renewal, reinstallation, relocation, replacement, repair, or maintenance of existing aboveground utility lines; or installation of above ground utility lines in locations predominantly served by existing aboveground utility lines.
 - Above ground utility lines where underground location would not be feasible due to soil conditions, physical
 obstructions, or terrain.
 - d. At or above-grade location of transformers, service or meter pedestals and similar accessory installations, including any aboveground utility lines necessarily or customarily extending above-grade in an underground utility line system.
- 2. The property owner shall provide adequate access for such underground installation, at no cost to the utility.

C. Petitioning for Aboveground Utilities

Further provided, however, such underground installation shall not be required in the case of any land area for which a determination of exception has been obtained in compliance with:

- 1. Such determination of exception shall be made upon petition by the owner(s) of fifty (50) percent or more of the subject land area and/or by the utility. The Technical Review Committee shall furnish notice of the determination or denial of exception to the applicant and the utility.
- 2. The Technical Review Committee shall make a determination of exception to the above underground utility line regulations as applied to any specific land area, upon sufficient evidence that the underground location of utility lines therein would be infeasible, unnecessary or inappropriate because of the size, design, number of units or character of the proposed development, its relationship to existing or planned adjacent uses, or other relevant planning considerations of land use, location, site design, physical or environmental conditions, aesthetics, economics or technology.
- 3. The Technical Review Committee determination or denial of exception shall be subject to the filing of an appeal, by any aggrieved person to the Board of Zoning Appeals.

Sec. 150-60 Residential Conversion

A. Purpose

The purpose of this section is to establish standards for converting one residential type structure to another type of residential structure to manage density and impact to neighborhoods, public facilities, and infrastructure.

B. Notice

Public notice shall be given in conformance with Article 5, Division 245 to notify the public of the proposed land use change.

C. Standards

Residential conversions shall comply with the following:

- 1. The principal building or buildings on a lot shall not occupy more than thirty-five percent (35%) of the ground area of the lot
- 2. A dwelling to be converted for the use of three (3) or more families shall meet lot area requirement of the R-3 district.
- 3. Any addition to an existing building shall comply with the front, side, and rear yard requirements for the subdivision, addition, partition or plat in which it is located.
- 4. The density of conversion shall comply with the zone district in which it is located.
- 5. After the conversion, the dwelling shall substantially maintain the essential character of the neighborhood in appearance.
- 6. Fire escapes and outside stairways leading to a second or higher floor shall, where practicable, be located on the rear or side of the building and shall not be located on any building wall facing a street.

- 7. One hundred square feet of enclosed outdoor storage on the lot shall be provided for each individual dwelling unit.
- 8. Garage or private off-street parking on the lot should be sufficient to provide parking of vehicles equal to no less than three-quarters of the required single-family parking requirement. On-street parking shall not factor into this number.
- 9. Six hundred (600) square feet of open space per dwelling unit shall be provided, and shall be useable for active recreation or leisure.

D. Development Plan

An application and scaled development plan for a residential conversion shall be submitted and include the following:

- 1. Vicinity map, north arrow, and scale.
- 2. Setbacks and dimensions of the lot.
- 3. Location of all existing and proposed improvements and additions to the exterior.
- 4. Existing vegetation type.
- 5. Location of existing parking spaces including dimensions and ingress and egress points.
- 6. Location of open space on the lot and closest public open space.
- 7. Adjoining uses.
- 8. Width of public right-of-way, street pavement and public sidewalks or trails providing access to the property that are within two hundred (200) feet of each property line.
- 9. Distance to public schools.
- 10. Functional classification of the street as defined in Division 155.
- 11. Compliance with Division 165 Commercial Refuse.
- 12. Location of overhead and underground utilities.
- 13. Floor plans including:
 - a. Dimensions of each wall and room, including closets.
 - b. Total square footage of each proposed dwelling unit.
 - c. Exterior material.
 - d. Electric and plumbing plans meeting applicable Building Codes.
 - e. Location of windows and doors.
- 14. Room sizes all rooms shall comply with Section 157-140 minimum room size.
- 15. Exterior lighting locations, and photometrics extending no less than twenty (20) feet beyond the property line.

Sec. 150-70 Condominium Development

A. Specific Purpose

The purpose of this section is to establish requirements, standards, and guidelines for condominium development. Condominiums shall be developed in compliance with this Division 150, and the Indiana Horizontal Property Act, as may be amended.

Depending on the uses permitted by the zoning district in which the development is located, condominiums may be constructed as residential or office uses.

B. Types of Condominiums

Condominiums may be developed as site condominiums or conventional condominiums, as shown in Division 210 - Illustrations.

1. Residential Condominium Zones

Residential condominiums are permitted in the R-3, EBCZ, PUD, RPO, SCMU, VPCZ zone districts.

2. Office condominium Zones

Conventional office condominium developments are permitted in the B-2, GO, MD, EBCZ, PUD, VPCZ, RPO, SCMU zone districts.

3. Mixed Condominium Developments

In zone districts, EBCZ, VPCZ, PUD, RPO, SCMU both residential and office condominiums are permitted in a mixed conventional condominium layout.

C. Lot Size

Except in neighborhoods as identified in Division 120, the entire site must meet the minimum lot size requirements for the zoning district in which the parcel is located.

D. Site Condominium

For site condominium developments, each unit and its associated limited common area shall have the minimum side yard setback requirements for the zoning district in which the parcel is located. Additionally, the entire site must meet the minimum lot size requirements for the zoning district in which the parcel is located.

E. Conventional Condominium

In conventional condominium developments, the exterior walls of the attached units, wall, or fence shall meet side or rear yard setbacks, as well as required build lines, of the zoning district in which it is located.

F. Application and Condominium Development Plan

A development plan and application are required to be submitted in compliance with Division 170 and the following:

- A scaled site plan, vicinity map, north arrow, and deed of the land on which the building or buildings and improvements
 are or will be located.
- 2. Existing improvements and vegetation type.
- 3. Colored renderings of front, rear, and side building elevations.
- 4. Material boards.
- 5. Color scheme.
- 6. Landscaping plan with location, number, size, common name and botanical name.
- 7. Exterior lighting plan with photometrics conforming to Division 190.
- 8. Topographic map with two (2) foot contours to show each buildings location.
- 9. Indicate the setback from each building to the property lot line, and to the nearest adjacent building within the development.
- 10. The number of condominium units by type and by number of bedrooms.
- 11. Location of each building and indication of type.
- 12. Square footage of each building and condominium unit and bedroom type.
- 13. Floor plan and the layout showing dimensions of each condominium building and each condominium unit.
- 14. Unit numbers.
- 15. Number of stories of each building, type, and basements if applicable.
 - Location and size of the common areas and facilities, and in the case of site condominiums, the square footage
 of the limited common area of each unit.
 - b. Location of the limited common areas and facilities, if any, stating to which condominium unit the limited common area is reserved.

- c. Percentage of development that is designated common areas and common facilities.
- d. Percentage of development that is limited common area appertaining to each condominium unit and its owner.
- 16. Location of environmental areas listed below shall be shown:
 - a. Areas within the one hundred (100)-year flood boundary and floodway, if present.
 - b. Woodland canopy and understory.
 - c. Wetlands.
 - d. Streams corridors.
 - e. Slopes twelve percent (12%) and greater.
 - f. Historic sites and structures, including archaeological sites.
 - g. Cemeteries located within one hundred (100) feet of the parcel.
 - h. Woodland edges, wildlife travel corridors, and habitats.
 - i. Riparian zones.
- 17. A copy of the by-laws to be made a part of the declaration.
- 18. Any covenants or restrictions including those regarding the use of the condominium units and common areas and facilities.
- 19. Any further details that may assist in the review of the development plan the applicant considers desirable or requested by the Plan Commission.

G. Other Standards

- 1. Any condominium constructed within a District having neighborhood guidelines shall comply with the standards and guidelines for that neighborhood in which it is located.
- 2. Condominium developments shall comply with any relevant Neighborhood Action Plans.
- ${\it 3.} \quad \hbox{Parking shall comply with Division 195 of this Ordinance}.$

Sec. 150-80 Manufactured Homes

Manufactured homes, not located in a manufactured home park, shall comply with standards and requirements identical to those of other dwelling units and lots in the same zone district.

These standards and requirements may differ depending on the zoning district where they are located. These standards and requirements include, but are not limited to:

- A. Setback distance.
- B. Side and rear yard setbacks.
- C. Vehicle parking spaces.
- D. Minimum square footage of the dwelling unit.
- E. Under floor space enclosure requirements.
- F. Maximum lot area coverage.
- G. Existence of a nonconforming use. A person alleging the existence of a nonconforming use or variance granted by the Board of Zoning Appeals has the burden of proof.
- H. Aesthetic standards and requirements pertaining to the manufactured home structure itself may only pertain to roofing and siding materials.
- I. Have a roof with at least a three to twelve (3:12) slope.

Sec. 150-90 Group Homes

A. Specific Purpose

The purposes of these standards are to provide dimensional standards for group residential homes for both mentally ill individuals and disabled individuals. No part of this division is intended to limit any right of any person, or result in limitations that may limit a persons' equal opportunity to use and enjoy a dwelling, or impose undue administrative or financial burdens, or require a fundamental alteration in the nature of housing within Clarksville. Tenancy at any group home shall meet the same requirement of any dwelling in Clarksville, including an individual whose tenancy would constitute a direct threat to the health or safety of other individuals, or whose tenancy would result in substantial physical damage to the property of others.

B. Development Standards

Residential group homes shall meet the following standards:

- 1. Residential group homes for both mentally ill individuals and disabled individuals shall be permitted in any zoning district that permits residential uses.
- 2. Residential group homes for both mentally ill individuals and disabled individuals shall meet the same standards as other residential use within the district in which they are located.
- Residential group homes for both mentally ill individuals and disabled individuals shall not be excluded in any residential zone district, except such home shall not be located within 3,000 feet of another residential facility for the developmentally disabled.

C. Limitations

There shall be 3,000 feet of distance between residential facilities for the mentally ill, as measured between lot lines.

Sec. 150-100 Residential-Care Homes Other than Group Homes

A. Child Day-Care Homes:

Child day-care homes shall be permitted provided they meet the definition established by I.C. 12-7-2-28.6 as may be amended and shall be consistent with all applicable regulations of the State of Indiana.

B. Elder Day-Care Homes:

Elderly day-care homes shall be permitted provided that the maximum number of elderly persons receiving care, protection, and supervision in any such home shall not exceed six (6) at any given time.

Sec. 150-110 Extended Stay Hotel/Motel

- A. An extended stay hotel/motel is any building containing guestrooms intended or designed to use, or which are used, rented, or hired out to be occupied; or which are occupied for sleeping and short term living purposes for guests. At the time of this Zoning Ordinance adoption, existing hotels/motels are prohibited from converting to extended stay hotels/motels, unless the provisions in this section are satisfied.
 - 1. For the purpose of this section, "short term living" is defined as a period not to exceed sixty (60) continuous days except when an individual, whose normal residence is outside of Clark County, Indiana, is working a job or project within Clark County, Indiana, that will extend beyond sixty (60) continuous days.
- B. Each unit of a hotel/motel must be three hundred sixty (360) square feet or greater in size to be considered an extended stay unit.
- C. An extended stay hotel/motel shall contain kitchenette facilities including, at a minimum, the following:
 - A. Eighteen (18) cubic foot refrigerator.
 - B. Range with two (2) burners.

- C. Thirty-two inch (32) sink and operating faucets, not to be located within the bathroom facility. A combined sink for kitchen and bathroom facilities is prohibited.
- D. Four and one-half (4 ½) feet of base cabinets.
- E. A table of sufficient size to fit two people comfortably.
- F. A properly working and up-to-date fire extinguisher, unless the building has a sprinkling system.

Sec. 150-120 Gaming

A. Specific Purpose

These provisions are intended to establish special development standards for legal gaming and pari-mutual off-track betting facilities. These uses are permitted in the EBCZ and SCMU zone districts, if legally licensed and established. In the event Division 70 - SCMU conflicts with the provisions of this Division 150-120, Division 70 shall rule.

B. Permitted Uses

- 1. Legal wagering pari-mutual wagering at licensed off track betting facilities.
- 2. Legally licensed gaming facilities.
- 3. Sports bar or dining facilities associated with a legally licensed gaming or pari-mutual betting.
- 4. Hotel or motel facilities associated with a legally licensed gaming or pari-mutual betting.

C. Development Plan

A development plan, meeting the requirements of Division 170 and this section, shall be submitted to the Planning Department for distribution and review by members of the TRC, and by the Clarksville Historic Preservation Commission as may be required by ordinance.

D. **Development Standards**

- 1. Height shall conform to the zoning district in which the facility is located.
- 2. Such facility shall not be:
 - a. Located within five hundred (500) feet of any R-1, R-2, R-3, GO, RPO, AB, MD MHP, or B-1 zone district, unless separated by a navigable stream, interstate highway, or principal or minor arterial.
 - b. No such use shall be allowed to locate or expand within one thousand (1,000) feet of any school, library, church, child care facility, recreational area, or public or private park within the Town unless separated by a navigable stream, interstate highway, freeway, or principal or minor arterial. In all cases, distances shall be measured in a straight line, without regard to intervening structures, from the closest parcel line of each use.
- 3. All wagering, food, and beverage service shall be conducted entirely in the facility, which shall be designed so that none of the wagering activities, including bet-taking, video monitors, odds, and contest-result displays shall be visible to any person at any location outside the facility.
- 4. No drive-through service or outside sales shall be permitted.
- 5. No outside speakers or video monitors shall be used to advertise, or display the contests, odds or other information about the wagering activities conducted within the facility.
- 6. Minimum parking of one (1) parking space per employee per largest work shift plus one (1) parking space for each 200 square feet of gross area of the facility.
- 7. No accessory structures, except maintenance buildings, garages, and similar structures shall be permitted.

E. Lighting

- 1. All lighting shall comply with Division 190 of the Zoning Ordinance.
- 2. In applying exterior lighting, equipment shall be of an appropriate type and be so located, shielded, and directed that the distribution of light is confined to the area to be lighted.

- 3. Objectionable light onto adjacent properties and streets shall be avoided to prevent direct glare or disability glare.
- 4. When parking areas are illuminated, the lighting equipment shall provide good visibility with a minimum of direct glare.
- 5. Lighting an area by the use of stringers or unshielded incandescent lamps, in which the entire lamp envelope is designed to function as a light emitter, is prohibited.
- 6. Lighting shall not make use of attention-attracting lighting from any type similar to that used by emergency vehicles.

F. Signange

- 1. All signage shall comply with Division 200 of the Zoning Ordinance.
- 2. No gaming establishment may have any dynamic signage visible from outside of the establishment, including, but not limited to wind, rotating, or inflatable signs; or any signage with scrolling, blinking, racing, neon, or flashing lights.

Sec. 150-130 Automotive Repair, Paint and Body Shop

A. Specific Purpose

The specific purpose of this section is to assure the health and safety of the public; and to eliminate nuisances, to the extent possible, from outdoor storage, smoke, dust, odors, noise, vehicle lights, exhaust, and other noxious odors. Another equally important purpose is maintaining and improving aesthetics of the Town and neighborhoods through Development Plans that meet Article 4, Division 170.

B. Zone Districts

Automotive repair and lubrication, oil changes, paint and bodywork, and other maintenance services that are permitted use in a zoning district are subject to the conditions of the standards of this Division.

C. Regulations and Development Standards

- 1. All repairs shall be conducted within an enclosed building.
- 2. Vehicle storage requirements for automotive repair and paint and body shops shall comply with the following:
 - a. Automotive repair, auto service facilities, and paint and body shops shall screen all vehicles that have been accepted for repairs from view from surrounding residential uses by parking/storing the vehicles within a building, or within an area enclosed by a six (6) foot solid screen fence.
 - b. No automotive paint and body shops shall perform work on any premises that adjoin any residential use or zone district boundary.
 - c. No automobile repair or service facility shall be permitted to have bay doors facing an R-1 or R-2 zone district.
 - d. Vehicles waiting to be repaired shall be considered a temporary use, and shall not be on the premises for more than thirty (30) days, except when the automotive repair or paint and body shop has begun the process to obtain a lien on the vehicle pursuant to state law. Extension beyond this time shall be considered a change in use of the property, and the Board of Zoning Appeals shall not grant any variance to extend the period.

D. Vehicle Storage Requirements

1. Overnight Vehicles

No more than two vehicles per bay that are awaiting repair, painting, or body work may be stored/parked outside after regular business hours, unless the vehicles are completely enclosed behind a minimum six-foot solid screening fence in accordance with Division 157.

2. Wrecked or Dismantled Vehicles

All wrecked or dismantled vehicles must be stored in an enclosed building. The time limit of thirty (30) days shall not apply to the repair and/or conditioning of antique vehicles and racecar fabrication if the automotive repair or paint and body shop are located in an I-2 zoned district. The time limit shall not apply to any vehicle ordered by a court, or mandated by arbitration or mediation, to be stored by the automotive repair or paint and body shop.

Sec. 150-140 Outdoor Storage Areas

The intent of Outdoor Storage Standards is to protect the health, safety, and welfare and ensure neighborly and aesthetic qualities for the residents within the Town's zoning jurisdiction.

The following standards apply in R-1, R-2, R-3, RPO, GO, OT, and B-1 zone districts:

- A. The outdoor storage of equipment, product, supplies, materials, machinery, building materials, waste or scrap, pallets, and similar materials shall not be permitted, unless stated elsewhere in this ordinance.
- B. Stored Vehicles shall not encroach into a right-of-way or block or impede an access easement, sidewalk, or driving aisle

The following standards apply in B-2, EBCZ, VPCZ, AB, MD, I-1, and I-2 zone districts:

- A. All outdoor refuse storage, including dumpsters for disposal of refuse, shall meet the requirements of Article 4 Division 165 Commercial Refuse.
- B. All outdoor storage, including trash collection or compaction, loading or other such uses shall not be located within 20 feet of any public street, public sidewalk, or internal pedestrian way.
- C. All outdoor storage shall be fully enclosed except for doors or gates which shall be kept closed at all times unless loading or unloading.
- D. Permanent sales areas shall comply with the following: materials, colors, and design of screening walls or fences shall conform to those used as predominant materials and colors on the principal building. If such areas are to be covered, then the covering shall conform to those used as predominant materials and colors on the principal building.
- E. As appropriate, be located on the development plan and approved with the development plan.

Sec. 150-150 Outdoor Dining

A. Purpose

The purposes of these standards are to allow outdoor seating/dining for restaurants, cafes, bars, or taverns where permitted in a B-1, B-2, SCMU, EBCZ, MD, VPCZ, OTC zone districts to assure the public safety, health, and general welfare of the community. Illustrations of outdoor dining are shown in Division 210 - Illustrations.

B. Standards

Outdoor seating/dining areas shall meet the following standards:

- 1. Outdoor seating/dining area shall be within an enclosed area delineated by a barrier on an impervious surface.
- 2. Outdoor seating/dining areas may not be located within pedestrian clear zones at corners of street intersections. Clear zones are areas measured twenty-five (25) feet in each direction at the corner of the intersection from the mid-radius of the curb.
- 3. Outdoor seating/dining areas shall not impede pedestrian traffic. A five (5) ft. wide, clear pedestrian path shall be maintained at all times.
- 4. Outdoor seating/dining areas shall not be located within any required front, side or rear yard setback or buffer yard, except in the SCMU zone district. In the SCMU district, outdoor seating/dining is permitted anywhere on the site and within any build-to zone, provided all building type requirements are met.
- 5. In the SCMU zone district, outdoor seating/dining is permitted within the right-of-way, provided an encroachment permit is approved. During the off-season, outdoor seating/dining areas shall be completely removed from any public or private street right-of-way.
- 6. Outdoor seating/dining shall not interfere with entrances to any building.
- 7. At least one (1) adequately sized trash receptacle for each six (6) tables and shall be located within the outdoor seating/dining area. Trash receptacles shall be emptied as needed and never allowed to overflow.
- 8. More than one (1) unobstructed means of egress shall be maintained at all times.

- 9. All tables, chairs, and umbrellas used for outdoor seating/dining shall be located entirely within the demarcated outdoor seating/dining area as delineated by barriers.
- 10. No tables or chairs may be stored or stacked within outdoor seating/dining areas. In the SCMU district, where the outdoor seating/dining area is located along a non-primary street, tables and chairs may be stored or stacked in the area after hours, overnight during the applicable months of outdoor seating/dining usage.
- 11. Any access width opening must measure no less than forty-four (44) inches in width.
- 12. If located adjacent to a buffer yard or a R-1, R-2, R-3, MHP, or RPO zone district, an outdoor seating/dining area located within a side or rear yard shall be screened by a wall or decorative privacy fence six (6) feet tall. The wall shall be constructed of the primary durable building material of the primary building.
- 13. There shall be no excessive noise as limited elsewhere within Division 150.

C. Barriers

A detectable barrier is required at the leading edge of all outdoor seating/dining areas. The leading edge is defined as the section of an outdoor seating/dining area that is at or near a perpendicular angle to the building wall and or curb line.

1. Permitted Barrier Types:

- a. Rope or Chain Barrier shall have a minimum diameter of one (1) inch and the height cannot exceed twenty-seven (27) inches when the measurement is twelve (12) inches or more from the supporting post.
- b. Vertical Support Posts shall be made of wood or metal, and if a stanchion base is used, it shall be flat and be no more than one-half (1/2) inch above grade.
- c. Fence the material shall be metal, vinyl, or wood; and of a material specifically manufactured for fencing or pedestrian control, and shall be between thirty-six (36) and forty-two (42) inches in height.
- d. Wall the material shall be brick or other masonry type product matching the primary building in material and color, and shall be between thirty-six (36) and forty-two (42) inches in height.
- e. Planters may not exceed thirty-six (36) inches in height above the grade of the floor surface. Artificial plants are not permitted. Plants shall not exceed a height of eight (8) feet.
- f. Prohibited Barriers fabric or metal inserts and chain-link fences are not permitted barrier types. Materials not specifically manufactured for fencing or pedestrian control are not permitted (i.e. buckets, tree stumps, food containers, etc.)
- 2. Maintenance of Barrier All barriers shall be maintained per Section 150.19 of Clarksville Codified Ordinance, as may be amended.

D. Special Standards for EBCZ, OTC, and VPCZ Zone Districts

- 1. No outdoor seating/dining area may be located closer than six (6) feet to the right-of-way, except as otherwise permitted by this Ordinance.
- 2. For outdoor eating areas along an arterial or major collector street, the maximum number of tables allowed is four (4) per establishment.
- 3. The maximum number of chairs allowed per table is four (4).
- 4. The outdoor seating/dining area shall be no more than ten (10) percent of the total gross floor area of the business it serves.
- 5. The floor of the outdoor seating area shall be hard surface and maintained in a clean condition.
- 6. There shall be a minimum of two (2) points of egress at all times.

E. Furniture

- 1. Furniture shall be of a high quality, kept clean, and in good condition at all times.
- 2. Furniture must be free standing and not secured to trees, fixtures or infrastructure.

3. Except for trash receptacles, only furniture rated for outdoor use and umbrellas are allowed within outdoor seating/dining areas. Service stations, bars, counters, shelves, and racks are permitted within the confines of the barrier.

F. Heating Devices

The use of heating devices, their quantity, and their locations must be approved by the Town's Fire Marshal. No heating devices are permitted in the EBCZ, OTC, and VPCZ Zone Districts within 10 feet to an arterial or major collector right-of-way.

G. Umbrellas

No umbrellas are permitted in the EBCZ, OTC and VPCZ Zone Districts within ten (10) feet of to an arterial or major collector right-of-way, unless otherwise permitted in this Ordinance.

- 1. Umbrellas must be entirely within defined outdoor seating/dining areas and not allowed to overhang any public street or sidewalk.
- 2. Umbrellas must maintain a height of seven (7) feet when extended and cannot be higher than ten (10) feet.
- 3. Umbrellas must be fire-resistant rated.

Sec. 150-160 Cemetery, Historic, and Archaeological Sites

For cemeteries, historic, or archaeological sites, the applicant shall submit documentation of approval from the State Historic Preservation Office (SHPO) prior to the issuance of any permit, approval of any subdivision, PUD, special exception, variance, or development plan.

A. Cemetery Requirements

This section applies to all land disturbing actions as defined below, except those of public utilities as defined in IC 8-1-2-(a), a corporation organized under IC 8-1-13, a municipality owned utility [IC 8-12-2-1 (h)], a surface coal mining and reclamation operation [IC 14-34], or a government entity other than the state.

- 1. A land disturbing activity is defined as any disturbance of the ground for the purpose of erecting, altering, or repairing a structure within one hundred (100) feet of a cemetery.
- 2. Any land disturbing activity shall meet the requirements of IC 14-21-1-26.5 as may be amended, including the submittal of development plans to the SHPO.

B. Historic and Archaeological Site Requirements

The following shall be submitted with the application for any action required by this section:

- 1. Letter requesting an archaeological record search to an archaeologist approved by the SHPO.
- 2. Copy of record search.
- 3. Letter of response from the SHPO.

Sec. 150-170 Nonconformities

A. Purpose

This Ordinance allows legally established nonconforming structures, lots, and uses which were legal before this Ordinance was adopted. Further, it is the intent of this Ordinance to permit legally established nonconforming uses, buildings, sites, and structures to continue until such a time when they are removed, abandoned, or brought fully into conformance with this Ordinance.

A legally established nonconforming structure, lot, or use shall not be extended, expanded, or enlarged after passage of this Ordinance.

A person alleging the existence of a legally nonconforming structure, lot, or use, or a variance granted by the Board of Zoning Appeals, has the burden of proof on that issue. The nonexistence of a nonconforming use or variance need not be

proven.

B. Current Plans, Permits, and Construction

Nothing in this Ordinance shall be deemed to require a change in permits, plans, construction, or designated use of any building on which an actual permit was issued, construction was lawfully begun prior to the effective date of adoption or amendment of this Ordinance; and upon which actual building construction has been carried out diligently.

C. Lots within Recognized Neighborhoods

Any legally established lot in any subdivision that is identified in this ordinance, or as an amendment to this ordinance, having less than the required minimum lot standards of this Ordinance including, but not limited to, area or minimum lot width, yard setbacks, lot coverage, or frontage is deemed to be a legally established lot. This provision applies even though such lots fail to meet the requirements for area, width, frontage, setback, or any combination required by the applicable zoning district regulations of this Ordinance.

D. Continuance of Legal Nonconforming Use, Building, Lot or Structure

Where, at the time of adoption of this Ordinance, existing lawful uses of land, buildings, or structures, which would not be permitted by the regulations imposed by this Zoning Ordinance (e.g. area, lot coverage, height, yards, location on the lot, bulk, etc.), may remain so long as they are otherwise lawful, subject to the following provisions:

- 1. A nonconforming use, lot, building, or structure shall not be enlarged or altered in a way which increases its nonconformity, but any building or structure may be altered to decrease its nonconformity.
- 2. If a nonconforming use, lot, building, or structure is discontinued or abandoned for more than one (1) year, the subsequent use, building, or structure shall conform to the regulations specified by this Ordinance.
- 3. A nonconforming use, lot, building, or structure shall not be enlarged or moved, in whole or in part, to any portion of the lot other than that occupied by the uses at the date of adoption or amendment of this Ordinance.
- 4. A nonconforming use, lot, building, or structure shall not be enlarged or relocated, in whole or in part, to any other lot within the Town boundaries.
- 5. A legally established, nonconforming use, lot, building, or structure may be restored to its original dimensions if it was altered or removed due to government action. All reconstruction must comply with all current state and local building codes and all applicable Clarksville codes or ordinances.
- 6. If a use, lot, building, or structure is altered or moved for any reason, for any distance, or if it is replaced, it shall thereafter conform to the regulations for the zoning district in which it is located, and the discontinued legal nonconforming features shall not be resumed.
- 7. No building use, building, or structure which has been damaged by fire, explosion, or act of God, to the extent of fifty percent (50%) or more of its true market value prior to said damage, shall be restored, repaired, or rebuilt, except to conform to the requirements of the District in which it is located.
- 8. Any manufactured home park which existed upon the effective date of this Ordinance, and is located in a district which allowed a mobile home park as a permitted use, shall be regarded as a conforming use and may be continued, except that any change in layout, expansion, or extension shall be subject to all provisions of Division 35.

E. Legal Nonconforming Signs

- 1. For the purposes of this division, a sign shall include the sign face and any supports, poles, frames, and other associated lighting, electrical, mechanical, or structural features.
- Legal nonconforming signs that are required to be altered or removed due to government action or damage resulting
 from fire, flood, other natural disaster, or a criminal act may be restored to their legal nonconforming condition. Such
 signs, if rebuilt or restored, shall conform to the requirements of this Ordinance, or shall be identical in scale and all
 other aspects to that which was altered or removed.
- 3. See Article 4 Division 200 for other nonconforming sign provisions.

F. Repair and Maintenance of Nonconforming Use of a Structure

The following apply to a legally-established nonconforming use of a structure:

- 1. On any legally established nonconforming building or structure, or portion of a building or structure, or a building or structure containing a legally established nonconforming use, work may be done on ordinary repairs, or on repair or replacement of bearing and non-bearing walls, fixtures, wiring, or plumbing, provided that the cubic area existing when it became nonconforming shall not be increased. Nothing in this section shall be deemed to prevent the strengthening, repair, maintenance, or restoring to a safe condition of any building or structure or portion of any building or structure declared to be unsafe by any official charged with protecting the public safety, upon order of such official.
- 2. If a legally established nonconforming building or structure or portion of a building or structure or a building or structure containing a legally established nonconforming use becomes unsafe or unlawful by reason of physical condition and is razed, such building or structure shall not thereafter be rebuilt or used except in conformity with the regulations of the zoning district in which it is located.

G. Existence of a Nonconforming Use

A person alleging the existence of a nonconforming use or variance granted by the Board of Zoning Appeals has the burden of proof on that issue. The nonexistence of a nonconforming use or variance need not be prove

Sec. 150-180 Drive Through Vehicle Stacking and Bypass Lanes Requirements

A. Required stacking spaces

All drive-in and drive-through facilities shall provide vehicle stacking in accordance with Table 150-2 - Vehicle Stacking Requirements.

Table 150-2. Vehicle Stacking Requirement	
Type of Operation	Minimum Number of Vehicles
Financial Institution, with drive-up tellers	4 Vehicles per Window/Kiosk (80 ft.)
Financial Institution, with drive-up ATM	2 Vehicles per Window/Kiosk (20 ft.)
Car Wash, Self-Service	4 Vehicles per bay at entrance, 1 vehicle per bay at exit (80/20 ft.)
Car Wash, Automatic	5 Vehicles per bay at entrance, 2 vehicles per bay at exit (100/40 ft.)
Restaurant, Fast Food	4 Vehicles behind menu board, 4 vehicles behind first window (80/80 ft.)
Photo Processing	2 Vehicles per window (40 ft.)
Dry Cleaning	2 Vehicles per window (40 ft.)
Gasoline Stations	2 Vehicles per pump (40 ft.)
Gated Parking Drive Entrance	2 Vehicles per gate (40 ft.)
Public Uses	2 Vehicles per Window/Kiosk (40 ft.)
Uses not listed	A minimum of 4 spaces before the drive-up window (80 ft.)

B. Dimensions of stacking spaces and bypass lane

- 1. The minimum pavement lane width for stacking and bypass lanes shall be twelve (12) feet each.
- 2. A vertical clearance of not less than twelve (12) feet shall be provided for the bypass lane and stacking lane.
- 3. Stacking spaces shall be twelve (12) by twenty by (20) feet per vehicle.

C. Limitations of stacking spaces and requiring bypass lane

- 1. A 12-foot bypass lane is required adjacent to the stacking lane to allow vehicles to circumvent the stacking lane.
- 2. No stacking or bypass lane may occupy any portion of a public right-of-way, parking aisles, or other parking spaces.
- 3. Stacking spaces shall not be used to satisfy any of the off-street parking requirements.
- 4. Stacking spaces or bypass lanes shall not be used for or impede loading and unloading.

- 5. Stacking lanes shall not interfere with parking spaces, parking aisles, loading spaces, internal site circulation, or points of ingress and egress.
- 5. Stacking lanes shall be delineated from traffic aisles, other stacking lanes, bypass lanes, and parking areas with striping and the use of alternative paving materials or raised medians. Curbing and landscaping may also be used.
- 7. Stacking and bypass lanes shall be designed so they do not interfere with any fire exits or emergency access facilities to either a building or a site.
- 8. Entrances to stacking lane(s) shall be clearly marked and a minimum of sixty (60) feet from the intersection with the public street. The distance shall be measured from the property line, along the street, to the beginning of the entrance.
- 9. Stacking lanes shall be designed to prevent circulation congestion, both onsite and on adjacent public streets. The circulation shall:
 - a. Separate drive-up traffic and stacking from site circulation.
 - b. Not impede or impair access into or out of parking spaces.
 - c. Not impede or impair vehicle or pedestrian traffic movement.
 - d. Minimize conflicts between pedestrian and vehicular traffic with physical and visual separation between the two.
- 10. Stacking lanes and bypass lanes shall not interfere with required refuse storage, access, or operation.

D. Reduction of Stacking Requirements

- 1. The BZA may approve a reduction of the stacking requirements of this section upon demonstration by a qualified engineer registered in the State of Indiana, that a reduction in the stacking requirements is appropriate for the applicant's proposed use given its proposed intensity or context.
- 2. Deviations of these requirements that reduce the stacking distance by less than one stacking space may be approved by the TRC, with documentation, by a registered, Indiana licensed engineer if it is demonstrated that strict compliance with this section is impracticable or would lead to a lessened safety or lower quality of site design.

E. Surfacing and Maintenance of Drive-thru, Stacking and Bypass Lanes

- 1. **Surfacing.** Off-street parking areas shall be surfaced as follows:
 - a. Low-impact parking areas are encouraged, that comply with Division 195-10, and may be required by the Technical Review Committee or the Plan Commission.
 - b. Drive thru, stacking bypass lanes, and parking shall be graded and surfaced with hard surface, asphalt, concrete or similar material that will protect against potholes, erosion, and dust.
 - c. The Town may permit less durable surfaces for off-street parking facilities that serve athletic fields or public parks, provided that the perimeter of such parking areas is defined by bricks, stones, or other similar devices and such surfaces are set back at least twenty-five (25) feet from a public street. In all cases, compliance with ADA standards is required.

2. Maintenance

Stacking and bypass lane surfaces shall be kept in good condition, and parking space lines and markings shall be kept clearly visible and distinct. Failure to maintain off-street parking surfaces free of potholes and other defects shall be a violation of this ordinance and subject to a penalty provided in this zoning ordinance.

Sec. 150-190 Low-Impact Development

A. Specific Purpose

Due to storm water quality and quantity issues, the uses of low-impact development methods are recommended in all developments. All developments shall meet the requirements of all storm water quality ordinances. In addition, to the extent practical or as required by the Plan Commission, the following may be implemented:

B. Residential

Driveways add a significant amount of impervious coverage to the town and are an element of a site's design that can be

altered to minimize total impervious coverage. Driveways often slope directly to the street and storm drain system and contribute significantly to storm water pollution. There are several strategies that can be implemented to reduce this impact, including:

- a. Utilize shared driveways to provide access to several residential units.
- b. Reduce driveway length by reducing front yard setbacks, as long as it still maintains minimum requirements of its associated zone district.
- c. Reduce driveway width by allowing tandem parking (one car in front of the other).
- d. Install a narrowed driveway with a flared entrance for multi-car garage access.
- e. Disconnect the driveway from storm drain access by directing surface flow to a permeable landscaped area.
- f. Ribbon driveways may be used, which consist of two strips of pavement with grass or some other permeable surface in between the strips.
- g. Utilize porous surfaces such as porous concrete, porous asphalt, or permeable pavers.
- h. In parks and open spaces, wood mulch or crushed aggregate may be approved by the Plan Commission.
- *i.* Create a temporary parking area where parking or access is infrequent. These areas can be installed with permeable surfaces.

C. Street Trees and Parking Lots

Along streets that are to be dedicated to the Town, a linear storm water tree pit should be used. This is similar to a traditional street tree pit design, but is modified so the pit accepts and treats storm water runoff and provides an improved planting environment for a tree. A storm water tree pit shall have additional soil volume, more natural irrigation, and better drainage to promote tree growth. A continuous soil trench underneath the pavement shall connect individual tree pits.

Sec. 150-200 Principal Building / Use

A. One principal building or use on a lot

Under the following circumstances, more than one principal building or use may be permitted on a lot:

- 1. The lot is located within a mixed-use zone such as the SCMU subject to the provisions of that zoning district division.
- 2. The lot is operating an approved home-occupation, subject to Division 157 Accessory Use and Structure.
- 3. The lot is operating a campus-style use that requires multiple buildings such as a school or college campus, or business or industrial park.

In all cases the need for and approval for multiple principal uses or buildings shall be determined by the Planning Director, subject to review by the Board of Zoning Appeals. In the event a development triggers the need for a development plan, the approval to operate multiple buildings or uses shall be granted or denied by the Plan Commission through the approval or denial of a development plan.

Sec. 150-210 Offers of Dedication

An offer of dedication of common area, undivided open space, parks, preservation, conservation easement, green space, or similar area may be made to any public or private agency interested in accepting responsibility for continued maintenance, operation, and management. Dedication, if accepted, shall take the form of fee simple ownership. Such accepting entity may accept a dedication, but is not required to accept an offer of dedication.

A. Dedication of Easements or Property

A public agency may, but shall not be required to, accept easements or any part of the common open space for public use or any portion of the undivided open space land and facilities, title of which is to remain with the offeror.

B. Transfer of Easements or Property only to Private, Non-profit or a Governmental Agency

An owner may transfer easements to a private, nonprofit organization, among whose purposes it is to conserve open space

and natural resources provided that the conveyance contains appropriate provisions for proper reversion or retransfer in the event that the organization becomes unwilling or unable to continue to carry out its functions and that a maintenance agreement is entered into by the subdivider or developer and the organization.

C. Maintenance

- 1. The owner or property owner association of any open space shall be responsible for the property and continued maintenance, operation, and physical improvement to open space lands and facilities. The association shall be authorized under its bylaws to place liens on the property or property owners who fall delinquent in payment of such dues or assessments.
- 2. When offers of dedication are not accepted, it shall be the responsibility of the offeror to operate and maintain the subject property.

Sec. 150-220 Pets and animals in residential zones

- A. All wild and exotic animals and reptiles that are inherently dangerous to humans shall be prohibited.
- B. All other wild and exotic animals, reptiles, and insects shall be restricted to those requiring state or federal permits and be permitted only by a special exception approval by the Board of Zoning Appeals.

Sec. 150-230 Addresses

All new and existing buildings must have the correct street number prominently displayed on its facade, facing the street to which it is addressed, to allow for quick, easy identification by emergency responders, mail carriers, and other personnel. If a property owner is unsure of a building's official address, they may contact the Planning Department for verification.

Sec. 150-240 Minimum Room Sizes

Every residential dwelling shall have at least one habitable room having not less than 120 square feet excepting kitchens, other habitable rooms shall have not less than 70 square feet.

Sec. 150-250 Temporary Events

A. Purpose

The purpose of this ordinance is to allow for temporary and special events to occur while protecting neighboring properties and the general public from adverse health or safety effects.

B. Event Classifications

Events shall be classified into three categories based on their expected impact to the surrounding community.

- 1. Exempt Events
 - Exempt Events are those which do not require a Temporary Event Permit from the Town or notice to be given. An event shall be considered exempt when the event is held on private property entirely within an existing structure or appurtenant there to of an establishment that has been operating continuously for 30 days or more prior to the start of the event. An event may be considered exempt if it falls within the range of criteria listed in Table 150-3 Temporary Event Classifications despite not meeting the above conditions.
- 2. Minor Events
 - Minor Events are those which require giving notice to the Town, but do not require a Temporary Event Permit. Written notice must be received by the Planning & Zoning Department 15 days prior to the event. An event shall be considered minor if it falls within the range of criteria listed below in Table 150-3 Temporary Event Classifications.
- 3. Major Events
 - Major Events are those which require a Temporary Event Permit and approval from the Technical Review Committee (TRC). The Town must be notified 30 days prior to the event in order to review and schedule a meeting before the TRC. An event shall be considered major if it falls within the range of criteria listed below in Table 150-3 Temporary Event Classifications.

C. Criteria

Events shall be classified as Exempt, Minor, or Major based on Table 150-3 Temporary Event Classifications. Events which meet the criteria for multiple classifications shall be classified according to the classification containing the most stringent criteria.

D. Permitting Procedure

For assistance with the permitting, notification, or TRC process, please contact the Planning & Zoning Office at 2000 Broadway, St. 234, Clarksville, IN 47129. Staff will inform applicants what information or paperwork is required.

E. Other Considerations

The proposed temporary event or use shall meet the following requirements:

- a. The proposed temporary event or use is consistent with fire, building, and storm water ordinances, and other applicable municipal codes and ordinances.
- b. Temporary events or uses may be subject to permits or inspections as required by the town or any applicable governmental agency, department, law, or regulation.
- c. If food is to be served to the public, the applicant shall provide documentation that the Clark County Health Department has issued all needed permits.
- d. Event sites accessible to the public shall be cleaned and restored to their prior condition within 24 hours of the end of the event.
- e. Sanitary facilities, either portable, or within a structure with written permission of the owner, shall be made available within a reasonable distance on site to all sales persons, employees, attendants, and participants of activity during the event.

Table 150-3. Temporary Event Classifications									
Criteria	Exempt	Minor	Major						
Attendance	0-49 People	50-99 People	100+ People						
Road Closures	No	No	Yes						
Temporary Structure (tent)	No Structure	1-349 Square Feet	350+ Square Feet						
Food/Alcohol Sales	No	No	Yes						
Live Entertainment	No	No	Yes						
Electric Generator	No Generator	Less Than 20 kVA	20 kVA or More						
Event Frequency	1 per Calendar Year	2-4 per Calendar Year	5 or More per Calendar Year						

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Sec. 155-10 Intent and Purpose

The intent of this division is to provide and manage access to land development, while preserving the flow of traffic in terms of safety, capacity, function, and speed. Major thoroughfares, including highways, roads, streets and other public ways, serve as the primary network for moving people and goods. These public ways or transportation corridors also provide access to industry, business, and homes and have served as the focus for economic development. If access systems are not properly designed, these thoroughfares will be unable to accommodate the access needs of development and restrain their primary transportation function. The intent is to balances the right of reasonable access to private property, with the right of the citizen of the town to safe and efficient travel.

To achieve this purpose and intent, town streets and roads have been categorized by function and classified for access purposes based upon their level of importance, with the highest priority on state and federal highways. Secondary priority has been given the primary network of the town. Regulations have been applied to these thoroughfares for the purpose of reducing traffic accidents, personal injury, and property damage attributable to poorly designed access systems, and thereby to improve the safety and operation of the roadway network. This will protect the substantial public interest in the existing transportation system and reduce the need for expensive remedial measures. These regulations also further the orderly layout and use of land, protect community character, and conserve natural resources by promoting well-designed road and access systems and discouraging the unplanned subdivision and development of land.

Sec. 155-20 Applicability

This ordinance shall apply to all streets and roads within Town of Clarksville, and to all properties that abut and those properties within 660 ft of these roadways. The access classification system and standards of the Indiana Department of Transportation shall apply to all roads in the state, town, county, and highway system.

Sec. 155-30 Definitions

ACCELERATION LANE – a paved auxiliary lane, including tapered areas, allowing vehicles to accelerate when entering the through traffic lane of the roadway.

ACCESS - a way or means of approach to provide vehicular and pedestrian entrance to or exit to a property.

ACCESS CLASSIFICATION - a ranking system for roadways used to determine the appropriate degree of access management. Factors considered include functional classification, Clarksville's plan for roadway, subdivision, and existing level of access control.

ACCESS CONNECTION OR ACCESS POINT - any driveway, street, turnout, or other means of providing for the movement of vehicles to or from the public roadway system.

ACCESS MANAGEMENT - the process of providing and managing access to land development while preserving the flow of traffic in terms of safety, function, capacity, and speed.

ACCESS MANAGEMENT PLAN (CORRIDOR) - a plan illustrating the design of access for lots on a roadway segment or an interchange area that may be or has been developed by state, federal government, Town of Clarksville, Clark County or other municipality within Clark County.

ACCESS POINT - an intersection, driveway, or opening on the right hand side of the roadway. An entry on the opposite side of the roadway or median opening also can be considered as an access point if it is expected to influence traffic flow significantly in the direction of interest.

ACCESS POINT DENSITY - the total number of access points on the roadway divided by the length of the roadway and then averaged over a minimum length of 3 mi. If the road is not 3 miles long, the default number of access point shall be 8.

ADEQUATE ACCESS - any access connection or point meeting the access standards of this division.

ALLEY - a public or private way which is other than a street, road, sidewalk, or easement; and which is not designed for general travel but is designed to provide only a secondary means of access to the side or rear of premises, where principal frontage is on some other street.

- 1. **Annual Average Daily Traffic** the total volume of traffic passing a point or segment of a highway facility in both directions for one year divided by the number of days in the year.
- 2. AASHTO the American Association of State Highway and Transportation Officials
- 3. **Benefiting Property** property abutting or within 660 ft of the access road and property, which would touch at any point, the town access road ignoring all rights-of-way, easements, and alleys, as shown in the Town of Clarksville street inventory, whose property is contiguous to the town access road.
- 4. **Design Speed** a speed used to design the horizontal and vertical alignments of a roadway.
- 5. *Flag Lot* a large lot not meeting minimum frontage requirements and where access to the public road is by a narrow, private right-of-way, easement, or driveway.
- 6. **Functional Classification** the FHWA and INDOT system used to group public roadways into classes according to their purpose in moving vehicles and providing access.
- 7. **Highway Capacity Manual [HCM 2000]** manual published by the US Transportation Research Board, National Research Council providing guidance and methods for analyzing capacity and level of service [LOS] for a broad range of transportation facilities.
- 8. **Improvement Location Permit or Building Permit** a permit issued by town ordinance stating that the proposed development, is either the development or alteration, building construction of any sort, or enlargement are within the provisions of the zoning ordinance and comprehensive plan.

INTERSECTION TURN LANES – Intersection turn lanes are desirable at selected locations on two-lane highways to reduce delays to through vehicles caused by turning vehicles and to reduce accidents related to tuning such intersection turn lanes shall be built to guidance of the Highway Capacity Manual.

LEVEL OF SERVICE [LOS] – a qualitative measure describing operational conditions within a traffic stream, based on service measures such as speed and travel time, freedom to maneuver, traffic interruptions, comfort, and convenience.

LEVEL TERRAIN - a combination of horizontal and vertical alignments that permit heavy vehicles to maintain approximately the same speed as passenger car; this generally includes short grades of no more than 1 to 2%.

MOUNTAINOUS TERRAIN - a combination of horizontal and vertical alignments causing heavy vehicles to operate at crawl speeds for significant distances are at frequent intervals.

NCHRP - National Cooperative Highway Research Program.

NONCONFORMING ACCESS FEATURES - features of access to a property that existed prior to the date of this ordinance adoption and do not conform to the requirements of this ordinance.

PEDESTRIAN - an individual traveling on foot.

PEDESTRIAN SPACE - the average area provided for pedestrians and moving pedestrian stream or pedestrian queue, in square feet per pedestrian.

PERFORMANCE MEASURE - a qualitative or quantitative characteristic describing the quality of service provided by the transportation facility or service.

ROADWAY - the portion of a road including shoulders, for vehicle use. A divided highway has two or more roadways.

ROAD OBSTRUCTION - an object or barrier along a roadway or median that affects traffic flow, whether continuous (as a retaining wall or similar structure) or not continuous (such as utility poles, mailboxes or bridge abutments).

ROLLING TERRAIN - a combination of horizontal and vertical alignments causing heavy vehicles to reduce their speed substantially below that of passenger cars but not to operate at crawl speeds for a significant matter amount of time.

SHOULDER - is the portion of the roadway contiguous with the travel way that accommodates stopped vehicles, emergency use, and lateral support of subbase, base, and surface courses. In some cases, the shoulder can accommodate bicycles.

GRADED SHOULDER WIDTH - that part from the edge of the traveled way to the intersection of the shoulder slope and the fore slope planes.

USABLE SHOULDER - is the actual width of the shoulder that can be used when a driver makes an emergency or parking stop. Where the side slope is 1V:4H or flatter, the "usable" width is the same as the graded width since the usual rounding width at the shoulder break will not lessen its useful width appreciably.

SHOULDER USE - paved shoulders also may be used to increase passing opportunities on a two-lane highway

STREET - also means a road or highway.

TURNOUTS – a turnout is a widened, unobstructed shoulder area on a two-lane highway that allows slow-moving vehicles to pull out of the through lane, so that vehicles following may pass. Turnouts are relatively short, generally less than 625 ft.

TRAFFIC IMPACT ANALYSIS [TIA] - a specialized study of the impact that a given type and size of land use has on a nearby transportation system.

TRAVEL WAY - the portion of the roadway for the movement of vehicles, exclusive of shoulders.

TRIP - a single one-direction vehicle movement with either the origin or destination [exiting and entering] inside a study site.

TRIP GENERATION - the number of trips generated by a land use

TWO-WAY LEFT-TURN LANES [TWLTL] — is a paved area in the highway median that extends continuously along a roadway section and is marked to provide a deceleration and storage area, for vehicles traveling in either direction and making left turns at intersections and driveways.

WIDE CROSS SECTIONS – two-lane highways with lanes about 50 percent wider than normal may be used in as a less expensive alternative to passing lanes. Roadway sections with wider lanes can be provided at intervals, like passing lanes, to increase passing opportunities on tow-lane highways.

VEHICLE TRIPS PER DAY – trips for new developments shall be from the ITE Trip Generation Manual. Existing trips shall be estimated from field observations and aerial photographic.

A. Land Use and Road Classification

Land use is an important determinant of the function of a road. As land-use and density changes due to growth or development, the function of the access road[s] also changes. Roads that once served as rural local access routes to farmland and scattered single-family dwellings are now serving high-density suburban residential subdivisions, commercial and industrial land uses. The result is a need to improve the road to the function it will perform.

A. Adequate Access to the Town Street and Road System

All developments shall have adequate access to the town street and road system, or to a road that connects to the road network. Exceptions to the foregoing requirements may be granted for streets or roads which have adequate funds appropriated by the town for improvement to current standards. The developer of any property which does not have such adequate access to a major collector road meeting the requirement of this ordinance or which does not have such adequate access to streets, which connect to town street and road network, along the primary access routes for the development, shall be required to improve the impacted intervening streets as follows:

Off site public access and road improvements shall be required for all access routes that will, in the judgment of the Technical Review Committee, carry the most trips generated by a development meeting threshold values and as may be defined by a transportation impact study. To identify the improvements to be made as a condition of approval of the subdivision or development, the Technical Review Committee shall make a field investigation, utilize an Indiana Department of Transportation [INDOT] map and database titled "Town Road Inventory" and "Road Inventory" table prepared by the. This map depicts as nearly as practical, all existing arterial, collectors, and local roads in the town. A waiver to these requirements may be granted by the Town Council for primary access routes which in the their judgment, are in substantial compliance with the town standards applicable for such routes and are designed and constructed to adequately accommodate the traffic impacts of the development. The Technical Review Committee may require the developer to provide such determination be in writing and is submitted to the Plan Commission. A Traffic Impact Analysis meeting may be required. The Traffic Impact Analysis would identify any design or operational treatments that would be effective. These may include turn outs, use of shoulder, wide cross section, intersection turn lanes, and two-way left-turn lanes.

B. Access Based on Functional Classification

The designation of roads is by their function as defined by the Federal Highway Administration and Indiana Department of Transportation Road Inventory for Town of Clarksville. Access is based on the AASHTO guidance and the HCM and NCHRP Report 348.

Sec. 155-40 Functional Class One, Two & Three

A. Rural Principal Arterial

- 1. Serves statewide and interstate travel.
- 2. Services all urbanized areas.
- 3. Provides an integrated, continuous statewide network with the principle consideration being mobility.

B. Rural Minor Arterial

- 1. Links cities and towns and forms an integrated network providing interstate and inter-county service.
- 2. Spaced at proper intervals so that all developed areas of a State are within a reasonable distance of an arterial highway.

C. Urban Principal Arterial

- 1. Serves the major traffic movements within urbanized areas such as between the central business districts and outlying residential areas, between major intertown communities, or between major suburban centers.
- 2. Serves a major portion of the trips entering and leaving the urban area, as well as the majority of the through traffic desiring to bypass the central Town.
- 3. Provides continuity for all rural arterials which intercept the urban area.

Sec. 155-50 Functional Classification Four

A. Rural Major Collector

- 1. Serves to connect larger cities and towns and other traffic generators of intra-county importance that are not served by higher systems.
- 2. Links these places with nearby towns and cities, or with routes of a higher classification.

B. Urban Minor Arterial

- 1. Serves trips of moderate length at a somewhat lower level of travel mobility than principal arterials.
- 2. Provides access to geographic areas smaller than those served by the higher system.
- 3. Provides intra-community continuity but does not penetrate identifiable neighborhoods.

Sec. 155-60 Functional Classification Five

A. Rural Minor Collector

- 1. Spaced at intervals, consistent with population density, to collect traffic from local routes.
- 2. Serves all remaining smaller communities.
- 3. Connects the locally important traffic generators with the less developed parts of the State.

B. Urban Collector

- 1. Collects traffic from local routes and channels into the arterial system.
- 2. Provides both land access and traffic circulation within residential neighborhoods, commercial and industrial areas.

Sec. 155-70 Functional Classification Six

A. Rural Local Roads

- 1. Provides access to adjacent land.
- 2. Serves travel over relatively short distances as compared to collectors or other higher systems.
- 3. Comprises all facilities not on higher systems.

B. Urban Local Streets

- 1. Comprises all faculties not on higher systems.
- 2. Provides access to land and higher systems.
- 3. Through traffic usage discouraged.

C. Dead-End Roads/Streets

Permanent dead-end streets shall be prohibited. When permitted, stub streets shall have approved barricades. Right-of-way shall be dedicated to providing for future cul-de-sac turnaround to comply with town street specifications and standards.

Sec. 155-80 Design Vehicles

Design of roadway facilities must reflect the type of vehicles expected, under normal circumstances, to use the road. In the design of subdivisions or other development, the vehicle to be used for design purposes shall accommodate vehicles as shown in Table 155-1.

Table 155-1 - Design Vehicle Dimensions ¹													
			DIMENSIONS (ft.)										
Design Vehicle Type	Symbol	Overall			Overhang								Typical Kingpin to
		Height	Width	Length	Front	Rear	WB_1^2	WB ₂ 2	S ³	T ⁴	WB ₃	WB ₄ 2	Center of Rear Axle
Danner Co.	Р	4.25	7.0	19	3	5	11	-			_		
Passenger Car	Р	4.25			3	5		-	-	-	-	-	-
Single Unit Truck	SU	11-13.5	8.0	30	4	6	20	-	-	-	-	-	-
Buses													
Inter-Town Bus (Motor	BUS-40	12.0	8.5	40	6	6.3 ⁵	24	3.7	-	-	-	-	-
Coaches)	BUS-45	12.0	8.5	45	6	8.55	26.5	4.0	-	-	-	-	-
Town Transit Bus	TOWN-BUS	10.5	8.5	40	7	8	25	-	-	-	-	-	-
Conventional School Bus (65 Pass.)	S-BUS 36	10.5	8.0	35.8	2.5	12	21.3	-	-	-	-	-	-
Large School Bus (84 Pass)	S-BUS 40	10.5	8.0	40	7	13	20	-	-	-	-	-	-
Articulated Bus	A-BUS	11.0	8.5	60	8.6	10	22.0	19.4	6.2 ⁶	13.26	-	-	-

¹ American Association of State Highway and Transportation Officials – A Policy on Geometric Design of Highways and Streets, 2001, Second Printing.

² WB₁, WB₂, and WB₄ are the effective vehicle wheelbases, or distances between axle groups, starting at the front and working towards the backs of each unit

 $^{^3\,\}mathrm{S}$ is the distance from the rear effective axle to the hitch point or point of articulation

⁴ T is the distance from the hitch point or point of articulation measured back to the center of the next axle or center of tandem axel assembly

⁵ This is overhang from the back axle of the tandem axle assembly

 $^{^{\}rm 6}$ Combined dimension is 19.4 ft and articulating section is 4 ft wide

Table 155-1 - Design Vehicle Dimensions ¹													
			DIMENSIONS (ft.)										
Design Vehicle Type	Symbol	Overall			Overhang								Typical Kingpin to
		Height	Width	Length	Front	Rear	WB_1^2	WB ₂ 2	S ³	T ⁴	WB ₃	WB ₄ 2	Center of Rear Axle
Trucks													
Intermediate Semi-	WB-40	13.5	8.0	45.5	3	2.55	12.5	27.5	-	-	-	-	27.5
Trailer	WB-50	13.5	8.5	55	3	25	14.6	35.4	-	-	-	-	37.5
Interstate Semi-trailer	WB-62 ⁷	13.5	8.5	68.5	4	2.55	21.6	40.4	-	-	-	-	42.5
	WB-65 ⁸ or WB-67	13.5	8.5	73.5	4	4.5 – 2.55	21.6	43.4 – 45.4	-	-	-	-	45.5 – 47.5
"Double-Bottom" – Semi trailer /Trailer	WB-67D	13.5	8.5	73.3	2.33	3	11.0	23.0	3.0 ⁹	7.09	23.0	-	23.0
Triple-Semi trailer/Trailers	WB-100T	13.5	8.5	104.8	2.33	3	11.0	22.5	3.0 ¹⁰	7.010	23.0	23.0	23.0
Turnpike Double – Semi trailer/Trailer	WB-109D7	13.5	8.5	114	2.33	2.55	14.3	39.9	2.5 ¹¹	10.011	44.5	-	42.5
Recreational Vehicles													
Motor Homes	МН	12.0	8.0	30	4	6	20	-	-	-	-	-	-
Car & Camper Trailer	P/T	10.0	8.0	48.7	3	10	11	-	5	19	-	-	-
Car & Boat Trailers	P/B	-	8	42	3	8	11	-	5	15	-	-	-
Motor Home & Boat Trailer	MH/B	12.0	8.0	53	4	8	20	-	6	15	-	-	-
Farm Tractor ¹²	TR	10.0	8.0 – 10.0	16 ¹³	-	-	10	9	3	6.5	-	-	-

 $^{^{7}}$ Design vehicle with 48 ft trailer as adopted in 1982 Surface Transportation Assistance (STAA)

 $^{8 \} Design \ vehicle \ with \ 53 \ ft \ trailer \ as \ grand fathered \ in \ with \ 1982 \ Surface \ Transportation \ Assistance \ Act \ (STAA)$

⁹ Combined dimension is typically 10.0 ft

¹⁰ Combined dimension is typically 10.0 ft

¹¹ Combined dimension is typically 12.5 ft

¹² Dimensions are for a 150-200 hp tractor excluding any wagon length

¹³ To obtain the total length of tractor and one wagon, add 18.5 to tractor length. Wagon length is measured from front of drawbar to rear of wagon, and drawbar is 6.5 ft long

D. Trip Generation

Different land uses generate different numbers of vehicle trips and types of vehicles that will serve that road.

The ITE Trip Generation Manual shall be used to estimate trips to be generated by a land use. The Table 155-2 may be used for the following land uses.

Land Use	ITE Code ²	Size	Daily Trips
Single-family home	210	One dwelling unit	10
For unit residential subdivision	210	Four dwelling units	40
Apartment	220	One dwelling unit	7
Small service or retail (antique shop, snowmobile repair shop, florist) and similar uses	810	1,000 sq ft	5
General office building	710	1,000 sq ft	25
Mini-warehouse	151	100 storage units	30
Golf course	430	18 per hole	38
Condominium/Townhouses	230	One dwelling unit	6
Motel	320	50 rooms	300
Senior high school	530	1,000 sq ft	11
High Turnover (sit down) restaurant	832	1,000 sq ft	205
Fast food restaurant w/o drive thru	833	1,000 sq ft	786
Fast food restaurant with drive-thru	834	1,000 sq ft	632
Gasoline service station w/o convenience store	844	Per pump	11
Gas station with convenience store	845	Per pump	11
CD / Video rental	895	1,000 sq ft	28
Bank with drive-through window	912	1,000 sq ft	19
Supermarket (Saturday)	850	1,000 sq ft	15
Convenience market w/o gasoline pumps (opened 15-16 hrs/day)	852	1,000	31
Convenience market with gasoline pumps (week day)	853	Per pump	35
Convenience market with gasoline pumps (Saturday)	853	Per pump	305
Convenience market with gasoline pumps (Sunday)	853	Per pump	270
Building supply and lumber store	812	Per acre	149
Discount store and Big Box	815	1,000 sq ft	72
General light industrial	110	Per acre	52
Industrial park	130	1,000 sq ft	7
Town Park	412	Per acre	3
Marina	420	Per berth	3
Church	560	1,000 sq ft	9
Cemetery	566	Per acre	4

¹ Appendix A: Access Category System and Spacing Guideline, March 20, 2002 Best Practices Are Rule Entrance Policy Final Report, Minnesota Department of Transportation

 $^{^2}$ ITE code refers to the land use code from the Sixth Edition of the Trip Generation Manual

Table 155-2 Generation for Selected Land Uses ¹							
Library	590	1,000 sq ft	46				
Nursing Home	620	Per occupied bed	3				

Sec. 155-90 Grades

The grades of all streets and roads shall not exceed the following; except for unusual topographic conditions justify in the opinion of the Technical Review Committee a modification of the standards.

Sec. 155-100 Town Street and Road Design Standards

A. Local Roads

Table 155-3 - Collector Roads and Streets

Terrain ³	Maximum Grade
Level grade with some extended grade	3 %
Rolling terrain	5 %
Extended grade in mountainous or knob areas	7 %

The construction of a new local road shall conform to the following:

Table 155 -4 - Local Roads and Streets (Rural Roads) ⁴										
	Minimum width of traveled way (ft) for specified design volume (vehicle/day)									
Design speed (mph)	Under 400	400-1500	1500-2000	Over 2000						
15	18	20 ⁵	20	22						
20	18	205	22	246						
25	18	205	22	246						
30	18	205	22	246						
40	18	205	22	246						
45	20	22	22	246						
50	20	22	22	246						
55	22	22	24 ⁶	246						
60	22	22	246	246						
All Speeds	All Speeds Width of Graded Shoulder on Each Side of the Road (FT)									

SOURCE: A Policy on Geometric Design of Highways and Streets, 4th edition, 2001 published by the American Association of State Highways and Transpiration Officials.

B. Collector Roads

Collector roads that require improvements resulting from a development shall be improved to the standards in Table 155-5.

³ Highway capacity manual, 2000

⁴ A Policy on Geometric Design of Highways and Streets, 4th edition, 2001 published by the American Association of State Highways and Transpiration Officials.

⁵ For roads in hilly terrain width design volume of 400 to 600 vehicle/day, use 18 ft for the traveled way width and 2 ft shoulder width as documented in a statement signed and sealed statement by an engineer licensed in the State of Indiana

⁶ Where the width of the traveled way is shown as 24 ft, the width may remain at 22 ft on reconstructed highways where alignment and safety records are satisfactory

⁷ May be adjusted to achieve a minimum roadway width of 30 ft for design speeds greater than 40/mph

C. Arterial Roads

Rural and Urban Arterial roads that require improvements resulting from a development shall be improved to the standards in Table 155-6.

D. Alleys

Alleys provide access to the side or rear of individual lots. They are characterized by narrow right-of-way and range in width from 16 to 20 ft. in residential areas and up to 30 ft. in heavy business and industrial areas.

Alleys are to be aligned parallel to, or concentric with, the street property lines. It is desirable to situate alleys in such a manner that both ends of the alley are connected either to the streets or other alleys. Where two alleys intersect, a triangular corner cut-off of not less than 10 ft. along each alley property line should be provided. Alleys should have grades established to meet as closely as possible the existing grades of the abutting land parcels. Dead end alleys shall be avoided, except for very low volume alleys; however, if dead ends are unavoidable, they shall include a turning area in accordance with AASHTO guidelines.

Table 155- 5 - Collector Roads and Streets					
	Minimum width of traveled way (ft) for specified design volume (vehicle/day) ⁸				
Design speed (mph)	Under	400	400 to 1500	1500 to 2000	Over 2000
20	20 ⁹		20	22	24
25	209		20	22	24
30	209		20	22	24
35	209		22	22	24
40	209		22	22	24
45	20		22	22	24
50	20		22	22	24
55	22		22	24	24
60	22		22	24	24
All Speeds	Width of Shoulder on Each Side of the Road (FT)				
	2	5	; ¹⁰	6	8

Alley cross sections may be V-shaped with traversed slopes up 2.5% toward a center the gutter. Runoff is thereby directed to a catch basin in the alley or to connecting street gutters.

E. Sidewalks

Sidewalks when used by pedestrians to access to parks, schools, shopping areas, and in some cases transit stops and placed along all streets in commercial areas, should be provided along both sides of the street. Sidewalks should be clear of all obstructions including mailboxes and utility poles.

In residential areas, sidewalks shall be provided on at least one side of all local streets and are desirable on both sides of the street. If streetlights are installed, the sidewalk shall be on the side with the streetlights. The sidewalks should be located, as far as practical, from the traveled way and is usually close to the right-of-way lines.

The minimum residential sidewalk width should be four feet, and the width of 8 ft. or greater may be needed in commercial areas. If roadside appurtenant as are situated on the sidewalk adjacent to the curb, additional width may be needed to secure a clear width for pedestrians and handicapped persons. Greater sidewalk width should be considered for higher volume sidewalks and where the sidewalk is against a curb or wall. Further guidance on designing sidewalks can be found in the American Association of State Highway and Transportation Officials "Guide for Planning, Design, and Operation of Pedestrian Facilities" and INDOT Standards and Design Memorandum. In the event of conflict, the stricter of the design standards shall apply.

All sidewalks shall meet the most current ADA standards applicable to pedestrian access on public rights-of-way.

⁸ On roadways to be reconstructed, a 22 ft traveled way may be retained where the alignment and safety records are satisfactory

 $^{^{9}}$ A 18 ft minimum width may be used for roadways with design volumes under 250 veh/day

¹⁰ Shoulder width may be reduced for design speeds greater than 30 mph as long as a minimum roadway width of 30 feet is maintained

F. Sidewalk Curb and Ramps

Sidewalk curbs ramps shall be provided at crosswalks to accommodate persons with disabilities. Such ramps may be the same width as the approached sidewalks; the suggested minimum width should be 4 ft exclusive of side slopes and any obstructions. Further guidance can be found in the American Association of State Highway and Transportation Officials "Guide for the Planning, Design, and Operation of Pedestrian Facilities" and INDOT Standards and Design Memorandum. In the event of conflict, the stricter of the design standards shall apply.

G. Driveways

A driveway is an access constructed within the public right-of-way, connecting a public roadway with

Table 155-6 - Rural and Urban Arterials Design Speeds 11

	Minimum width of traveled way (ft) for specified design volume (vehicle/day)12					
Design speed (mph)	Under 400	400 to 1500	1500 to 2000	Over 2000		
40	22	22	22	24		
45	22	22	22	24		
50	22	22	24	24		
55	22	22	24	24		
60	24	24	24	24		
65	24	24	24	24		
70	24	24	24	24		
75	24	24	24	24		
All Speeds	Width of Usable Shoulder (FT) ¹³					
	4 6 6 8					

adjacent property and intended to provide vehicular access into that property in a manner that will not cause the blocking of any sidewalk, street, or roadway.

Some of the principles of intersection design apply directly to driveways. In particular, the driveway should have a well-defined location. Large graded or paved areas adjacent to traveled ways, which allow drivers to enter or leave the street randomly, shall be discouraged.

Sight distance is an important design control for driveways. Driveway locations where sight distance is not sufficient shall be prohibited. Driveways shall be situated as far away from intersections as practical, particularly if the driveway is located near an arterial or collector street.

Driveway returns should not be less than 3 ft. in a radius. Flared driveways are preferred, because they are distinct from intersections of limitations can properly handle turning movements, and can minimize problems for persons with disabilities. Further guidance on the design of sidewalk-driveway interfaces can be found in the American Association of State Highway and Transportation Officials "Guide for Planning, Design, and Operation of Pedestrian Facilities".

H. Flag Lots Standards / Joint Driveways

The Plan Commission may permit flag lots or joint driveways when an approach to a driveway serves adjacent property owners. In such case, flag lots would decrease the number of properties requiring direct, individual access connection to a state highway, county road, town arterial or town collector.

The Plan Commission may permit flag lots for residential development, and then only in an effort to achieve planning objectives or engineering solutions, such as reducing direct access points, to provide internal platted lots with access to the residential street, or to preserve natural or historic resources, under the following conditions:

 $^{^{11}}$ A Policy on Geometric Design of Highways and Streets, 4^{th} edition, 2001 published by AASHTO

¹² On roadways to be reconstructed, an existing 22 ft raveled way may be retained where alignment and safety records are satisfactory

¹³ Usable shoulders on arterials should be paved; however, where volumes are low or a narrow section is needed to reduce construction impacts, the paved should may be reduced to 2 ft

- 1. When approved by the Plan Commission, flag lot driveways shall be separated by at least twice the minimum frontage requirement by the zoning district in which it is located.
- 2. The flag driveway shall have a minimum width of 20 feet and maximum width of 50 feet.

Table 155-7 - Stopping Sight Distance¹⁴

- 3. In no instance shall flag lots constitute more than 5 percent of the total number of building sites in a recorded plat, or 3 lots or more, whichever is greater.
- 4. The lot area occupied by the flag lot driveway shall not be counted as part of the required minimum lot

Design Speed	Brake Reaction	Braking Distance on	Stopping Sight Distance		
	Distance	Level	Calculated	Design	
(ft)	(ft)	(ft)	(ft)	(ft)	
25	91.9	60.0	151.9	155	
30	110.3	86.4	196.7	200	
35	128.6	117.6	246.2	250	
40	147.0	153.6	300.6	305	
45	165.4	194.4	359.8	360	
50	183.8	240.0	423.8	425	
55	202.1	290.3	492.4	495	

area, common area or open space of the zoning district in which is located.

- 5. No more than one flag lot shall be permitted for a private right of way, driveway or access easement.
- 6. Joint access shall be regulated such that property owners will own the joint use driveway. The driveway shall be located precisely straddling the property line dividing the two establishments. This practice will not enable either owner the opportunity to deny or restrict access to his neighbor's property.
- 7. A perpetual easement and maintenance agreement shall be recorded in the deeds of both properties to ensure the optimum use and condition.

Half Streets

Construction of half streets shall be prohibited. However, the Technical Review Committee as deemed necessary, may require partial right of way dedication.

J. Stopping Sight Distance

The minimum stopping sight distance is shown on Table 155-7. In order to maintain these distances the Technical Review Committee may recommend regulations to restrict the height of embankments, location of buildings, screening, fences, landscaping, and make other provisions necessary for intersection site control.

Sec. 155-110 Blocks

The length, widths and shapes of blocks shall be determined with due regard for the following:

- A. Provision of adequate building sites suitable to the special needs of the type of use contemplated.
- B. Zoning requirements as to lot sizes and dimensions.
- C. Need for convenient access, circulation, control, and safety of the street and sidewalk traffic.
- D. Limitations and opportunities of topography.
- E. Blocks for residential use shall not be longer than 600 ft. measured along the centerline of the block.

¹⁴ AASHTO A Policy on Geometric Design of Highways and Streets

There may be a required dedicated common area easement not less than 20 ft. in width and a crosswalk not less than 4 ft. in width to provide pedestrian access across the block. Regardless of this ordinance, all pedestrian access shall be in conformance with the current regulations of the American with Disabilities Act.

Blocks used for residential purposes should be of sufficient width to allow for two tiers of lots of appropriate depth. Blocks intended for business and industrial use should be of a width suitable for the intended use, and design vehicle with due allowances for off street parking and loading facilities.

Sec. 155-120 Shoulders

The width of shoulders may be surfaced either full or partially to provide a better all weather load support than that afforded by soils. Materials used to surface shoulders may include gravel, shale, crushed rock, mineral or chemical additives, bituminous surface treatments, and various forms asphalt or concrete pavements.

The shoulder on minor rural roads with low travel volumes (under 400 VPD) serves essentially as structural lateral support for the surfacing and as an additional width for the travel weight. This permits drivers meeting or passing other vehicles to drive on the edge of the roadway without leaving the surface, thus making use of the shoulder as part of the travel way. Roads with narrow travel width, narrow shoulders, and appreciable traffic volume tend to provide poor service, have a relatively higher crash rate, and need frequent and costly maintenance. Regardless of the width, a shoulder should be continuous.

Guidance for construction of shoulders can be found in NCHRP Report 254, "Shoulder Geometrics and Use Guidelines."

Sec. 155-130 Change in Functional Classification

The functional classification of streets in Clarksville will change with land use or density changes. Therefore, a development request shall be reviewed to determine if the request will result in a change of functional classification or change in the access classification to the roadway.

The Technical Review Committee shall review a proposed subdivision or development taking the following into consideration:

- A. Pre and post development land use.
- B. Pre and post function of the access road.
- C. Traffic generation.
- D. Standards for design.
- E. Impact of the changes in the road system.
- F. Change in use or density of the subject, adjacent property and property served by road or access point.
- G. Existing and estimated traffic volumes.
- H. Any current, existing or newly adopted transportation guidelines or plans, if appropriate.
- I. Changes in the existing and/or proposed character of land adjoining the roadway or served by the roadway.
- J. Amended land-use plans or zoning ordinance.
- K. Availability of reasonable access to affected lands.
- L. Other issues determined by the Technical Review Committee.

Sec. 155-140 Spacing of Access Points

To promote driveway uniformity throughout the town, the distance between access points shall allow vehicles to safely accelerate, decelerate, and cross traffic streams without excessive interference with through traffic, traffic using adjacent roadways or access points. Thus, the minimum spacing is related to the operational characteristics of the road and interactions between adjacent access points. Such interactions include conflict between vehicles entering the traffic stream simultaneously from adjacent access points and blocking of the adjacent access points, driveways or by left-turn queues. In order to minimize the potential for collisions and delay to through vehicles, the following tables gives guidance for the development of access points. The spacing of access points is the clear distance between the near edges of the driveway

throats. To better, accommodate minimum sight distance requirements the Technical Review Committee may adjust the spacing based on physical conditions, topography, soils, slope, or similar conditions.

Sec. 155-150 Access Type Descriptions

There are seven access types classified by function in Table 155-8.

Table 155-8 - Level of Access to Developments ¹⁵				
Acc	ess Level	Description		
Level 1	Freeway	Access at Interchanges Only (Uninterrupted Flow)		
Level 2	Expressway	Access at Public Street Intersections or at Interchanges Only (Uninterrupted Flow)		
Level 3	Strategic Arterial	Right Turn Access Only (or Access at Interchange) (Uninterrupted Flow)		
Level 4	Principal Arterial	Right Turn Out, Left and Right Turn in (Interrupted Flow - One Direction)		
Level 5	Other Arterial	Right and Left Turn with Left Turn Lane In and Out Required (Interrupted Flow - Both Directions)		
Level 6	Collector	Right and Left Turn In and Out with Left Turn Lane Optional - In and Out (Uninterrupted Flow - Both Directions		
Level 7	Local and Frontage Road	Right and Left Turn In and Out (Safety Requirements Only)		

Sec. 155-160 Spacing Related to Trip Generation

A. Trip Generators

Three sizes of traffic generators shall be used in reviewing access spacing:

- B. **Minimum Use Generator** single-family residence or other activities that generate less than 50 vehicle trips per day or 5 trips to the street or total trips in both directions.
 - 1. **Minor Generator** 51 to 5,000 vehicle trips per day or less than 500 trips in the peak hour or total trips in both directions.
 - 2. **Major Generator** more than 5,000 vehicle trips per day or 500 trips in the peak hour or total trips in both directions.

C. Access Spacing Guidelines

Except when a TIA or other adequate information is provided and indicates otherwise, the following default spacing guidelines shall be used in Table 155-9.

Table 155-9 - Access Spacing Guidelines ¹⁶				
Access	Assumed	Minimum	Minor Generator	Major Generator
Urban				
3	35	140-175 ¹⁷	245-280 ¹⁷ 18	315-350 ^{17 18}
4	35	140-175 ¹⁸	245-280 ¹⁸	315-350 ¹⁸

¹⁵ NCHRP Report 348, Transportation Research Board, Washington, D.C., 1992

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¹⁶ NCHRP Report 348, Access Management Guidelines for Activity Centers, 1992

 $^{^{\}rm 17}$ Right turn access allowable only when no other reasonable access is available

¹⁸ Right-turn only

Table 155-9 - Access Spacing Guidelines ¹⁶					
Access	Assumed	Minimum	Minor Generator	Major Generator	
5	30	90-120	150-180 ¹⁹	210-240	
6	30	30-60	120-150 ¹⁹	150-180	
Suburban					
3	45	180-225 ¹⁷ 18	315-360 ¹⁷ 18	405-450 ¹⁸	
4	45	180-225	315-360 ¹⁸	405-450 ¹⁸	
5	35	105-140	175-210 ¹⁹	245-280 ¹⁹	
6	35	35-70	140-175 ¹⁹	175-210 ¹⁹	
Rural					
3	50	200-250 ¹⁷ 18	350-400 ¹⁷ 18	450-500 ¹⁸	
4	45	180-225 ¹⁸	315-360 ¹⁸	405-450 ¹⁸	
5	45	135-180	225-270	315-360 ¹⁹	
6	40	40-80	160-200	200-240 ¹⁹	

D. Access Spacing of Signalized Intersections

The Table-155-10 for various progressive speeds and signal cycle lengths:

Table 155-10 - Operating Speed (mph)								
Cycle Length	20	25	30	35	40	45	50	55
(Seconds)				Distance	es in Feet			
60	880	1,100	1,320	1,540	1,760	1,980	2,200	2,430
70	1,020	1,280	1,540	1,800	2,050	2,310	2,560	2,830
80	1,160	1,460	1,760	2,050	2,350	2,640	2,930	3,230
90	1,310	1,640	1,980	2,310	2,640	2,970	3,300	3,630
100	1,460	1,820	2,200	2,570	2,930	3,300	3,670	4,030
110	1,610	2,010	2,420	2,830	3,220	3,630	4,040	4,430
120	1,760	2,200	2,640	3,080	3,520	3,960	4,400	4,840
150 ²⁰	2,200	2,750	3,300	3,850	4,400	4,950	5,500	6,050

 ${\it SOURCE: NCHRP Report 348, Access Management Guidelines for Activity Centers, 1992}$

¹⁹ Left turn exit determined by signal spacing requirements

²⁰ Represents maximum cycle length for actuated signal if all phases are fully used. This cycle length or greater cycle lengths should be avoided. One-half mile (2,640 feet) spacing may apply where optimum spacing exceeds one-half mile.

Sec. 155-170 Non-Conforming Access Points

Permitted access connections in place, as of the date of the adoption of this ordinance that do not conform with the standards herein, shall be designated as nonconforming features and shall be brought into compliance with applicable standards under the following conditions:

When new access connection permits are requested

- A. Changes in land use or density of land use.
- B. Significant change in trip generation.
- C. As roadway improvements allow.

Sec. 155-180 Request to Change Access Spacing

A. Submittal Requirements

The applicant shall submit the following for review by the Technical Review Committee.

B. Application provided by the Technical Review Committee's office

- 1. Desired change in classification and justification for the change in terms of development use, density, safety, and any reasons supporting the increasing or lowering the access classification.
- 2. Analysis of advantage and disadvantages associated or resulting from the change.
- 3. Description of the roadway, involved.
- Zoning of properties within 1,320 feet along the roadway and 660 feet on both sides of the roadway
- If the request is due to a proposed land use change the present land use and proposed land use of the property involved.
- 6. Impact on future capacity of the road and safety.
- Indication of the effect of the change in future capacity and operational viability, and how the capacity will be recaptured, and who will pay for improvements to meet the adopted level of service and the added capacity.

C. Traffic Impact Analysis (TIA)

- The operational conditions on the adjacent roadway network serving the proposed development.
- To identify transportation improvements required to maintain the existing operational conditions and capacity
- 3. To determine whether access to the proposed development, PUD or subdivision will hamper traffic operations, capacity, or safety near this site.

Table 155-11 - TIA Thre	Table 155-11 - TIA Thresholds				
Land Use Type	Threshold Value				
Residential	150 dwelling units				
Office	30,000 square feet				
Retail & service	16,000 square feet				
Drive-thru-lane	Any proposed new or reconfigured drive-thru				
Big box	16,000 square feet				
Lodging	20 rooms				
Medical	30,000 square feet				
Educational	16,000 square feet or 100 students				
Entertainment, Assembly, and Spectator Sports	50 seats				
Housing, including Assisted Living	30 units				
Fast Food Restaurant (GFA)	2,500 square feet				
Convenience Store with Gas Pumps (GFA)	1,300 square feet or five pumps				
Bank with Drive-thru	4,000 square fee				
Lodging	50 rooms				
Industrial / Manufacturing	115,000 square feet or 100 or more peak hour trips				

- 4. To identify present or future transportation system efficiencies without the new development.
- 5. Provide the Technical Review Committee with the basis for assessing the transportation implications of approving a proposed subdivision, plan unit development, or similar development.

- 6. To provide a basis for estimating the cost of the proposed improvement or mitigating measures and a fair share of the improvement cost to be paid by the developer.
- 7. The TIA is required in any case when the development meets or exceeds any of Table 155-5, Threshold for TIA.

If the development, PUD, or subdivision meets a threshold value for requirements of a traffic impact analysis, the study shall be prepared at the expense of the developer and submitted to the Technical Review Committee for review. If the proposed subdivision, PUD, or the development abuts, is a continuation of or affects any street within a municipality a copy the TIA shall be provided for their review and comment. The Technical Review Committee may procure professional services to review the TIA.

The TIA shall be required when initial threshold levels of the projected traffic, extended to three, five, ten years or buildout, whichever is expected to occur first that exceeds threshold levels established in this Ordinance. On a case-by-case basis and as conditions warrant, subdivisions, PUD, or similar development that do not meet or exceed threshold values may require a TIA.

D. Review Criteria

The Technical Review Committee shall take the following in to consideration when reviewing a request for a new or change access classification:

- 1. Application, documentation and maps submitted with the application.
- 2. Pre and post development trip generation (based on the Trip Generation Table or ITE Trip Generation Manual) field observation, aerial photography, other verifiable data.
- 3. Spacing related to speed.
- 4. Posted or operation speed.
- 5. Safe stopping sight distance.
- 6. Minimum distance to reduce collision potential due to overlapping right terms.
- 7. Minimum distance to enable existing traffic to enter the traffic stream without creating speed differences.
- 8. Acceleration distance from the stop.
- 9. Roadway related conditions, including topography, soils, right-of-way, shoulders and pavement width.
- 10. Functional class of roads.
- 11. Highway design type.
- 12. Access level.
- 13. Presence or absence of median.
- 14. Access clearance and setbacks.
- 15. Driveway width.
- 16. Type of generator.
- 17. Number of driveway's per generator.
- 18. Distance to nearest existing access points.

Sec. 155-190 Improvement Cost

Any cost required to improve the functional classification or change access level due to a subdivision or development shall be the sole responsibility of the applicant or subdivider.

Sec. 155-200 Cost and Reimbursement

When a development changes the functional classification or access classification of a street or road, it shall be the developer's responsibility to improve the access road[s] and access points to the standards established Town Council, in this Ordinance.

When any person constructs a street, sidewalk, alley or pathway through undeveloped areas or areas that may be redeveloped to serve the property or constructs such improvements along the perimeter of the property, the entire cost of such construction (including right-of-way acquisition) shall be the responsibility of such person.

Sec. 155-210 Expert Review

The staff, TRC, or Plan Commission may employ experts to review and provide comments on any development, PUD, or subdivision.

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Sec. 157-10 Specific Purpose

This division is intended to provide general regulations, applicable to all zoning districts, for accessory uses, buildings and structures which are customarily incidental and subordinate to the principal use and which are located on the same lot. It is further intended to provide specific standards for certain accessory uses, buildings and structures.

Sec. 157-20 Definitions

The following definitions are used in this section.

A. Accessory Use, Structure or Building.

An accessory use or structure that is attached or detached from a principal structure on the same lot, and secondary, customarily incidental, and subordinate to the principal structure or use in size. The accessory use, structure or building, serves a legally established and conforming principal structure, building, or use.

- A. **Height** is defined as "the vertical distance from the normal elevation of the adjoining ground, or the established grade, to the uppermost point of the roof.
- B. Light Frame Construction is defined as a system of construction using small and closely spaced members that can be assembled by nailing or screws.
- C. Structure the meaning of a structure shall include building.

Sec. 157-30 Requirements for All Accessory Uses and Structures

The following are required of all structures, including light frame constructed structures.

- A. Accessory uses and structures shall be customarily incidental to and commonly associated with the operation of the principal use of the lot. Additionally, accessory uses or structures shall be clearly subordinate and incidental to the principal use or structure.
- B. No accessory use or structure shall be permitted to be located, place, or established on any lot prior to the issuance of a permit for a principal use or structure.
- C. All accessory uses and structures shall be permitted only in association with the principal use or structure.

- D. Accessory uses or structures shall be incidental and subordinate to, and commonly associated with the purpose to the principal use served and shall not exceed the required heights, setbacks, or area standards established by this section.
- E. Accessory structures shall be located no closer to the front lot than the building facade line of the principal use or the building setback.
- F. Any detached accessory structure shall be located a minimum of ten (10) feet from another accessory or principal structure.
- G. Accessory structure height shall not exceed the height of the principal structure.
- H. Accessory structures shall not encroach upon any required set backs or easements.
- I. Accessory uses and structures shall be compatible in design and material to the principal use on the lot on which it is s
- J. Accessory structures or uses may be located in a rear yard or side yard of the principal property.
- K. Accessory structures or use may not extend into a required front yard without approval of the Planning Director.
- L. An accessory use or structure shall not be placed on a lot prior to the construction of a primary structure.
- M. The square footage of an accessory structure shall not exceed 40% of the square footage of the principal structure. The cumulative square footage of all accessory structures shall not exceed 75% of the total gross square footage of the principal structure.
- N. Accessory structures must be located a minimum of 5 feet from a side lot line and a minimum of 10 feet from a rear lot line. In the case of a swimming pool, spa, or hot tub, the accessory structure shall be no less than 6 feet from any adjoining property line.
- O. Accessory structures must be located at least 10 feet from a principal structure. If special building provisions are made and approved by the Plan Director, such as constructing a fire wall, the building inspector may allow a reduction in separation, but not less than the 5 feet.
- P. Accessory Structure, Excluding an ADU, Height: A detached accessory structure may not exceed 12 feet in height. Height is defined as "the vertical distance from the normal elevation of the adjoining ground, or the established grade, to the uppermost point of the roof.
- Q. Accessory ADU Height: A detached accessory structure may not exceed the lesser of, the height of the principal structure or 15 feet in height from the normal elevation to the uppermost point of the roof.
- R. Any structure, regardless of its size, will require a permit. Any structure that measures 120 square feet or more must be on a permanent foundation.
- Legally established nonconforming existing accessory structures may be replaced provided that they comply with the provisions of this ordinance.
- T. Public and semi-public swimming pools shall comply with the stricter of this zoning ordinance or the Indiana Swimming Pool code, as may be amended.

Sec. 157-40 Permitted Accessory Structures

The following are permitted in all dwelling districts and comply shall comply with the standards of this zoning ordinance:

- A. Garage.
- B. Carport.
- C. Porches.
- D. Decks.
- E. Solar panels.
- F. Urban vegetable gardens, not exceeding 50% of the rear yard shall maintain all setbacks, and vision clearances at driveways and corners.
- G. Mini-barns.

- H. Sheds.
- I. Patios.
- J. Outdoor fireplaces.
- K. Gazebo.
- L. Porte-cocheres.
- M. Bathhouses.
- N. Fence.
- O. Cabana.
- P. Children's playhouse.
- Q. Greenhouse.
- R. Private swimming pools, spa, hot tubs complying with the strict of this Division and Division 157-60 of this zoning ordinance.
- S. Public and semi-public swimming pools shall comply with the stricter of this zoning ordinance or the Indiana Swimming Pool code, as may be amended.
- T. Management office in multifamily complexes and other structure and uses normally associated with tenants' convenience, such as clubhouses, recreational facilities, laundry facilities, maintenance facilities, provided: however, there is no exterior storage or display.
- U. Storage or parking of recreational vehicles parked or stored in compliance with Division 195-120, owned by the owner or tenant, a homeowners' association, owned by the facility owner, or are in similar type of control; and, provided that the facilities are either open to the public (if dedicated to the public and accepted) or to all residents in the association.
- V. Other accessory uses, buildings or structures similar and comparable in style, character, materials, colors, and similar characteristics to the principal structure, building, or use.

Sec. 157-50 Development Standards

- A. Setbacks: Whether attached or detached, accessory structures must be located a minimum of 5 feet from a side lot line and a minimum of 10 feet from a rear lot line. Accessory structures must be located at least 10 feet from a principal structure. If special building provisions are made, and approved by the Planning Director, such as constructing a fire wall, the building inspector may allow a reduction in separation, but not less than 6 feet.
- B. Height, excluding an ADU, Height: An accessory structure may not exceed the lesser of 12 feet in height or the height of the principal structure. Height is defined as "the vertical distance from the normal elevation of the adjoining ground, or the established grade, to (1) the top of the cornice of a flat roof, or (2) to the deck of a mansard roof, or (3) to a point on the roof directly above the highest wall of a shed roof, or (4) to the uppermost point of a round or arched roof, or (5) to the average height between the peak and the sill on a gable, gambrel, or hip roof.
- C. Accessory ADU Height: An accessory structure may not exceed 15 feet in height from the normal elevation to (1) the top of the cornice of a flat roof, or (2) to the deck of a mansard roof, or (3) to a point on the roof directly above the highest wall of a shed roof, or (4) to the uppermost point of a round or arched roof, or (5) to the average height between the peak and the sill on a gable, gambrel, or hip roof.
- D. Legal Nonconforming accessory uses or structures may be replaced provided that they comply with this ordinance

Sec. 157-60 Building Permit Requirements

Before accessory use or structure construction begins, the property owner must obtain a permit. The application submittal shall include:

- A. A completed permit application.
- B. A site plan that is drawn to scale.

- C. The site plan must show abutting streets, lot lines, and their dimensions, existing buildings and their dimensions, dimensions of the proposed structure or use, access, and all existing and proposed setbacks.
- D. Adjoining land uses.
- E. Gross floor area of the principal building and dimensions.
- F. Zoning classification.
- G. Neighborhood in which the proposed use, building, or structure is located.

Sec. 157-70 Accessory Dwelling Units

A. Specific Purpose

This chapter provides criteria for the approval of second dwelling units.

B. Accessory Dwelling Unit Defined

An accessory dwelling unit is an attached or detached residential dwelling unit which provides complete, independent living facilities for one or more persons. It shall include permanent provisions for living, sleeping, eating, cooking, and sanitation on the same parcel as the single family dwelling is situated.

A. Location

Accessory dwelling units are permitted in the following neighborhoods, provided the second dwelling unit complies with the standards of this section.

- 1. Greenacres.
- 2. Sherwood.
- 3. Howard Park.
- 4. Falls View.
- 5. Other neighborhoods by special exception.

B. Design and Development Standards

The accessory dwelling unit may be either attached to or detached from the primary dwelling unit. Accessory dwelling units shall be allowed only in compliance with the following standards:

- 1. Minimum Lot Area. Three thousand square feet.
- 2. Maximum Coverage. The maximum combined building coverage shall not exceed the percentage for the zoning district in which it is located.
- 3. Setbacks. A second dwelling unit shall maintain the setbacks required in the zoning district in which it is located, and a minimum of 10 feet shall be maintained between the primary dwelling and a detached accessory unit.
- 4. Floor Area. The floor area of the second dwelling unit for an attached unit shall not exceed 30 percent of the existing dwelling's living area. The floor area of a detached unit shall not exceed 950 square feet.
- 5. Minimum Facilities. The accessory dwelling unit shall include permanent provisions for independent living, sleeping, eating, cooking and sanitation within the unit. The primary residence and the accessory dwelling unit shall maintain separate wastewater and water service.
- 6. The ADU shall not have less than 360 square feet or exceed 35% of the primary dwelling unit.
- 7. ADU's having 600 square feet or less shall be limited to one bedroom.
- 8. ADU's exceeding 600 square feet shall be limited to two bedrooms.

- 9. When calculating the square footage of the ADU, covered exterior elements such as decks, ramps, and porches will not be included. The total size of all covered exterior elements shall not exceed 200 square feet.
- 10. The design and style of the ADU shall be consistent with the primary dwelling unit and the neighborhood.
- 11. Design style, colors, materials, layout and placement of an ADU shall take into consideration nature feature, including trees, which intrude into a required yard setbacks.
- 12. One off street parking space is required.
- 13. Appearance. The unit shall be designed and constructed so as to be compatible with the existing primary structure and neighborhood in terms of height, form, colors, and materials and the unit shall be clearly subordinate to the primary residence.
- 14. Parking Requirement. Each one bedroom or studio accessory unit shall provide at least one off-street parking space. Additional parking may be required if the accessory dwelling unit includes more than one bedroom provided that a finding is made that the additional parking requirement is directly related to the accessory dwelling unit and is consistent with parking requirements applicable to the zone in which it is located.
- 15. Effective Date. The second dwelling unit clearance shall be valid for a period of two years from the date of planning department confirmation of compliance with the above design and development standards.
- 16. Accessory Dwelling Unit with Nonconforming Primary Structure. When the primary structure is nonconforming, an accessory dwelling unit, in compliance with the above design and development standards, is permitted, providing that the accessory dwelling unit does not increase the non-conformity.

Sec. 157-80 Fences

A. Specific Purpose

The purpose of this division is to establish standards for material, location and dimensions of accessory structure including:

B. Fences, Walls and Hedges.

This section addresses fences as defined in Division 15 of the zoning ordinance. This section applies to any fence; wall or hedge not regulated by covenants or restrictions recorded in the Clark County Recorder's office.

- 1. A fence, wall or hedge enclosure not exceeding 6 feet may be permitted in or along any required rear, or side yards provided vision clearance is not violated as provided in this zoning ordinance and the following:
- 2. No fence, wall, or hedge, enclosure or other barrier shall be permitted in a required front yard in a R-1, R-2, R-3, MHP, RPO districts.
- 3. A fence shall not be constructed with spikes, junk, barbed or razor wire, sharp or similar objects.
- 4. A fence shall not be unsafe or dilapidated, deteriorated or decayed by reason of construction, material, inadequate maintenance, obsolesce, or abandonment.
- 5. A fence shall not pose a risk, safety or health threat.
- 6. Trees, shrubs, flowers, or plants shall be permitted in any required yard, provided it does not violate the comer setback, vision clearance, or be in conflict any provisions of this zoning ordinance.
- 7. Except in front yards, to maintain vision clearance no fence, fencescaping, wall, hedge or other planting or obstruction to vision extending in excess of three (3) feet above the established street center-line grade shall be erected or maintained on that part of the comer lot that is included between the lines of intersecting streets and a line intersecting them at points of twenty-five (25) feet distance from the intersection of the street line.
- 8. Barbed wire or razor wire fence shall not be permitted in any district other than the I-2 district.

C. Front Yard Fencing, Walls and Hedges Used as Landscaping

- 1. No fence, barrier or enclosure as defined in Division 15, or wall, or hedge exceeding four [4] feet in height shall be permitted in a required front yard in the R-1, R-2, R-3, RPO, B-1, B-2, I-1, I-2, MHP District provided it meets the requirements of this section of the zoning ordinance.
- 2. A front yard fence shall not be a privacy fence, shadowbox fence, panel fence, chicken wire fence, field fence, chain link fence, or obstruct vision.

D. Fencescaping In Front yards

- 1. Fencing may be used as an element of landscaping in a front yard and considered fencescaping provided it meets all of the following:
- 2. The fence element of the landscape shall not be constructed with spikes, junk, barbed, glass, plexiglas, or razor wire, sharp or similar objects.
- 3. It shall not be unsafe or dilapidated, deteriorated, or decayed by reason of construction, material, inadequate maintenances, obsolesce, or abandonment.
- 4. It shall not pose a risk, safety or health threat.
- 5. The non-structural face of the fence shall be outward.
- 6. Fencescaping shall not be intended or used for security, protection, privacy, retaining, screening, confinement, enclosing or for the creation of a barrier.
- 7. It shall not be permitted along the front property line or alongside property lines within five feet of the front property line.
- 8. Vision clearance as defined in Division 15 of the zoning ordinance shall be observed at corner lots and vision shall not be impeded at drives, curb cuts or entrances.
- 9. The fence shall not be a privacy fence, shadowbox fence, panel fence, chicken wire fence, field fence, or chain link fence.
- 10. The height of fencescaping, and landscaping shall not exceed four feet,
- 11. When used, pickets shall not exceed 1.5 inches in width and shall be spaced no less than 3.5 inches apart. Fence posts shall not exceed 4 inches by 4 inches.
- 12. Lawn rail or split rail fencing shall not exceed 48 inches in height and may be two rails or three rails. Rails shall not exceed six inches in width and posts shall not exceed 4 inches by 4 inches. Four rail lawn or split rail fences are prohibited.
- 13. Cross buck fencing shall not exceed 48 inches in height and posts shall not exceed 4 inches by 4 inches. Horizontal rails shall not exceed 1.5" X 6" X 16.' Diagonal rails shall not exceed 1.5" X 6" X 97."

Sec. 157-90 Garage, Carport, Mini-barn or Shed

Unless in conflict with applicable building codes the following shall apply:

- A. An attached garage shall be separated from the residence, and its attic area, by a smoke separation of not less than 1/2 inch gypsum board applied to the garage side of the framing. However, pull down stairs may be installed in garage/attic separations when installed in a manner that resists the passage of smoke.
- B. The area of floor used for parking of automobiles or other vehicles shall be sloped to facilitate the movement of liquids to an approved drain or toward the main vehicle entry doorway.
- C. Detached garages, carports, and accessory structures shall be separated from dwellings by not less than 10 feet of open space, except that such space may be roofed if approved by Building Commissioner.
- D. Detached garages, carports, sheds, and accessory structures separated from dwellings by less than ten feet of open space shall be considered the same as attached garages, carports, and accessory structures. In no case shall garages, carports, or

accessory structures be attached to the dwelling when the footings of the structure to be attached are above the frost line and the adjacent footings of the dwelling are at or below the frost line unless approved by the building official.

- E. Detached garages, detached carports, or accessory structures shall be constructed to applicable sections of this code and the Indiana Residential Code
- F. Any habitable area(s) located within a detached garage or accessory structure shall meet all applicable sections of this zoning ordinance and the Indiana Residential Building Code.

Sec. 157-100 Garage or Yard Sales

A. Specific Purpose

The purpose of this section is to maintain residential neighborhoods and manage outdoor sales in a business zone districts for the health, safety, and welfare of the citizens of Clarksville.

B. Requirement for Garage and Yard Sales

A garage or yard sale is a public or private sale that is conducted by the owner or occupier of a residential premise and conducted on the same parcel as the residence.

- 1. The sale may be conducted in a garage or other accessory buildings or outside thereof, of personal property. Items for sale shall be only the personal property of the occupant or be in the possession of the occupant. Items for sale shall not be items acquired by the owner or occupant for the purpose of resale.
- 2. Conducted a maximum of three (3) times in any one (1) calendar year or on any premises located in any residential zone, not be conducted for more than three (3) consecutive days.
- 3. All personal property exhibited for sale outside any structure during a garage or yard sale or auction shall be removed from the outside and placed within a structure immediately following the last day of the sale. All signs erected for a garage or yard sale or auction shall likewise be removed within twenty-four (24) hours following the last day of the sale.
- 4. Off premise signs are not permitted.

Sec. 157-110 Home Occupations

A. Specific Purpose

Home occupations are permitted, so that small businesses may function without incurring high overhead costs, and persons can legally perform limited business activities within their residence. Such uses are regulated in order to assure that there will be no negative impacts on adjacent residential uses or districts.

B. Permitted Locations

The mix of residential and business or commercial uses within the same structure is permitted, in the EBCZ and CLMU Zone Districts and, unless restricted by covenants, the residential neighborhoods of Greenacres, Windemere Heights, and Beechwood Manor in order to foster economic and social benefits to the community and to property owners, including increased viability of older businesses and commercial areas within Town.

C. Permitted Use

- 1. Accountant.
- 2. Attorney.
- 3. Engineer.
- 4. Architect.
- 5. Artist.
- 6. Dance and musical instrument instructor, excluding group instruction or practice.

- 7. Insurance underwriter.
- 8. Para legal or typist.
- 9. Desktop publishing.
- 10. Copy Editor.
- 11. Similar home occupations that can meet the requirements of this ordinance.

D. Process and Development Standards

The Technical Review Committee shall review a proposed home occupation for compliance with the requirements of this ordinance and an initial inspection shall be conducted by the department prior to the commencement of a home occupation.

All of the following development/performance standards shall be required prior to commencement of the home occupation:

- 1. An application and development plan shall be required with the following:
 - a. Lot or parcel size and boundaries plan with dimensions with location of house.
 - b. Location of driveway and length and width of driveway.
 - c. Floor plan with dimensions of the dwelling showing the location of the proposed home occupation and its relationship to the remainder of the dwelling.
 - d. Proposed use and equipment to be used in performing the home occupation.
 - e. Combined lot area coverage shall not exceed 35%.

E. Limitations

- 1. The home occupation shall not result in an alteration to the residential appearance or character of the principal structure, use or parcel on which it is located.
- 2. Merchandise, products or other materials shall not be displayed at any location on the structure or property in such a manner as to be visible from outside the dwelling.
- 3. The only sign permitted is an identification sign not exceeding two (2) square feet, containing only the name of the resident, the title of the person conducting the home occupation, and/or the name of the business, is allowed to be securely affixed to the dwelling unit.
- 4. A resident engaged in a home occupation shall not engage in soliciting, advertising or promotion of business which creates commercial traffic, deliveries, vehicular, or pedestrian, inconsistent with the residential character of the neighborhood.
- 5. The home occupation shall not result in the production of any noise, vibration, light, dust, odor, fumes, smoke, or other similar effects detectable outside the dwelling unit by the sense of human beings.
- The use shall be conducted only within the dwelling unit, which may include a detached garage, if required off-street parking spaces are provided for the residents.
- 7. No more than one (1) employed person, other than persons occupying the dwelling, shall work within, or on the premises of, the principal use which the home occupation is conducted.
- 8. The operation of the home occupation shall not generate parking demands or may adversely affect parking by residents within the immediate neighborhood.
- 9. No more than twenty (20) square feet of storage of goods or materials related to the home occupation shall be permitted.
- 10. Materials used in conjunction with the home occupation shall not be stored outdoors.
- 11. Storage of dangerous, combustible or volatile materials to be used in conjunction with the home occupation shall not be permitted.

- 12. The principal structure within which the home occupation is located shall comply with all applicable building and fire codes.
- 13. The hours of operation shall only be between the hours of 8:00 am and 5:30 pm Monday through Friday.
- 14. Other conditions/requirements as necessary to meet the requirements of this ordinance.

F. Non-Conforming

Any legally established home occupation which is operating at the time of adoption of this ordinance shall be permitted to continue, notwithstanding the provisions of this ordinance; provided, however, such use does not provide a greater impact on the neighborhood than exists after the time of the adoption.

G. Enforcement

A home occupation which is found to be in violation of any of the provisions of this, or other applicable requirements of this ordinance, shall cease operations until the violation has been corrected. If not corrected a citation may be issued.

Sec. 157-120 Swimming Pools, Spas, and Hot Tubs, Except Public and Semi Public

No person shall construct, remodel, or alter any swimming pool until a permit to do so is obtained. An application for such permit shall be filed, on a form furnished by that Planning Department, together with the plans and specifications for such pool. The plans and specifications shall be reviewed to determine whether the pool will comply with the provisions of this section. If it appears that the pool will comply therewith, he shall note his approval on the plans and specifications and shall issue a permit authorizing the work to proceed through the regular procedures.

For the purpose of this subsection the phase swimming pool, residential means any constructed pool, permanent or non-portable, which is intended for noncommercial use as a swimming pool by not more than two (2) owner families and their guests.

A wading pool means a pool that may range in water depth from two (2) feet to zero (0) feet for wading.

No family swimming pool shall be constructed except on the same lot as the owner's dwelling or on a vacant lot immediately contiguous thereto if it is under the same ownership as the dwelling.

The following conditions must be met if the pool is to be located on the same building lot as the dwelling of the owner:

- A. The pool shall be permitted only in the rear yard and not closer at any point than ten feet from any principal or accessory building.
 - 1. The pool shall be enclosed by a fence in the manner set forth below and at no point shall the fence be closer than ten feet to any property line.
 - 2. A fence surrounding or partially surrounding a pool shall not be closer than six feet to the edge of the pool at any point. The surface area of the pool may not exceed 25 percent of the area of the rear yard.
- B. When a pool is located on a lot contiguous to the lot on which the owner's residence is located and under the same ownership as the dwelling, the following conditions must be met:
 - 1. No part of the pool shall be located forward of the rear of the principal structure of the owner's dwelling.
 - 2. No part of the pool shall be closer than ten feet from the owner's dwelling and no closer than sixteen feet from any property line of any other property owner.
- C. No pool shall be built across any property line regardless of the ownership thereof.
- D. If the contiguous lot has frontage on a street other than that on which the owner's dwelling is located, no part of the pool shall be forward of any minimum setback line.

Sec. 157-130 Centralized Delivery of Mail and Parcels

Cluster Box Units (CBU) shall be used for centralized delivery of mail and parcels. When a minor or major development is required the central locations shall be shown on the site plan.

Sec. 157-140 Minimum Room Sizes

Every residential dwelling shall have at least one habitable room having not less than 120 square feet excepting kitchens, other habitable rooms shall have not less than 70 square feet.

Sec. 157-150 Accessory Use That Are Not Permitted

The following accessory uses are not permitted in any zoning district within Clarksville, except I-2.

- A. Outdoor storage or property that is unusable, discarded or in a state of disrepair such as, but not limited to: junk, lumber, building materials, parking of inoperative vehicles and parts thereof, junk, abandoned or unlicensed motor vehicles, motor vehicle parts or similar items, shall not be permitted in any District unless specifically permitted by the specific zoning district regulations.
- B. All wild and exotic animals that are inherently dangerous to humans shall be prohibited.
- C. All other wild and exotic animals shall be restricted to those requiring state or federal permits and special exception approval by the Board of Zoning Appeals.
- D. Motor vehicles used for storage

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Sec. 160-10 Specific Policy

The policy for the location of cell towers is to encourage the co-location of service facilities. Any request for review of a proposal to construct such an antenna tower shall be made only in accordance with this section. This section applies to co-locations on an existing structure or construction of an antenna tower.

This regulation does not apply to "ham radio" operator's towers or towers of public protection agencies or departments.

Sec. 160-20 Location

An antenna tower for cellular telecommunications services or personal communications services may be allowed in any business or industrial zoning district excluding Residential Professional Office (RPO), after receiving Board of Zoning Appeals review and approval in accordance with application filing procedures to ascertain its agreement with the Comprehensive Plan, zoning district regulations, and the requirements for special exceptions in Division 225 of the zoning ordinance.

Sec. 160-30 Application Requirements:

Any application for a special exception filed for review of a proposal to construct an antenna tower shall include the following:

- A. All information that the applicant is required by the Indiana Utility Regulatory Commission.
- B. A copy of the applicant's FCC license, or, if the applicant is not an FCC license holder, a copy of at least one letter of commitment from an FCC license holder to locate at least one antenna on the applicant's tower.
- C. Unless co-locating, certification, supporting by evidence, that the co-location of the proposed telecommunications facility with an existing approved tower or facility cannot be accommodated. The applicant's certification shall include a listing of all existing towers and facilities, a description of each existing site, and a discussion of ability or inability to co-locate on each existing site according to the following table:
 - 1. For a tower, proposed to be 200 or more feet tall, all towers and facilities within a 1.5 mile radius of the proposed site.
 - 2. For a tower, proposed to be at least 100 feet but less than 200 feet tall, all towers and facilities within a 1 mile radius of the proposed site.
 - 3. For a tower, proposed to be less than 100 feet tall all towers and facilities within a 0.5-mile radius of the proposed site.
- A. Reasons for not co-locating on a site would include, but not be limited to, the following:
 - 1. No existing towers or facilities are located within the above radius of the site.
 - 2. Existing towers or facilities are not of sufficient height to meet the applicant's engineering requirements.
 - 3. Existing towers or facilities do not have sufficient structural strength to support the applicant proposed antenna and related equipment.
 - 4. Applicant's planned equipment would cause radio frequency interference with other existing or planned equipment of the tower or facility, or existing or planned equipment of the tower or facility would cause interference with the applicant's planned equipment's which cannot be reasonably prevented.
 - 5. Unwillingness of the owner of the existing tower or facility to entertain a co-location proposal.

- 6. Existing towers and facilities does not provide an acceptable location for requisite coverage for the applicant's communication network.
- B. Unless co-locating, certification, supported by evidence, that the proposed site is the only appropriate site within the immediate area for the location of the telecommunication facility. The applicant's certification shall include a listing of potential sites, a description of each potential site, and a discussion of the ability or inability of the site to host a telecommunications facility according to the following table:
 - 1. For a tower, proposed to be 200 or more feet tall, all potential sites within a 1.5 mile radius of the proposed site.
 - 2. For a tower, to be at least 100 feet but less than 200 feet tall, all potential sites within a 1 mile radius of the proposed site.
 - 3. For a tower, proposed to be less than 100 feet tall, all potential sites within a 0.5-mile radius of the proposed site.
- C. Potential sites that should be considered (in order from most preferred to least preferred) include highway right-of-ways except designated parkways, existing utility towers, industrial districts, commercial districts and commercial centers, government buildings, office towers, and residential towers.
- D. Reasons for not locating on a potential site would include, but not limited to, the following:
 - 1. Unwillingness of the site owner to entertain a telecommunications facility.
 - 2. Topographic limitations of the site.
 - 3. Adjacent impediments that would obstruct adequate cellular telecommunications and/or personal communications transmissions.
 - 4. Physical site constraints that would preclude the construction of a telecommunications facility.
 - 5. Technical limitations of the telecommunications system.
 - 6. Existing potential sites do not provide an acceptable location for requisite coverage for the applicant's communications network.
- E. At the time of the applicant files, its first application for review under these regulations, the applicant shall provide:
 - 1. A listing of the present locations of the applicant's telecommunications towers and/or facilities in Clarksville and the metropolitan Louisville Kentucky-Indiana region, and any co-location sites.
 - 2. The applicants planned build-out of telecommunications facilities within Clarksville.
 - 3. With each application, the applicant shall provide any changes to the plan that have occurred since the previous application filing or verify the continued accuracy of the plan submitted.
 - 4. A pictorial representation, such as a silhouette drawing, photograph, etc., of the proposed telecommunications facility from a point 400 feet from the facility in each of the four compass directions showing the relationship of the tower and/or facilities against the massing of surrounding structures, trees, and other intervening visual masses.
- F. A justification statement demonstrating that the proposed construction is in agreement with the Comprehensive Plan.
- G. However, if the property is subject to a previously approved special exception or variance, the property owner shall obtain approval of the appropriate amendment or modification request. Such request shall be filed simultaneously with the antenna tower for cellular telecommunications services or personal communications services request filed pursuant to this section. The property owner shall be responsible for making alternative provisions for any alteration of the district development plan or requirements of any previous special exception or variance affected by the location of the tower on the site.
- H. In the event, any state of federal agency requires that the tower be located on the site differently than shown on the district development plan, the applicant shall submit an amended request and plan showing the new location for review of the effects the new location may have on the features of the district development plan.
- I. Such amended request and plan shall be submitted no later than ten (10) business days after the date of any final order of such state or federal agency the Indiana Utility Regulatory Commission approving the tower construction.

Sec. 160-40 General Provisions

Notices and procedures shall be as follows;

- A. Notice of any request filed under this section shall be sent by the applicant by first class mail to the owner every parcel of property within 500 feet of the tower, to the owner of every parcel of property adjoining at any point the property of every which the applicant proposes to create the tower site, and to the owner of every parcel of property directly across the street from said property.
- B. Such notices shall include the address of the Board of Zoning Appeals office and a statement that the recipient has that right to submit testimony to the Board of Zoning Appeals, either in writing or by the appearance at any Board of Zoning Appeals meeting scheduled for review of the request. Such notices by first class mail shall be mailed no sooner than the date of acceptance of the application by the Board of Zoning Appeals and later than two calendar days subsequent to that application. The applicant shall certify within five (5) days of mailing that the required notices have been sent.
- C. The applicant shall furnish to the Board of Zoning Appeals at the time of filing of the request a copy of the required notices and the names and addresses of the owners of the property to whom the required notices will be sent. Records maintained by the Clark County Auditor may be relied upon to determine the identity and address of said owners.
- D. Notice of the filing of the request shall be posted conspicuously in a visible location on the proposed site of the telecommunications facility and in a visible location on the nearest public road at the same time that the notice by first class mail is sent. The applicant shall certify that the postings have been made. The notices shall remain until the Board of Zoning Appeals issues its final decision or 60 days have passed since acceptance of the request by the Board of Zoning Appeals, whichever occurs first. The posting shall be as follows:
- E. Each notice sign shall be at least two (2) feet by four (4) feet in size. The sign posted on the proposed site shall state: "(Name of applicant) proposes to construct a telecommunications tower and/ or facility on this site. If you have questions, please contact (name and address of applicant). The applicant's file is available for review at the offices of the Clarksville Board of Zoning Appeals Rm. 234, Municipal Administrative Building, 2000 Broadway, Clarksville, IN.
- F. In both posted notices the words "proposes to construct or co-locate on an existing structure a telecommunication tower and/or facility" shall be printed in letters at least four (4) inches in height. Both signs shall be construction of durable, weatherproof material.
- G. Unless co-locating, certification, supported by evidence, that the proposed site is the only appropriate site within the immediate area for the location of the telecommunication facility. The applicant's certification shall include a listing of potential sites, a description of each potential site, and a discussion of the ability or inability of the site to host a telecommunications facility according to the following table:
 - 1. For a tower, proposed to be 200 or more feet tall, all potential sites within a 1.5 mile radius of the proposed site.
 - 2. For a tower, to be at least 100 feet but less than 200 feet tall, all potential sites within a 1 mile radius of the proposed site.
 - 3. For a tower, proposed to be less than 100 feet tall, all potential sites within a 0.5-mile radius of the proposed site.
- H. Potential sites that should be considered (in order from most preferred to least preferred) include highway right-of-ways except residential collectors, existing utility towers, industrial districts (excluding RPO) and regional shopping centers, government buildings, office, and hotel buildings.
- I. Reasons for not locating on a potential site would include, but not limited to, the following:
 - 1. Unwillingness of the site owner to entertain a telecommunications facility.
 - 2. Topographic limitations of the site.
 - 3. Adjacent impediments that would obstruct adequate cellular telecommunications and/or personal communications transmissions.
 - 4. Physical site constraints that would preclude the construction of a telecommunications facility.
 - 5. Technical limitations of the telecommunications system.
 - Existing potential sites do not provide an acceptable location for requisite coverage for the applicant's communications network.

- At the time, of the applicant files its first application for review under these a listing of the present locations of the applicant's telecommunications towers and/or facilities in Clarksville and the Louisville, Kentucky-Indiana metropolitan region, to include co-location sites, and any plan of the applicant's planned build-out of telecommunications facilities within Clarksville and the Louisville, Kentucky-Indiana metropolitan region. With each application, the applicant shall provide any changes to the plan that have occurred since the previous plan was submitted to verify the continued accuracy of the plan submitted.
- K. A pictorial representation, such as a silhouette drawing, photograph, etc., of the proposed telecommunications facility from a point 500 feet from the facility in each of the four compass directions showing the relationship of the tower and/or facilities against the massing of surrounding structures, trees, and other intervening visual masses.
- L. A justification statement demonstrating that the proposed construction is in agreement with the Comprehensive Plan.

Sec. 160-50 Performance Bond or Security

To assure the removal of all improvements at any abandoned telecommunications facility, any applicant filing a request shall, at the time of submittal of the list of existing towers and annual plan, deposit with the Board of Zoning Appeals and to the benefit of the Board of Zoning Appeals a performance bond, or other security acceptable to the Board of Zoning Appeals in the amount equal to the cost of demolition and removal of the telecommunications tower.

- A. An applicant having multiple telecommunication facilities within Clarksville may deposit a single guarantee in the amount equal to the cost of demolition and removal of the one telecommunications facility it owns which would cost the most to demolish and remove until such time as the number of its multiple telecommunications facilities exceeds four (4) such facilities, both existing and projected within the current calendar year.
- B. At such time as the approved number of one applicant's multiple telecommunications facilities exceeds four (4) such facilities, the applicant shall increase the amount of deposit to an amount equal to the cost of the most costly demolition and removal times 25% percent of that applicant's total number of telecommunications facilities both existing and projected within the next calendar year. Any guarantee submitted shall be irrevocable and shall provide for all Board of Zoning Appeals to collect the full amount of the guarantee if the applicant fails to maintain the guarantee.

Sec. 160-60 Special Expert Consultants and Costs

The Board of Zoning Appeals may retain special expert consultants, as it deems necessary to provide assistance in the review of site location alternatives analysis. Application fees may be established to cover the costs of staff and/or special expert consultant review of any request files under this section.

Sec. 160-70 Design Standards

At the time of filing of a request, the applicant shall provide information demonstrating compliance with the requirements listed below. Where the Board of Zoning Appeals finds that the conditions or circumstances relating to the particular application are such that one or more of the requirements listed below are not necessary or desirable for the protection of surrounding property or the public health, safety, or welfare, either at the time of application or in the foreseeable future, and that such special conditions and circumstances make one or more said requirements unduly burdensome, the Board of Zoning Appeals may modification or waiver shall be requested by the applicant, and the applicant shall submit a written justification for each requested modification or waiver.

- A. All structures, except fences, shall be located at least the height of the tower feet from the property line of any residentially or RPO zoned property and shall, in all other circumstances, observe the yard requirements of the district in which they are located.
- B. The site shall be landscaped in accordance with the requirements of Article 12 for utility substations. If the site is an easement, the easement boundaries, exclusive of that portion used strictly for vehicular access, shall be treated as property boundaries.
- C. Any monopole, guyed, lattice, or similar type cellular antenna tower and any alternative cellular tower structure similar to these towers, such as light poles, shall be maintained in either galvanized steel finish or be painted light gray or light blue in color. Alternate sections of aviation orange and aviation white paint may be used ONLY when FAA finds that none of the alternatives to such marking are acceptable.

- D. A cellular antenna tower or alternative cellular antenna tower structure may be constructed to a maximum height of 200 feet regardless of the maximum allowed height for the district in which it is located. This also applies to any tower tall than 15 feet constructed on the top of another building, with the height being the overall height of building and tower together measured from grade to the highest point.
- E. When any tower as described above is proposed to result in an overall height greater than 200 feet, the Board of Zoning Appeals may allow the overall height to exceed 200 feet if the Board of Zoning Appeals, upon review of the applicant's written justification for the additional height, finds that the request for additional height meets the criteria enumerated in Division 225 for variances of the Zoning Ordinance. However, when any cellular antenna tower or alternative cellular antenna tower structure is taller than the distance from its base to the nearest property line, the applicant shall furnish the Board of Zoning Appeals with the certification from an engineer registered in the State of Indiana that the tower will withstand winds of 70 miles per hour in accordance with current ANSI/EIA/TIA standards.
- F. When a tower taller than 15 feet constructed on the top of other building results in the overall height of the building and tower, including any antenna, being greater than the distance from the base of the building to the nearest property line, the applicant shall furnish to the Board of Zoning Appeals this same certification.
 - 1. A cellular antenna tower or alternative cellular antenna tower structure may be artificially lighted ONLY with steady-burning red obstruction light (FAA type L-810) or flashing red obstruction lights (FAA type L-864) flashing no faster than 20 flashes per minute, medium intensity flashing within obstruction lights (FAA type L-865 or L-866) high intensity flashing white lights (FAA type L-856 or L-857), or dual flashing red obstruction lights and medium intensity flashing white obstruction lights (FAA types L-864/L-865) may be used ONLY when the FAA specifies that the specific lighting pattern is the only lighting pattern acceptable to promote aviation safety.
 - The site shall be unstaffed. Personnel may periodically visit the site for maintenance, equipment modification, or repair. To accommodate such visits, access shall be only from access points approved by the Board of Zoning Appeals Administrator, and there shall be provided on site an area sufficient to accommodate the parking of the service vehicle.
 - 3. A security fence at least eight-(8) foot high shall enclose the site. The fence may be located in any required yard, however, the fence shall not be located within twelve [12] feet of the front yard boundary through which access is provided or within five feet of the side and rear yard boundaries. The fence shall not obstruct vision clearance as defined in division 15 of the zoning ordinance.
 - 4. Any site to be purchased or leased for the installation of a cellular antenna tower or alternative cellular antenna tower structure and ancillary facilities shall comply with the minimum lot size requirements of the district in which the site is located.
 - 5. The applicant shall supply certification that the facility complies with the FCC's regulations concerning radio frequency emissions. To the extent that the facilities do not comply with the FCC's regulations, the Board of Zoning Appeals may establish additional requirements on the basis of the environmental effects of radio frequency emissions. (Sec. 704 of the Telecommunications Act of 1996).

G. Discontinued Use

- 1. If the use of any cellular antenna or cellular antenna tower or alternative cellular antenna tower structure is discontinued, the owner shall provide the Board of Zoning Appeals with a copy of the notice to the FCC of intent to cease operations within 30 days of such notice to the FCC. If the cellular antenna or cellular antenna tower or alternative tower structure will not be reused, the owner shall have 180 days from submittal of the FCC notice to the Board of Zoning Appeals to obtain a demolition permit and remove the antenna tower or alternative tower that will not be reused. If the cellular antenna or cellular antenna tower or alternative cellular antenna tower structure is to be reused, the owner shall no more than twelve (12) months from submittal of the FCC notice to the Board of Zoning Appeals in which to commence new operation of the antenna or tower to be reused.
- 2. Upon failure to commence new operation of the antenna or tower that is to be reused within twelve (12) months, the cellular antenna or cellular antenna tower or alternative cellular antenna tower structure shall be presumed abandoned, and the owner shall immediately obtain a demolition permit and remove the antenna or tower that is presumed abandoned. If the owner fails to remove an antenna or tower at the time provided by this paragraph, the Board of Zoning Appeals may cause the demolition and removal of the antenna or tower recover its cost of demolition and removal from the guarantee deposited by the applicant pursuant to this section.

3. The only signs allowed shall be emergency information signs, owner contact information, warning or safety instructions, and signs required by a federal, state, or local agency. Such signs shall not exceed eight [8] square feet in area.

CONTENT

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SEC. 165-20	DEFINITIONS
SEC. 165-30	MANDATORY COLLECTION AND DUTIES OF OWNER
SEC. 165-40	REQUIREMENTS BY LAND USE
SEC. 165-50	CONTAINERS AND ENCLOSURES
SEC. 165-60	LAND USE AND WASTE GENERATION.
SEC. 165-70	ENFORCEMENT AND PENALTIES.

Sec. 165-10 Specific Purpose

The purpose of this Division is to maintain a healthy, safe, and clean environment free of solid waste materials and discarded refuse materials, for the benefit of the citizens of Clarksville. Further, the purpose is to avoid unsightly, damaged, or dilapidated enclosures. This Division establishes standards for design, placement, and materials permitted for use in the construction of refuse enclosures. This Division also establishes a deadline for compliance by all users subject to this Division.

Sec. 165-20 Definitions

For the purpose of this Division, words and phrases have the following meanings:

AMORTIZATION - Enclosures subject to this Division shall meet the requirements of this Division by December 31, 2018.

COMMERCIAL SERVICE - All refuse and garbage collected from the multiple-family residential apartment, mobile home parks, duplexes, condominium, senior housing, nursing home and assisted living complexes, shared single-family units (townhomes, patio homes, etc.), and from commercial, industrial, and institutional facilities.

CONTRACTOR - A business that collects municipal solid waste, garbage, or refuse from uses other than single-family units.

REFUSE CONTAINER - Cans, carts, dumpsters, and roll-off boxes.

MULTIPLE-FAMILY DWELLING - A building with three or more dwelling units.

REFUSE - Commercial wet or dry waste, garbage, rubbish, litter, solid waste, debris, or other discarded material or matter, excluding dead animal, manure, sewage, petroleum products, hazardous wastes, yard wastes, and recyclable materials.

REFUSE ENCLOSURE - An enclosure designed and constructed to completely contain and conceal refuse and refuse containers from public view, that meets the requirements of this Division.

USER – A user is a location or use which this Division applies to, such as multiple-family dwellings, condominiums, senior housing, nursing homes, independent living units, duplex dwellings, mobile home parks, assisted living developments; or commercial, industrial, or institutional establishments; or **any** business generating refuse.

Sec. 165-30 Mandatory Collection and Duties of the Owner

All users shall adhere to the following requirements:

- A. Provide adequately sized refuse containers for the user's land use, the type and quantity of refuse generation, and building size.
- B. Provide a sufficient number of refuse enclosures to totally screen refuse containers from public view and meet the requirements of this Division.
- C. Maintain a regular collection service at intervals suitable to meet the **sanitary, health, and environmental** needs of the premises and comply with this Division. In no event shall collection be allowed between the hours of 7:00 p.m. and 7:00 a.m., except where the site is more than five hundred (500) feet, measured in a straight line, from the nearest residential use property line to the closest point of the enclosure.
- D. If the user generates greater amounts of refuse during seasonal periods, the user is required to secure additional refuse containers and refuse enclosures for that period to keep refuse from public view, and/or to arrange for more frequent collection services.
- E. Maintain the refuse containers and refuse enclosures in an orderly, clean, and sanitary condition.

- F. If the primary use of the subject property changes, intensifies, or expands, thereby resulting in the generation of more refuse, additional refuse containers, refuse encloses, and/or collection services shall be provided.
- G. The responsibility for removal of refuse, as defined in this ordinance, rests with the owner of the property, whether improved, unimproved, occupied, unoccupied, or leased.
- H. Meeting the requirements of this Division may require the user to lose a portion of a user's parking or green space requirements. In some circumstances, meeting the requirements of this Division shall require the relocation of refuse enclosures. Parking and green space requirements may be reduced by up to 10% if the applicant documents that the relocation of the enclosure is not otherwise practical, to the satisfaction of the Technical Review Committee (TRC).
- I. Required setbacks for the placement of enclosures shall comply with setbacks for accessory structures.

Sec. 165-40 Requirements by Land Use

Specificed land uses shall adhere to the following requirements:

A. Senior Housing, Assisted Living, and Independent Living Units

1. Distance

Unless installed prior to the adoption of this ordinance, refuse enclosures and refuse containers shall not be located more than one hundred twenty-five (125) feet from each user served.

2. Path of Travel

The path of travel from a senior, assisted, or independent living residential building to the refuse enclosure shall be at least four (4) feet wide, free of any obstructions, and free of stairs.

B. Multiple Unit, Mobile Home, Duplex Unit, Shared Single-Family, Condominium, Commercial, Industrial, or Institution

1. Distance

Unless installed prior to the adoption of this ordinance, refuse enclosures and containers shall not be more than two hundred (200) feet from each user or multiple family dwelling units served.

2. Path of Travel

The path of travel from a building to the refuse enclosure shall be at least four (4) feet wide, free of any obstructions, and free of stairs.

3. Central Collection

Unless installed prior to the adoption of this ordinance, one or several adequately sized and centrally located refuse enclosures are only permitted for users that have a janitorial staff that moves waste from every tenant or occupant to a refuse container within the refuse enclosure.

Compaction and Baling Equipment

Unless installed prior to the adoption of this ordinance, refuse containers, refuse enclosures, and compaction and baling equipment are only permitted when performed by a qualified and dedicated janitorial staff and in compliance with the following:

a. Distance from Residential Uses

Compaction and baling equipment shall be enclosed in the same manner as refuse containers, and shall be located at least two hundred (200) feet from the property line of the nearest detached single-family residential dwellings, as measured in a straight line.

b. Storage of Bales of Cardboard

Storage areas for bales of cardboard and similar material shall be enclosed in the same manner as refuse containers. Enclosure space shall also be provided or allocated for pallets as needed.

Sec. 165-50 Containers and Enclosures

All refuse shall be deposited, stored and maintained in refuse enclosures that conceal all refuse from public view. Refuse containers and refuse enclosures shall be securely closed at all times, except when depositing or collecting refuse, and shall adhere to the following requirements:

A. Containers

- 1. Unenclosed refuse containers are a violation of this Ordinance.
- 2. Containers shall not produce noise in excess of the limits of the performance standards of Division 197.
- 3. Users producing less than four hundred (400) pounds or two (2) yards of waste per week may use an alternate enclosure meeting the requirements of this Division.

B. Refuse Enclosure and Gate Design and Materials

Refuse enclosures and gates shall meet the following design requirements:

- 1. The construction, replacement, or repair of refuse enclosures shall be subject to review and approval by the TRC, in accordance with the standards of this Ordinance.
- Bollards of adequate height shall be installed within the enclosure along the rear wall to protect the wall from damage. Bollards located at the front corners of the enclosures may also be installed.
- 3. Each refuse enclosure shall have a gate with a secure, heavy-duty, self-locking mechanism to assure the gate will be kept in a closed position at all times, except when refuse is being deposited or collected.
- 4. The enclosure gates shall be posted with an all-weather sign of sufficient size with four (4) inch letters stating that "Gates shall remain closed at all times." The sign shall be permanently and securely attached to the gate.
- 5. Refuse enclosures shall be designed and built to be compatible with the color and architecture of the principal building served by the refuse container and refuse enclosure.
- 6. The exterior of refuse enclosures shall be constructed with masonry materials of brick, concrete split-face block, or ground-faced concrete block or brick.
- 7. When used, split-faced block or brick shall be stained completely through, as opposed to painted.
- 8. Chain link fence, with or without slats, shall not be permitted for refuse enclosures or refuse enclosure gates.
- 9. Refuse enclosure gates shall be constructed of metal, and shall be attached to an eighteen (18) gauge steel frame and braces. Latches shall be heavy duty.
- 10. Wood, metal, or other materials may be used for refuse enclosures, or wood materials for gates, only when approved and deemed by the TRC to be substantially equivalent in durability, maintenance, and security. A final decision by the TRC shall be subject to appeal to the Board of Zoning Appeals under IC 36-7-4-918.1, or by a development standards variance application under IC 36-7-4-918.5.
- 11. If metal or wood materials are approved by the TRC for refuse enclosures, or wood materials for gates, the owner shall provide a written commitment to maintain, repair, and replace as deemed reasonably necessary by the TRC, with the Plan Commission having enforcement authority to compel remediation of any violation. The commitment shall be recorded in the office of the Clark County Recorder.
- 12. If wooden material is approved for refuse enclosures and/or gates by the TRC, it must be pressure-treated lumber stained through, or painted with a coating that is the same color and durability rating as that used on the principal building, it's trim work, or decking. For gates, 2" x 4" lumber shall be used.
- 13. A single building or businesses producing less than four hundred (400) pounds or two (2) cubic yards of refuse per week may use an alternate enclosure materials meeting the following requirements:
 - a. The enclosure shall be screened with substantial new materials, such as those used on the exterior of the principal building, and approved through the accessory structure application procedure; or pressure treated wood or lattice work that is at least 1/2" thick, and mounted or installed in such a way as to withstand 50 mph winds.
 - b. Any wood enclosure materials shall be pressure treated, stained through, or painted with a coating that is the same color and durability rating as that used on the principal building, it's trim work, or decking.
 - c. Gates shall be provided of the same material, with self-latching closures.

C. Location of New Refuse Containers and Refuse Enclosures

The location of new refuse containers and refuse enclosures shall meet the following requirements:

- 1. In no case, whether previously approved, relocated, or newly constructed, shall refuse collection vehicles use any part of a public street right-of-way while performing the actual collection of refuse.
- 2. Access to the containers and enclosures shall be wholly on private property owned by the facility being served.
- 3. Unless installed prior to the adoption of this ordinance, the following shall apply:
 - a. Refuse containers and refuse enclosures shall be placed and kept on the premises of the owner, and each user in a manner that is readily accessible and on a hard-paved surface (asphalt, concrete, or substantial equivalent) to facilitate collection and removal of the refuse. The approach apron to the dumpster shall be a concrete of sufficient width and depth to support the refuse collection vehicle.
 - b. Unless prior written consent of the Board of Works has been obtained, refuse containers and refuse enclosures shall be located at the rear or side of the unit being served for multiple-family dwellings, duplex dwellings, mobile home parks, condominiums, senior housing, nursing homes, or assisted living developments; or commercial, industrial, or institutional uses.
 - c. Location and approach of refuse container and refuse enclosure locations shall be designed to minimize the backing of commercial refuse collection equipment, to the extent practicable.
 - d. The approach to refuse container and refuse enclosure locations shall be designed to minimize overhead obstructions.
- 4. Approach and refuse enclosure locations shall be designed to allow for ingress and egress of refuse collection vehicles and delivery trucks.
- 5. Storm water inlets shall not be placed in the enclosure or in the driving path of the refuse collection vehicle. Any discharge entering the municipal storm water system violating storm water ordinances may be subject to enforcement actions of the Clarksville Department of Public Works.

D. Condition of Refuse Containers and Enclosures

The condition of gates, refuse containers, and refuse enclosures shall adhere to the following requirements:

- Covers of refuse containers are mandatory and shall be kept closed at all times except for the purpose of placing or removing refuse.
- No refuse shall be permitted to leak, spill, or blow outside of the refuse container or within or outside the
 enclosure. Containers and enclosures shall not create odors or otherwise become a nuisance. The interior of the
 enclosure shall be continuously maintained in a clean condition, free of any type of loose debris, or solid or liquid
 waste. Any spill, leak, or blown debris shall be immediately removed, and the container and enclosure
 immediately cleaned.
- 2. Containers, enclosures, and gates shall be at all times kept in a clean and sanitary condition. The user shall clean the interior of the enclosure and area at least twice weekly, and more often if odor or debris becomes a nuisance as determined by Planning Director or the Director's designee.
- All baled refuse, including cardboard and similar materials, shall be concealed from public view within an enclosure as any other type of refuse, and shall conform to this Division.
- 4. No type of oil or grease (vegetable, motor, animal, etc.), or other illicit discharge identified in Clarksville Ordinance No. 2004-SW-01, as may be amended, shall be permitted to be placed in a refuse container or refuse enclosure; nor shall such discharges be allowed to leak into or be disposed of in the storm water system.
- 5. Oil of any kind shall be recycled or disposed of in a manner acceptable to the Public Works Department.

Sec. 165-60 Land Use and Waste Generation

Land use influences the quantity and type of refuse generated. Refuse generated by commercial, industrial, multiple-family, duplex, mobile home, and condominium uses vary widely among different businesses, residential units, and age of tenants or occupants over the life span of a business or development.

- A. Developers and building owners shall consider the possible mix of tenants and type of refuse when determining the size of containers and enclosures, and the total amount of refuse to be accommodated.
- B. Containers and enclosures shall be adequate to accommodate refuse and materials during high-use periods.
- C. The Town encourages recycling to limit the amount of refuse generated by each user.

Sec. 165-70 Enforcement and Penalties

Enforcement and penalties of this Division shall be as described in Article 6 Division 270.

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Sec. 170-10 Specific Purpose

The purpose of this division is to assure the development of land is compatible with other improvements within the district, manage transportation modes for safety of pedestrians and vehicle traffic, and assure adequate capacity of public facilities. A Development Plan is a specific plan for the development of real property that:

- A. Requires approval by a Plan Commission under the 1400 series of IC 36-7-4.
- B. Includes a site plan complies with 400 series of IC 36-7-4.
- C. Satisfies the development requirements specified in the zoning ordinance regulating the development.
- D. Contains the plan documentation and supporting information required by the zoning ordinance and the TRC.

Sec. 170-20 Zone Districts

Development Plans are required for developments and applications in the R-2, R-3, RPO, FP, MD, AB, OTC, CLMU, EBCZ, VPCZ, PUD, B-1, B-2, I-1, and I-2. Applications for the following require a development plan.

- A. Planned unit development.
- B. Site or traditional condominium development.
- C. Subdivision plat.
- D. Attached patio unit development.
- E. Cluster development.
- F. Mixed use development.
- G. Rezoning.
- H. Special exception.
- I. Variance from development standards.
- J. Use Variance from the terms of the Zoning Ordinance.
- K. Infill development.
- L. Residential conversion.

M. Cell tower.

Sec. 170-30 Required Development Plan, Documentation, and Supporting Information

Plan documentation and supporting information that must be supplied to the Plan Commission before the Plan Commission may approve a development Plan.

The development requirements must include the following:

- A. Site Plan and vicinity map.
- B. Compatibility of the development with surrounding land uses.
- C. Availability and coordination of water, sanitary, sewers, sewers, storm water drainage, and other utilities.
- D. Management of traffic in a manner that creates the harmonious development of the community.
 - That the design and location of proposed street and highway access points minimize safety hazards and congestion.
 - 2. That the capacity of adjacent streets and highways is sufficient to safely and efficiently accept traffic that will be generated by the new development.
 - 3. That the entrances, streets and internal traffic circulation facilities in the development plan are compatible with existing and planned streets and adjacent developments.
- E. Building setbacks lines.
- F. Building coverage.
- G. Building separation.
- H. Vehicle and pedestrian circulation.
- Parking.
- J. Landscaping.
- K. Height, scale, materials, and style of improvements.
- L. Signage, locations, size and area.
- M. If threshold limits are reached, traffic impact analysis performed by a qualified professional within 12 months of the submittal of the development plan. The trip generation shall be for uses proposed in the development plan.
- N. Recreation space, size, and location, topography, vegetation type and site coverage. Existing structures and vegetation type by the following general categories or more specific if required: trees, weeds, scrub vegetation, lawn.
- O. Outdoor pedestrian spaces and furnishings.
- P. Outdoor lighting with photometric plan.
- Q. Other requirements considered appropriate by the TRC or the Plan Commission.

Sec. 170-40 Supporting Documentation

The required development plan documentation and supporting information includes:

- A. A site Plan with the location and character of the following:
- B. Existing and proposed primary structures and accessory structures.
- C. Utilities with location and sizes.
- D. Signage plan meeting the requirement of Division 200.

Landscaping plan conforming to the design guidelines for the neighborhood in which the development proposed.

E. Existing and proposed covenants or restriction.

- F. A lighting plan with photometric spec sheets.
- G. The nature and intensity of uses in the development and by function dimension or four digit sic code.
- H. The condition, right-of-way width and pavement width of public thoroughfares, parking, vehicle, and pedestrian facilities.
- I. The location, size, and capacity of drainage facilities and sewer systems serving the development.
- J. A copy of the results of a section 106 review by the SHPO for proposed developments within or eligible for the National Register of Historic Places,
- Other information considered appropriate by the TRC or Plan Commission to review the proposed development

Sec. 170-50 Subdivision

In the case of a subdivision, the development standards of the subdivision ordinance are incorporate by reference in this division, and if they conflict, the stricter applies.

Sec. 170-60 Procedures for Submission and Review of a Development Plan

The TRC conducts meetings with developers, review developments and applications prior to the development plan being placed on the agenda of the Plan Commission by the Planning Department staff.

Sec. 170-70 The Procedure for Review and Approval of Development Plans

A pre-planning meeting is encouraged between the TRC and the developer to discuss the proposed project, requirements for development plan and documentation, schedule of reviews and approvals, including the type development and application, fees, notice, hearing, amendments, and other matters relevant to review. Also, discussed is the number of sets of drawings and documentation are required. Sketch plans may be helpful, but not required.

At the pre-meeting, a permanent docket number is assigned to the project and the appropriate application is provided to the developer.

- A. Plans and documentation are prepared and then submitted with the application and fee, and the appropriate number of copies is to be submitted for TRC review at least two weeks prior to the TRC meeting. The staff distributes the plans and documentation to appropriate departments for review. An electronic copy is submitted on a disk, flash drive or similar media in PDF format is also submitted. Emailed disk copies are not sufficient for submittals.
- B. The applicant is placed on a TRC agenda with the applicant to receive and discuss staff comments and to clarify and resolve any issues or problems.
- C. When all comments are satisfied the staff shall place the application on the Plan Commission agenda.

Sec. 170-80 Plan Commission Review and Approval

The Plan Commission must approve or disapprove a development plan under this series for real property within these designated zone districts. The Plan Commission has exclusive authority to approve or disapprove a development plan for real property located within the Plan Commission's jurisdiction.

- A. The Plan Commission shall review a development plan to determine if the development plan:
 - 1. Is consistent with the comprehensive plan.
 - 1. Satisfies the development requirements specified in the zoning ordinance.
- B. The Plan Commission may do the following:
 - 1. Impose conditions on the approval of a development plan if the conditions are reasonably necessary to satisfy the development requirements specified in the zoning ordinance for approval of the development plan.
 - 2. Provide that approval of a development plan is conditioned on the furnishing to the Plan Commission of a bond or written assurance that:

- a. Guarantees the timely completion of a proposed public improvement in the proposed development.
- b. Is satisfactory to the Plan Commission.
- C. Permit or require the owner of real property to make a written commitment.

Sec. 170-90 Commitments

The Plan Commission may permit or require the owner of a parcel of real property to make a written commitment or enter into a development plan agreement, concerning the use or development of that parcel. A commitment made under this section may be modified or terminated only by a decision of the Plan Commission made at a public hearing after notice of the hearing has been provided under the Plan Commission's rules. The Commission may adopt rules for the following:

- A. Governing the creation, form, recording, modification, enforcement, and termination of commitments; and
- B. Designating which specially affected persons and classes of specially affected persons are entitled to enforce commitments.

A commitment or development agreement made under this section shall be recorded in the office of the county recorder and takes effect upon the approval of the development plan related to the commitment. Unless a commitment is modified or terminated by the Plan Commission, a commitment is binding on:

- A. The owner of the parcel.
- B. A subsequent owner of the parcel.
- C. A person who acquires an interest in the parcel.

A commitment is binding on the owner of the parcel even if the commitment is not recorded. A commitment that is not recorded is binding on a subsequent owner of the parcel or other person acquiring an interest in the parcel only if that subsequent owner or other person acquiring an interest has actual notice of the commitment.

A commitment made under this section may be modified or terminated only by a decision of the Plan Commission made at a public hearing after notice of the hearing has been provided under the Plan Commission's rules.

This section does not affect the validity of any covenant, easement, equitable servitude, or other land use restriction created in accordance with law.

Sec. 170-100 Unrecorded Commitments

A commitment or development plan is binding on the owner of the parcel even if the commitment is not recorded. A commitment that is not recorded is binding on a subsequent owner of the parcel or other person acquiring an interest in the parcel only if that subsequent owner or other person acquiring an interest has actual notice of the commitment.

Sec. 170-110 Wavier

Development requirements for approval of a development plan that the Plan Commission may be waive the development plan process, if after review by Plan Director or the Technical Review Committee, providing the development proposes less than the following:

- A. There will be no off site utility construction.
- B. The use of the structure and land is permitted by right in the zoning district where it is located.
- C. The application concerns a single residential structure.
- D. Nine or more new exterior light fixtures are proposed.
- E. There will be no or a minimal amount of grading, and the site is less than one acre.
- F. There is no more than five required parking spaces.
- G. There will be no expansion of the square footage of the existing principal structure.
- H. There will be no new curb cuts, access points or loading areas required.

Sec. 170-120 Minor Development Plan Threshold

A minor development plan shall be required if the proposed development meets all of the following:

- A. There will be no off site utility construction.
- B. The application concerns a single residential structure.
- C. There is no outdoor dining or a through drive.
- D. Eight or fewer new exterior light fixtures are proposed.
- E. The application concerns a single business structure.
- F. There will be no or a minimal amount of grading.
- G. There is no more than ten required parking spaces.
- H. There will be no more than 10% expansion of the square footage of the existing principal structure.
- I. There will be no new curb cuts, access points or loading areas required.

Sec. 170-130 Minor Development Plan Requirements

The following shall be submitted with an application requiring a minor development plan. Incomplete submittals shall not be reviewed.

- A. Size and boundaries of the property.
- B. A vicinity map.
- C. A boundary description with dimensions and size of the site, if the applicant does not own the property. A letter with original signature of the owner granting permission for submittal of the application is required.
- D. Deed showing ownership of the parcel.
- E. Location, name and width of any public streets and all easements.
- F. Proposed use of parcel.
- G. Uses of adjoining parcels.
- H. Names of adjoining property owners.
- Square footage and height of all proposed structures and lot coverage.
- J. Location and size of all utility lines and easements for sanitary sewer, storm sewer, water, electric, cable television line, others as may exist on the parcel.
- Location of proposed off street parking.
- L. Width of all driveways.
- M. Angle of all parking spaces and aisle widths.
- N. Location and methods of screening material of dumpsters and mechanical equipment complying with the Clarksville Commercial Refuse ordinance.
- O. If the parcel is over one acre in size, the method of storm water management including drainage calculations conforming to Clarksville Standard Specifications.
- P. North arrow and scale.
- Q. Name address, email address, fax number and telephone number of owner, land surveyor and/or engineer or attorney as may be appropriate.
- R. The development plan shall be drawn to a scale sufficient for review and shall include a vicinity map.

- S. Proposed restriction or covenants and by-laws of any proposed property owner or homeowner association conforming to guidelines of Division 150: Special Provisions if any shall be submitted with the application.
- If threshold values are met or exceeded a traffic impact analysis meeting the requirements of Division 155: Roadway
 and Access Management.
- U. Location, size and material if all structures to be done.

Sec. 170-140 Threshold for Major Development Plan

If a proposed development exceeds the minimum requirements, for submittal of a minor development plan a major development plan shall be submitted.

Sec. 170-150 Major Development Plan Submission Requirements

The following shall be submitted with an application requiring a minor development plan. Incomplete submittals shall not be reviewed.

- A. All the requirements of a minor development plan.
- B. A boundary description with dimensions and size of the site. A deed is not sufficient for this requirement.
- C. Deed showing ownership of the parcel.
- D. Location, name and width of all private and public streets and all easements.
- E. Proposed use of parcel, including outdoor dining, and drive through with dimensions, if any are proposed.
- F. Any proposed outdoor storage areas.
- G. Uses of adjoining parcels.
- H. Names of adjoining property owners.
- Square footage and height of all proposed structures and lot coverage.
- J. Location and size of all utility facilities, lines, and easements for sanitary sewer, storm sewer, water, electric, cable television line, others as may exist on the parcel.
- K. Landscape plan complying with Division 180.
- L. Lighting plan with photometric complying with Division 190.
- M. Location and configuration of proposed off street parking complying with sec. 195..
- N. Width and location of all driveways.
- O. Signage plan complying with Division 200.
- P. Angle of all parking spaces and aisle widths.
- Q. Storm water plan meeting the requirements of the Clarksville Storm Water ordinances, including drainage calculations conforming to Clarksville Storm Water ordinances.
- R. North arrow and scale.
- S. Name address, email address, fax number and telephone number of owner, land surveyor and/or engineer or attorney as may be appropriate.
- T. The development plan shall be drawn to a scale sufficient for review and shall include a vicinity map.
- U. Proposed restriction or covenants and by-laws of any proposed property owner or homeowner association conforming to guidelines of Division 150: Special Provisions if any shall be submitted with the application.
- V. If threshold values is met or exceeded a traffic impact analysis meeting the requirements of Division 155: Roadway and Access Management. The Plan Director, TRC, or Plan Commission may require a TIA.
- W. Location and amount of open space including recreation areas.

- X. Drive through location, stacking, and by-pass lane complying with Division 150.
- Y. Requirements of Division 185: Large Retail if any structures will be over 16,000 square feet

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Sec.175-10 Specific Purpose

The purpose of the environmental inventory and evaluation is to identify environmental areas and their quality and significance. The purpose of the inventory is to be used as the foundation for designing certain developments to conserve the natural resources of Clarksville.

Sec.175-20 Environmental Inventory and Evaluation

The inventory shall be conducted and evaluated prior to or with the application for a major development plan required by sec. 170, subdivision, PUD.

The environmental inventory shall include the following and be illustrated on drawings 24" x 36" at a scale of 1"=100'.

- A. A vertical aerial photograph, current as reasonably possible, enlarged to a scale not less detailed than one inch=400 feet, with the site boundaries clearly marked.
- B. Topography, the contour lines that shall generally be at two-foot intervals. Topography shall be prepared by a professional land surveyor or professional engineer, licensed in the State of Indiana from an actual field survey of the site and shall be coordinated with official U.S.G.S. benchmarks.
- C. The location and delineation of ponds, streams, ditches, drains, and natural drainage swales, as well as the 100-year floodplains, dry hydrants, slopes of 18% and wetlands. Also, be shown shall be riparian zones, natural forested uplands, natural scrublands, non-natural woody planted and cultivated area. Additional areas of wetlands on the proposed development parcel shall also be indicated, as evident from testing, visual inspection, or from appropriate governmental mapping, or the presence of wetland vegetation.
- D. Vegetative cover conditions on the property according to general cover type including cultivated land, permanent grassland, meadow, old field, hedgerow, woodland and wetland, trees with a caliper in excess of 15 inches, the actual canopy line of existing trees and woodlands. The applicant shall provide information and plans to regard plant community, relative age and condition shall describe vegetative types.
- E. Soil series, types and phases, as mapped by the U.S. Department of Agriculture, Natural Resources Conservation Service in the published soil survey for the county, and accompanying data published for each soil relating to its suitability for construction for the development.
- F. Ridgelines and watershed boundaries shall be identified.
- G. Cemeteries and individual graves, the county historian or the Clarksville Historical Society may be sources of information.
- H. Geologic formations on the proposed development parcel, including rock outcroppings, cliffs, sinkholes, and fault lines, based on availability of published information or more detailed data obtained by the applicant.
- Abandoned quarry and historic mapping information. These may be available from the Indiana State Geologist or at the Indiana Geological Survey, Indiana University, Bloomington, Indiana.
- J. Archaeological and other historic sites and structures documented by a source approved by the Indiana State Historic Preservation Officer [SHPO] copy of any archaeological record search. Copy of any record search, development plan, or report that is submitted to or required by the SHPO shall be submitted with the application. Where any development will be within 100 feet of any cemetery or grave, the applicant shall submit a letter with comments from the SHPO. Any recommendations of the SHPO shall be incorporated into the primary and final plat of a subdivision, development plan, or PUD and in every planned development.

- K. All existing man-made features including but not limited to streets, driveways, footers, foundations, culverts, bridges, fence rows, woods, buildings foundations, walls, wells, drainage fields, dumps, utilities, fire hydrants, potable water lines, water facilities and storm and sanitary sewers.
- L. Locations of trails or sidewalks that are in public use (pedestrian, equestrian, bicycle, etc.).
- M. All easements and other encumbrances of property, which are or have been filed or recorded with the Clark County Recorder office, shall be shown on the plan.

Sec.175-30 Location Improvement Permit

As required by IC 36-7-4-801, an improvement location permit is required for the construction, reconstruction, enlargement or moving of any building or structure, and shall be applied for in writing and issued by an authorized employee of the Plan Commission.

- A. No permit shall be issued by an authorized employee of the Plan Commission unless the proposed construction, reconstruction, enlargement or moving their building or structure conforms to all the provisions of this zoning ordinance.
- B. Application for said permit shall be made upon forms prescribed by the Plan Commission and shall be attached to plans and specification of significant detail to ensure the staff to determine whether the proposed improvements are in compliance with this zoning ordinance.
- C. No occupancy permit shall be issued until all street signs are installed in a subdivision, PUD or other planned development.
- D. The applicant shall post said permit in a prominent place and protect it from destruction on the site prior to and during the period of construction. The permit may be revoked if active work is not commenced within 60 days after the date of its issue, or if work has started and then stopped for a period of six months.
- E. The permit may be revoked if work is not proceeding according to the detailed statement, plans and specifications filed with the permit application or is perceived as a violation of this ordinance. It shall be his duty to give notice thereof to the owner or his agent requiring that the same shall be immediately rectified.
- F. All infrastructure, except final paving shall be totally installed and operational prior to any improvement location permit being issued for any structure within the development.
- G. The correct street address shall be installed prior to an occupancy permit being issued.
- H. Sidewalk construction is the responsibility of the developer of a subdivision, PUD, or development required by sec. 170

Sec.175-40 Buildings under Construction

This ordinance shall require no change in the plans, construction or intended use of any building or structure, which was legally started before the effective date of this ordinance. Said building or structure may be completed and used in accordance with plans and specification, provided, however, the construction of such buildings or structures shall be completed within one year after the effective date of this ordinance.

Sec.175-50 Special Expert Consultants and Costs

The Plan Commission, staff or Technical Review Committee may retain special expert consultants, as it deems necessary to provide assistance in the review of site location alternatives analysis fees may be established to cover the costs of staff and/or special expert consultant review of a request filed for any application including a petition for a rezoning, development plan review, PUD, subdivision, special exception, variance or conditional use.

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Sec. 180-10 Specific Purpose

The purpose of this division is to establish regulations for the preservation of natural features, aesthetics, and minimum standards for the provision, installation, and maintenance of landscape materials. These regulations are intended to promote the health, attractiveness, and safety of the community; foster aesthetically pleasing and environmentally sensitive development that protects and preserves the appearance and character of the community; and encourages the preservation of natural areas such as mature tree stands and stream corridors.

This division establishes standards to increase the compatibility of a development with the natural environment and adjacent development to maintain and increase the value of land by requiring landscaping to be incorporated into certain developments. The standards set forth herein promote important physical and psychological benefits through the use of landscaping to reduce noise and lighting; promote innovative and cost conscious approaches to the design, installation, and maintenance of landscaping.

Sec. 180-20 Applicability

- A. This Division shall apply to all zoning districts and all public, private, and institutional developments, except those approved prior to the enactment of this Division and those that have fulfilled filing requirements at the time of the adoption of this division.
- B. This Division shall apply to nonresidential uses, residential subdivisions, or other residential developments that require site development plan approval or a special exception.
- C. This Division shall not apply to previously-authorized building permits, a previously-approved site development plans, or previously-approved subdivision plats.
- D. A landscape plan is required for any development requiring a development plan.

Sec. 180-30 Landscape Buffer Areas

Landscape buffer areas will be a minimum of ten (10) feet in width along the side and rear property lines and a minimum of five (5) feet in width along the front property facing a public access roadway provided, except when existing or proposed land uses are dissimilar, based on broad categories of:

- A. Residential, including R-1, R-2.
- B. R-3, RPO, MD, AB, OTC, CLMU, EBCZ, VPCZ, B-1, B-2.
- C. Industrial I-1 and I-2.
- D. Other includes OPS and overlay FHA.

- E. In any case, the width of the landscape buffer shall not be required to be greater than the yard requirements for the applicable zoning district. A landscape buffer area is an area free from parking, storage, buildings or structures, and development to accommodate the required landscaping and buffering materials.
- F. No structures (including, but not limited to buildings, RV and motor vehicle parking lots, loading/unloading areas of storage areas) are allowed within the landscape buffer area except fences, walls, signs, lighting standards, trails, walkways or structures of public utility service.

Sec. 180-40 Content of Landscape Plan

Landscaping plans shall comply with the following standards:

- A. Landscape plans shall be submitted for all required buffer yards, conservation easements, landscape easements, and areas owned in common within proposed developments. It is recommended, but not required that landscape plans be prepared by a licensed landscape architects, nurserymen, or other qualified professional experienced in landscape design, installation, and maintenance. A plan describing ownership, use, and maintenance responsibilities of these areas should be specified in the submittal.
- B. Landscape plans shall show the entire project to be drawn to scale on standard sized sheets (minimum 24" x 36") and shall contain the following information:
 - 1. Names and addresses of owners, developers, plan preparers, plan preparation dates, scale of drawings, and north arrows.
 - 2. Locations and dimensions of all existing and proposed structures, parking lots, driveways, roadways, rights-of-way, sidewalks, pedestrian pathways, bicycle pathways, ground signs, refuse disposal areas, bicycle parking areas, freestanding electrical equipment, recreation facilities, utility lines, easements, freestanding structural features, landscape improvements, earth berms, walls, fences, screens, sculptures, fountains, street furniture, lights, courts, paved areas, buffer yards, primary and secondary green space areas, and green belt space.
 - 3. Locations, quantities, sizes, and names (botanical names and common names) of planting materials.
 - 4. Existing and proposed grading plans, indicating contours at not more than two-foot intervals.
 - 5. Locations of barriers to be placed at or beyond drip lines of trees to be preserved, and types of materials to be used for barriers.
 - 6. Planting and installation details as necessary to ensure conformance with required standards.
 - Details indicating specific grading measures or protective devices to be utilized where trees are to be preserved in areas of cut and fill.
 - 8. Tables clearly displaying relevant statistical information, including numbers of existing trees and numbers of trees preserved, for example.
 - Standard size sheets at the same scale as landscape plans that display locations, sizes, and common names of
 existing individual trees that measure twelve (12) inches or more in caliper, areas of dense trees or shrubs, and
 other natural areas.

Sec. 180-50 Incentives to Preserve Trees

A. Existing trees that are preserved shall contribute to required on-site landscaping, based proportionally on their caliper measure. Certain "cull" species and deformed trees may not be permitted to be credited. Preserved trees under eight (8) inches in caliper shall be credited at the rate of one (1) times the caliper measure of such trees. However, trees with a caliper of less than two (2) inches shall not qualify for credit. Preserved trees between eight (8) and sixteen (16) inches in caliper shall be credited at the rate of two (2) times the caliper measure of such trees. If preserved trees possess caliper measures of sixteen (16) inches or greater, credit shall be calculated at the rate of four (4) times the caliper measure of such trees. A qualifying six (6) inch caliper preserved tree shall be credited as three (3) required two (2) inch caliper trees. A qualifying eighteen (18) inch caliper preserved tree shall be credited as thirty-six (36) required two (2) inch caliper trees.

- B. Barriers shall be used to protect trees during site development. Barriers shall be specified in landscape plans and shall be placed at or beyond the drip lines of trees to be preserved. Such barriers shall remain in place during site construction. No vehicles, machinery, tools, chemicals, construction materials, or temporary soil deposits shall be permitted within such barriers. No notices or other objects shall be nailed or stapled to preserved trees.
- C. Grading measures or protective devices, such as tree wells, tree walls, or specialized fill and pavement designs, shall be installed when necessary to preserve a tree.

Sec. 180-60 Selection, Installation, and Maintenance of Plant Materials

- A. Shade Trees Shade trees shall be a minimum of eight (8) feet in height and have a caliper measure of at least two (2) inches, measured twelve (12) inches above finished grade. Shade trees shall be of a variety that will attain an average mature spread greater than twenty (20) feet.
- B. Evergreen Trees Evergreen trees shall be a minimum height of six (6) feet.
- C. Ornamental Trees Ornamental trees shall have a minimum trunk size of two (2) inches in caliper, measured six (6) inches above finished grade.
- D. Shrubs shall possess a minimum height of eighteen (18) inches at the time of planting.
- E. Substitutions If plant substitutions become necessary due to seasonal planting problems or a lack of plant availability, revisions to planting plans shall be permitted based on the substitution list below. For on-site requirements only, substitutions may be made for up to one-half (50%) of required plants. If plant substitutions do not fulfill the following criteria, changes to previously-approved plans shall be resubmitted and reviewed for new approval.
 - 1. 1 shade tree = 2 ornamental trees = 2 evergreen trees.
 - 2. 1 ornamental tree = 1 evergreen tree.

Sec. 180-70 Installation

- A. Landscaping materials shall be installed in accordance with planting procedures established by the American Association of Nurseryman.
- B. Required landscaping of development projects shall be completed prior to the issuance of Certificates of Occupancy for non-residential and multi-family projects, and prior to the issuance of building permits for more than fifty percent (50%) of the lots within each section of residential subdivisions. Landscaping installation may be delayed up to 120 days due to the following:
 - 1. Periods of adverse weather.
 - 2. Conflicts between construction scheduling and proper planting conditions.

C. Irrigation Systems

Permanent irrigation systems shall be installed by the developer. Restricted root systems, reflected heat, and dry summers create extreme drought stress for trees in parking lots and other paved areas. Avoid cutting tree roots when irrigation is installed after trees are established. Avoid cutting tree roots when irrigation is installed after trees are established. The amount of irrigation shall be appropriate for the tree species. Select salt tolerant tree species for parking lots and paved areas where deicing salts may accumulate or drain over tree roots.

D. Tree Planting Pits

Within or within ten feet of a public street or other public way, root barriers or planting pits shall be installed to mitigate the damage that can be caused by migrating roots, significantly reducing uplifted streets and sidewalks and the attendant costs of maintenance and pedestrian hazard. Root barriers or planting pits shall be used to deflect tree roots downward as they grow. Planting pits shall be used when planting of new trees, to prevent the spread of roots following root pruning and to protect land and hardscapes from root damage.

Ten feet shall be measured from the expected drip line of the plant and calculated as if the plant were mature, based on authoritative documentation. Documentation shall accompany the application.

E. Root Barriers

Root Barriers may be no less than 36 inches in radius and be to a depth of at least 18 inches. The root barrier shall be inter-locking panels that are manufactured of an extruded polyethylene.

1. Tree Planting Pits

Tree planting pits shall be constructed in sidewalks; however, clear paths meeting ADA requirements shall not be obscured. They shall be six feet in diameter or be continuous channels of soil. They shall provide a continuous channel of soil under the pavement that connects the individual pits and allows greater volume of soil for root growth and water storage. Raised tree planting areas can likewise be designed to accommodate multiple trees rather than single trees.

Where individual pits must be constructed they can either be above, at or below the surface of the pavement. In cases where there are both, extra provisions shall be made for supplemental fertilization and irrigation. In the case of planting pits at the surface level, a ground cover shall be planted at the time of the trees installation to discourage foot traffic over the tree roots. In cases where the pit soil level will be 2-8 inches below the pavement surface, an adjustable pit cover or grate shall be installed. The pit cover or grate shall accommodate the tree trunk growth while reducing trash accumulation and rodent the pit habitation.

Within a six foot diameter of the tree trunk, landscape pavers, porous concrete pavers shall be used for parking lot surfaces instead of solid asphalt or concrete.

2. Shallow Rooted Trees

3. Shallow rooted tree species such as, Norway maple, red maple, sugar maple, sweet gum, tulip tree, pin oak, poplars and cottonwoods, willows and American elms, shall not be planted near sidewalks. There shall be at least six feet of soil between paved surfaces such as asphalt or concrete and a sidewalk.

A. Landscape Screening and Buffering

Screening and buffering shall consider the following:

- 1. Seasons and year round color and buffering.
- 2. Density of foliage.
- 3. Size at maturity.
- 4. Messy fruit and seed producing species should be avoided near sidewalks, patios, driveways, and other paved or concrete areas
- 5. Thorny of prickly branches may be used to deter stray animals and manage pedestrian movements.

Sec. 180-80 Modifications

When a change in use occurs, or when modifications that require a building permit is made to existing structures, landscaping shall be required to be installed in a manner that is comparable in nature and the extent to the impact of the proposed change or modification.

Sec. 180-90 Preservation and Replacement of Trees

- A. Developers shall take reasonable measures to design and locate proposed structures in a manner that minimizes the destruction of significant tree specimens.
- B. Prior to site development, plan approval or the issuance of a building permit, developers shall inventory all trees which possess a caliper measure of at least twelve (12) inches. Tree inventories shall depict locations, sizes, and common names of existing trees and individual shrubs; areas containing dense trees or shrubs; and other natural site features. Existing trees that are to be preserved shall be credited toward required landscaping requirements based on the sizes of such preserved trees.
- C. The following considerations shall be made in regard to tree preservation efforts:

- 1. The practicability of arranging site plan components around existing features. Plans for groups of structures should be designed so as to preserve areas of high tree concentrations, desirable individual tree specimens, and desirable stands of trees and shrubs.
- 2. The condition of vegetation, with respect to continued vitality.
- 3. The possibility of preserving vegetation through pruning rather than removal.
- 4. The desirability of particular tree or species by reason of its appearance; historic or ecological significance; botanical characteristics; and the function of the vegetation would fulfill as a site plan component.
- 5. The practical and economic possibility of designing the location and grades of proposed structures and paving to preserve existing vegetation.
- 6. The potential for interference with utility services along the use of roads and walkways.
- 7. Tree preservation plans shall be submitted with site plans that detail locations, sizes, and common names of preserved trees; individual shrubs; areas of dense tree or shrub concentrations, and other natural features which are to be preserved or removed. No disturbance shall be permitted in the critical root zones of preserved trees. Disturbances include trenching, backfilling, driving or parking equipment and dumping trash, oil, paint, or other materials detrimental to plant health.
- 8. Should any tree designated for preservation die within five (5) years of project completion, the owner shall replace such tree with a tree (or trees) of equal tree preservation value within 180 days (see following paragraph for value calculation).

Sec. 180-100 Maintenance

Maintenance plans for proper maintenance are required in any development requiring a major development plan, see Sec. 75-210.

- A. All newly planted vegetative material shall meet minimum American Standard for Nursery Stock Standards.
- B. Landscaping shall be maintained in a healthy growing condition. This includes:
 - Regular irrigation, weeding, fertilizing, pruning, mowing, and other maintenance of outside plant materials on the property.
 - 2. Mature trees shall not be topped. They shall be pruned according to procedures established in the National Arborist Association Standards, published by the National Arborist Association.
 - 3. Treating plant materials that exhibit evidence of insect pest or disease damage.
 - 4. Replacement of dead or dying plant materials with specimens in good, healthy, growing condition. Replacement shall be completed using the same plant materials approved on landscape plans.
 - 5. Replenishing natural landscape materials such as rock, stone, bark chips and shavings that no longer cover the area in which they were originally deposited.
 - 6. Repairing, replacing, or maintaining structural landscaping features including, but not limited to fountains, reflecting pools, outdoor art work, screening walls, retaining walls, fences, benches or other street furniture elements, as necessary to maintain these items in good condition.
 - 7. Any other action necessary to maintain landscaping installed in accordance with an approved landscape plan.
- C. Plantings and landscaping features required by this division shall be subject to inspection to verify continued compliance with this General Landscape Design Standards of this division.
- D. A landscape architect, nurseryman, or other professional experienced in the installation and care of plant materials shall be consulted to ensure that proposed plants are appropriate and will survive.
- E. Scale and Nature of Landscaping Scale and nature of landscaping materials shall be appropriate to the size of proposed structures. Large-scale buildings should be complemented by large-scale plants. Form, texture, color, pattern of growth, and adaptability to local conditions shall be considered when selecting plant materials.

- F. Clearance Trees shall be planted so that when they reach maturity, there will be a minimum of ten (10) feet of clearance between tree trunks and structures, building overhangs, walls, fences, and other trees.
- G. Materials -Grass and other vegetative ground cover shall be used in all green space areas, including parking lot islands, except for decorative mulch planting beds containing trees and/or shrubs; and inert stabilization in areas subject to severe runoff or erosion. Flammable material, including mulch shall not be placed within 15 feet of any exterior door.
- H. Lines of Sight Plantings in landscaped areas shall not obstruct sight lines or vision clearance at corners or driveways.
- Energy Conservation Plantings shall be arranged to promote energy conservation wherever practical. This includes
 using deciduous trees on the south and west sides of buildings to provide shade from summer sun and planting
 evergreens on the north of buildings to insulate against winter winds.
- J. Noise Reduction Properties adjacent to highly trafficked roads or businesses shall arrange landscaping to reduce the intensity of noise by reflecting, deflecting, or absorbing sound. Some techniques to accomplish this include using earth berms, walls, fences, or plantings to provide physical separation and to absorb noise. When a berm is used to form a visual screen in lieu of or in conjunction with a hedge or wall, it shall not exceed a slope of thirty (30) degrees and shall be completely covered with shrubs, grass, or other living ground cover.
- K. Landscape plans shall clearly identify areas where stone or other inert materials are to be used as ground cover. Areas not so designated shall be required to have grass or other vegetative ground cover.
- L. Trash and Loading Facilities Trash dumpsters, trash pads, loading areas, service areas, and maintenance areas shall be screened from view of residential uses and public roads.
- M. Heating and Cooling Facilities Ground-mounted heating and cooling units for nonresidential or multi-family structures shall be completely screened with landscaping.
- N. Softening of Walls and Fences Plant materials other than ground cover shall be placed intermittently (approximately every 40 feet) against long expanses (over 80 feet) of building walls, fences, and other barriers to create a softening effect. However, ground cover plants may supplement the plant materials required by this paragraph.
- O. Detention/Retention Basins and Ponds Detention/retention basins and ponds, when present, shall be landscaped in a manner that replicates the natural form of ponds. Such landscaping shall include shade trees, ornamental trees, evergreens, shrubbery, hedges, and/or other plant materials.

P. Landscape Maintenance

Plan for proper maintenance of all landscaping including trees, shrubs, plantings, landscape elements, and other landscaping approved as part of the landscaping plan. This includes, but is not limited to:

- 1. Replacing dead plantings with identical varieties or a suitable substitute.
- 2. Irrigation.
- 3. Mulching or suitable ground cover.
- 4. Keep landscaped areas free of refuse, debris, rank vegetation and weeds.
- 5. Replenishing plants and trees as needed.
- Keep mulch from contacting the tree trunk, and minimize the number of competing plans with in the mulched area.

Sec. 180-110 On-Site and Street Frontage Landscaping Requirements

- A. Yards, setback areas, and green space areas within developments shall be landscaped with live vegetation.
- B. The minimum numbers of shade trees, evergreen trees, ornamental trees, and shrubs required to be planted are set forth in Table 180-1.

Table 180-1 Minimum On-Site Requirements					
Land Use Type		Plant Materials			
	Shade Trees	Ornamental or Evergreen Trees	Shrubs		
R-1 & R-2	4 per dwelling unit	2 per dwelling unit	4 per dwelling unit		
R-3	1 per dwelling unit	1 per dwelling unit	4 per dwelling unit		
Institutional Uses	2 per acre	3 per acre	10 per acre		
AB, CLMU, EBCZ, RPO, B-1, B-2, VPCZ & MD	10 per acre	10 per acre	25 per acre		
I-1 & I-2	5 per acre	5 per acre	25 per acre		

Proportional decrease in the required number of trees is allowed if larger caliper trees are planted. Trees with caliper measures of four (4) inches may replace two (2) required two (2) inch caliper trees.

Institutional uses include, without limitation, schools, churches and government offices.

C. For Institutional uses

Trees required to be planted in interior parking lot landscaping areas may be counted toward meeting on-site landscaping requirements as set forth in Table 180-1.

Identified acreage for constructed athletic fields and courts (including the adjacent perimeter for coaching and spectator viewing), and constructed playgrounds with equipment may be subtracted from the total acreage before computing on-site requirements.

Trees should be grouped together whenever possible to simulate natural tree stands, versus trees being planted in straight rows.

- 1. Required trees and plantings within residential developments not intended to be requirements per each lot, but are intended to be aggregate requirements per subdivision section or per multi-family development.
- 2. Required trees and plantings within non-residential developments must be planted per each lot requirement. Trees and plantings are not credited to the overall development requirements.
- 3. Existing trees or woodlands that are preserved may be counted toward minimum planting requirements.

D. Road Frontage Standards

- 1. In residential developments, where property abuts primary arterials, secondary arterials, or collector roads not internal to subdivisions, at least one shade tree per thirty (30) linear feet of road frontage shall be planted adjacent to road rights-of-way. Trees planted along road frontage in residential developments may be credited toward overall on-site landscaping requirements set forth in Table 180-1.
- 2. In non-residential developments where property abuts any public right-of-way, at least one shade tree per forty (40) linear feet of road frontage shall be planted adjacent to road rights-of-way. Trees planted along road frontage in nonresidential developments may be credited toward overall on-site landscaping requirements established in Table 180-2.
- 3. Shade trees required to be planted along road frontage shall be located outside drainage and utility easements shall be located in a manner that mitigates interference with infrastructure located within such easements and may be clustered or grouped in order to attain creative site design.
- 4. When evergreen and/or ornamental trees are preserved along road frontage and they qualify for preservation credit at a count of 1:1 toward road frontage requirements.

Sec. 180-120 Buffer Yard Requirements

- A. Plantings in buffer yards should physically separate and visually screen different land uses and/or zoning districts from one another without precluding connectivity between uses. Plants used for screening must reach a minimum height of forty-eight (48) inches within three years of installation, and be at least eighteen (18) inches tall when planted. Plantings in buffer yards shall consist of two (2) or more species of both trees and shrubs.
- B. Buffer sizes shall be determined by adjacent zoning districts and/or land uses in accordance with Table 180-2. If adjacent properties possess a mix of land uses, then the highest intensity use shall determine the required buffer yard size.

Table 180-2 Minimum Required Buffer Yard and Adjacent Zone Districts in Feet							
Adjacent Zone District	R-1	R-2 & RPO	R-3	Institutional Churches Schools Gov't Offices	B-1 & B-2	I-1	I-2
R-1	-	20	20	40	40	30	NP
R-2 & RPO	20	-	20	40	40	30	NP
R-3	20	20	-	40	40	40	NP
CLMU, MD, EBCZ, OTC, OPS, VPCZ, & PUD	CLMU, EBCZ, OTC, OPS, VPCZ Shall be determined through the Development Plan Process						
Institutional Uses	40	40	40	-	15	40	40
B-1, B-2, & MD	15	15	15	15	-	15	15
I-1	30	30	30	40	15	-	15
I-2	NP	NP	NP	40	15	15	-
АВ	See Division 60						
	NP = Not Permitted						

Sec. 180-130 Parking Area Landscaping

The following landscape requirements shall be applied to parking lots, to screen parking areas from streets, to prevent the creation of large expanses of paving, and to provide shade to paved areas.

A. Interior Parking Lot Landscaping

Area Required -A portion of vehicular use areas shall be maintained as landscaped area. The total amount of interior parking lot area that must be landscaped shall be based on the total number of proposed parking spaces standards set forth in Table 180-3.

B. Parking Lot Islands

Parking lot islands shall be dispersed throughout parking lots in a design and configuration that aesthetically corresponds to the size and shape of parking lots. Combining or placing parking lot islands together such that more than one tree may be planted in the island shall be considered when possible.

- 1. Parking lot islands shall be constructed six (6) inches above the surface of parking lots; they shall be a minimum of one hundred twenty (120) square feet in an area; and shall be a minimum of seven (7) feet in width, measured from back of curb to back of curb.
- 2. Interior landscaped areas shall be curbed in a manner that restricts vehicles from driving over landscaped areas.

- 3. Interior landscaped areas shall be dispersed so as to define aisles and limit unbroken rows of parking spaces to a maximum of two hundred (200) feet in length.
- 4. Parking lot islands shall include at least one (1) tree and four (4) shrubs per parking lot island. One hundred (100) percent of every parking island shall be covered with a permitted groundcover material to achieve complete coverage.
- 5. No landscaping within a parking lot islands may unreasonably obstruct visibility for vehicles entering, maneuvering in, or exiting parking areas. Such landscaping shall be constructed in compliance with visibility standards in Division 15 of this zoning ordinance.

C. Perimeter Parking Lot Landscaping

1. Application

Perimeter landscaping is required for parking lots with ten (10) or more spaces where:

- a. The parking lot is located within a required yard.
- b. The parking lot is located within twenty (20) feet of a lot line or right-of-way line. Perimeter parking lot landscape areas shall be at least five (5) feet wide and shall extend along the perimeter of parking lots. Plantings should be grouped an aesthetically pleasing manner.
- c. Trees required to be planted in perimeter parking lot landscape areas may be counted toward meeting total on-site landscaping requirements as set forth in Table 180-1: Minimum On-Site Requirements.
- 2. Requirements Perimeter parking lot landscape areas shall include the following landscape improvements:
 - a. There shall be one tree per thirty (30) linear feet of the parking lot length. Trees may be clustered.
 - b. There shall be one shrub per three (3) feet of the parking lot length. Shrubs may be clustered.
 - c. Perimeter parking lot landscape areas not planted with trees or shrubs shall be covered with grass or other permitted groundcover or mulch.

D. Recommended Plant Materials

- 1. Table 180-4: Recommended Plant Materials, lists plant materials recommended for use in fulfilling landscaping requirements.
- 2. Table 180-5: Plant Use suggests appropriate uses for each species of tree, shrub, ground cover, and vine.
- 3. A minimum of three (3) different species of shade trees shall be included.
- 4. The uses of plants native to this area are encouraged to increase the likelihood of survival.

Table 180-4 - Recommended Plant Materials			
PLANT LIST GROUP A			
PREFERRED LARGE TREES (deciduous):			
Botanical Name	Common Name		
Acer rubrum	Red Maple		
Acer saccharinum	Sugar Maple		
Alnus glutinosa	Black Alder		
Betula nigra	River Birch		
Carpinus betulus	European Hornbeam		
Fraxinus americana	White Ash		

Table 180-4 - Recommended Plant Materials				
PLANT LIST GROUP A				
Gleditsia triacanthos inermis (a)	Thornless Honey Locust			
Quercus palustris	Pin Oak			
Quercus phellos	Willow Oak			
Quercus rubra	Red Oak			
Tilia chordata	Littleleaf linden			
PREFERRED LARGE TREES (evergreens)				
Botanical Name	Common Name			
Ilex opaca	American Holly			
Picea abies	Norway Spruce			
Picea glauca	White Spruce			
Pinus nigra	Austrian Pine			
Pinus strobus	White Pine			
Pinus sylvestris	Scotch Pine			
Pinus thuhbergii	Japanese Black Pine			

Table 180-5 - Plant Use		
Botanical Name	Common Name	
10-25' in height:		
Ilex x attenata "Fosteri"	Foster Holly	
Juniperus chinenis	Chinese Juniper	
Taxus cuspidata	Japanese Yew	
Viburnum rhytidopyllum	Leatherleaf Viburnum	
6-10' in height:		
llex glada	Inkberry	
Ilex x meseveae	Blue Holly	
Taxus x media	Anglogap Yew	
6' & under in height:		
Juniperous horizontalis	Creeping Juniper	
Taxus baccata	English Yew	
Ground Cover :		
Juniperus conferta	Shore Juniper	
Junipers sabina	Savin Juniper	

Table 180-6 - Native Plants					
Native Large Trees					
Genus	Species	Common Name			
Acer	Nigrum	Black Maple			
Acer	Rubrum	Red Maple			
Acer	Saccharum	Sugar Maple			
Acer	X Freemani	Freeman Maple			
Betula	Nigra	River Birch			
Celtis	Occidentails	Common Hackberry			
Gleditisa	Triacanthos	Honey Locust			
Gymnocladus	Dioicus	Kentucky Coffee Tree			
Linodendron	Tulipifera	Tulip Tree			
Quercus	Alba	White Oak			
Quercus	Bicolor	Swamp White Oak			
Quercus	Ruba (Borealis)	Northern Red Oak			
	Native Medium Trees				
Amelanchier	Species	Serviceberry			
Cladrastis	Kentuckea (Lutea)	Yellowwood			
Crataegus	Viridis	Winter King Green Hawthorn			
Ostrya	Virginiana	Hop Hornbeam			
	Native Small Trees				
Cercis	Canadensis	Eastern Redbud			
Comus	Alterniflia	Pagoda Dogwood			
Viburnum	Lantana	Wayfaring Tree			
Viburnum	Lentago	Nannyberry Viburnum			
Viburnum	Plicatum Tomentosum	Double File Viburnum			
Viburnum	Prunifolium	Blackhaw Viburnum			

SEC. 185-10	SPECIFIC PURPOSE
SEC. 185-20	GENERAL PURPOSE
SEC. 185-30	BUILDING STANDARDS
SEC. 185-40	FACADES AND EXTERIOR WALLS
SEC. 185-50	MATERIALS AND COLORS
SEC. 185-60	ENTRYWAYS
SEC. 185-70	DESIGN AND RELATIONSHIP TO EXISTING THOROUGHFARES
SEC. 185-80	Assurances
SEC. 185-90	COMMITMENTS
SEC. 185-100	IMPROVEMENT LOCATION PERMITS

Sec. 185-10 Specific Purpose

The purpose of this division is to encourage more aesthetically developments that are compatible in height mass, articulation and material. It is the intent of this division to meet these changes in a manner that will be consistent with the best interests of the town.

Sec. 185-20 General Purpose

The purpose is to achieve high quality for the development of all permitted land uses in the jurisdiction of the Town to serve the general neighborhood and town. While also producing a wider range of choices in satisfying the changing needs of the town, it is the purpose and intent of this ordinance to accomplish the following:

- A. Established standards are to ensure that large retail building development is compatible with the surrounding area and contributes to the unique community character of Clarksville.
- B. Specify development standards and requirements for large retail structures and developments containing large retail structures.
- C. Specifies any limitations applicable to large retail structures.
- D. Establish procedures to govern and administer these standards, including regulations, review considerations for approval and modifications to large retail developments.

Sec. 185-30 Building Standards

The following standards shall be applied to retail buildings having 16,000 square feet or larger.

Sec. 185-40 Facades and Exterior Walls

- A. Facades or exterior walls exceeding 40 feet in length, as measured horizontally, shall incorporate wall plane projections or recesses having a depth of at least three percent of the length of the façade or wall.
- B. Street level facades that face public streets shall have arcades, display windows, intrigue areas, awnings and other such features as long as no less than 35 percent of the horizontal length of the ground floor façade.
- C. Building facades shall include at least two of the following:
 - 1. Color change.
 - 2. Texture change.
 - 3. Material change.
 - 4. Architectural or structural change that may include among other architectural or structural elements projecting ribs or offsets.
 - 5. Other similar change in the façade meeting the intent and purpose of this division.
- D. Roof shall have parapets that conceal rooftop equipment such as HVAC units from public view. Parapets should not exceed one-third of a height of the supporting wall.

Sec. 185-50 Materials and Colors

Materials and colors should be high-quality materials. Seventy-five percent including of a building shall be brick, stone, or stone and tinted/textured concrete masonry units.

Sec. 185-60 Entryways

Entryways of large retail establishments should have clearly defined, highly visible customer introduces identified through the use of any of the following:

- A. Canopies or porticos.
- B. Overhangs.
- C. Recesses/projections.
- D. Arcades.
- E. Raised cornice parapets over the door.
- F. Peaked roof forms.
- G. Arches.
- H. Outdoor patios.
- Display windows.
- J. Architectural details that are integrated into the building structure and design.
- K. Planters or wing walls that are incorporated into the landscape areas and/or places for sitting.

Sec. 185-70 Design and Relationship to existing Thoroughfares

- A. Excluding movie theaters, all sides of a large retail building that directly faces and abuts public streets and should include at least one customer entrance.
- B. No more than 70 percent of the off street parking area for a lot, tract, or area of land devoted to the large retail establishment shall be located between the front side of large a building abutting streets.
- C. The rear lot line shall not be less than 35 feet where the façade faces adjacent residential uses or of a residential zone, and earthen berm, of sufficient height and containing adequate landscaping shall be provided.
- D. The site design shall provide a direct connection and safe street crossings to adjacent land uses. This may be accomplished through the utilization of the network sidewalks and walkways.
- E. Vehicular access shall be from principle arterials, major arterials, or major collectors and comply with Division 155: Access Management.
- F. In no instance shall sidewalks be less than five feet in width; however, sidewalks of sufficient width to separate pedestrians from vehicular related elements such as regulatory signage, fire hydrants, etc. Shall be provided and connected to the sidewalks along an access road. Internal walkways and sidewalks shall be distinguished from driving surfaces to the use of low maintenance materials such as pavers; bricks, scored concrete or stamped asphalt, in an effort to enhance safety and comfort as well as the aesthetics of the sidewalk. However, in no case shall ADA requirements be compromised, due to vibration or other cause.
- G. In order to preserve the width of the sidewalk wheel stop shall be used at parking spaces or a vegetated area of sufficient width shall be provided to avoid the overhang of any part of a vehicle over a sidewalk.
- H. Internal pedestrian's walkways shall connect with the exterior sidewalks system connecting with the adjoining street or road.
- I. Lighting shall be in accordance with Division 190: Lighting Regulations.
- J. Electrical Service to any structure shall be underground.
- K. Signage shall be integrated into the development design, and a master signage plan shall be submitted for approvals.

- L. Landscape, sign and property maintenance, schedules shall be submitted with the development plan.
- M. Landscaping shall be in conformance with Division 180: Landscaping Requirements.
- N. Noise Levels Permitted shall be as follows: "daytime" for non-stationary sources means 6 a.m. to 11 p.m. and "night time" for non-stationary sources shall mean 11 p.m. to 6 a.m.; "daytime" for fixed sources shall mean 7 a.m. to 9 p.m. and "night time" for fixed sources shall mean 9 p.m. to 7 a.m. No public address systems shall be permitted.

Sec. 185-80 Assurances

The following assurances shall be required for large retail development:

- A. The petitioner shall provide financial assurance for the satisfactory and timely installation of all public facilities in the form of bonds or such other assurances as are required in the normal procedures of platting pursuant to the provisions of the Clarksville Subdivision Ordinance.
- B. Documentation of ability for operation and maintenance shall be provided with the development plan. Included shall be the legal name of developer and development, and contact having continuing legal and direct responsibility for and control for the operation and maintenance of all common facilities jointly shared by such property owners if such facilities are a part of the development, and, in such instance, legal assurances shall be provided which shows that the private organization is self-perpetuating and adequately funded to accomplish its purposes.
- C. Common facilities, which are not dedicated to the public, shall be maintained to standards assuring continuous and adequate maintenance at a reasonable and non-discriminatory rate of charge to the beneficiaries thereof. Common facilities not dedicated to the public shall be operated and maintained at no expense to any governmental unit.

Sec. 185-90 Commitments

Commitments shall be required and can either restrict or mandate actions to be taken regarding a large retail development.

- A. Commitments may be required by the Plan Commission as assurance for stability and longevity of the development, and shall set forth in detail provisions for the ownership and maintenance of facilities held in common so as to reasonably insure their continuity and conservation. Said provisions shall include specific remedies in the event facilities held in common are permitted to deteriorate or are not maintained in a condition consistent with the best interests of the entire town, and in such event the town shall take those remedial steps provided for in such provision.
- B. The Plan Commission shall require the recording of commitments for any reasonable public or semi-public purpose, including, but not limited to, the allocation of land for public thoroughfares, easements, drainage facilities, parks, schools, recreational facilities or other public and semi-public purposes.
- C. Commitments shall be binding on the owner of the parcel, subsequent owners of the parcel and any person who acquires an interest in the parcel or lease of any building or structure.
- D. The Plan Commission may enforce commitments.
- E. The Plan Commission has the perpetual right to modify or terminate commitments by decision of the Plan Commission at a public hearing so long as the large retail development is in existence and has been notified by certified mail at least 10 days prior to the hearing.
- F. The Plan Commission shall require the recording of the development plan and commitments in the office of the Clark County Recorder. Such development plan shall include the following:
 - 1. Total, parcel, tract, lot area.
 - 2. Proposed and current uses.
 - Present zoning of the development and adjoining properties to a depth of 660 feet from all boundaries lines of development.
 - 4. Floor area.
 - 5. Proposed setbacks.
 - 6. Lot area coverage.

- 7. Ratios of floor space to land area.
- 8. Area in which structures shall be build ("buildable area").
- 9. Recreation, common areas, or open space.
- 10. Building separation distances.
- 11. Storm water management plan.
- 12. Height of the structure.
- 13. Off-street parking and loading space locations.
- 14. Phasing of development, if any.
- 15. Outdoor lighting plan including specifications of light fixtures and poles and photometric plan.
- 16. Signage plan.
- 17. Landscaping plan.
- 18. Traffic impact analysis.
- 19. Maintenance plan.
- 20. Parking and loading plan.
- 21. Lighting Plan with photometric
- 22. Colors.

Sec. 185-100 Improvement Location Permits

An improvement location shall not be issued unless all requirements of this ordinance have been met by the applicant and approved by the Plan Commission.

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Sec. 190-10 Specific Purpose

The purpose of this ordinance is to promote safety, security, aesthetic, harmonious development, and prevent nuisances associated with lighting, glare, and sky glow while enhancing visibility, safety, and security within the Town of Clarksville.

It is recognized that inappropriate and poorly designed, or installed outdoor lighting causes unsafe conditions, aesthetic nuisance, and results in unnecessary use of electric power. However, it is also recognized that some outdoor lighting is appropriate in certain areas. Lighting is only one element of an effective well-planned security system that may include among other elements gates, locks, detection devices, guards, and surveillance devices such as video cameras. These regulations are established to ensure appropriate lighting, security and safety while minimizing its undesirable side effects.

Sec. 190-20 Permit Required

On all properties except one and two family residential structures, the installation or replacement of outdoor lighting, as provided by this ordinance shall require a permit. Lighting in R1 and R2 district zones are exempt unless lighting in these districts is a nuisance or confuse with warning, emergency, or traffic signals. A lighting permit shall not be issued unless the proposed installation conforms to this ordinance.

Sec. 190-30 General Requirements

A. Design Standards

- 1. Lighting shall not be confused with warning, emergency, or traffic signals.
- 2. Background spaces such as parking lots and similar uses shall be lighted for adequate safety and as unobtrusively as possible to meet functional safety needs to protect people and property.
- 3. Foreground spaces such as building entrances, sitting areas and similar uses shall utilize local lighting that lights the area without glare or creation of a nuisance.
- 4. Outdoor display lots for vehicle sales and leasing shall comply with this ordinance. In addition, display fixtures illumination may be dusk to dawn.
- 5. In any case, the Plan Director may require shields, reflectors, louver, lens, or other modifications if visual discomfort nuisance or glare results from the lighting or if glare is caused by a combination of lighting and surrounding darkness.
- 6. Unless otherwise specified, maximum on-site lighting levels shall not exceed ten [10] foot-candles, except for loading and unloading platforms where the maximum shall be twenty [20] foot-candles, providing that the purposes and intent of these ordinances are met.
- 7. Unless otherwise specified light levels measured twenty [20] feet beyond the property line of the development site [adjacent to residential uses or public rights-of-way] shall not exceed one-tenth [0.1] foot-candle as a direct result of the on-site lighting.
- 8. The use of laser and search lights is discouraged and may only be approved as a temporary special use by the Board of Zoning Appeal [BZA].

- 9. Swiveled floodlights, including those with add-on louvers or shields are discouraged.
- 10. Wall packs shall be shielded to direct light downward.
- 11. Cut off lighting.
- 12. Full cut off means a light fixture designed and constructed so that light is directed down and no light is projected above the horizontal plane.

A. Development Plan

When the outdoor lighting installation or replacement is part of a proposal for which development plan approval is required by the zoning ordinance, the Building Commissioner shall review and as appropriate, approve the lighting installation as part of the development plan approval. In the event, a development plan is not required, an exterior lighting plan in conformance with this ordinance shall be submitted for review and, if appropriate, is approved by the Building Commissioner.

B. Replacement of Eight or Fewer Fixtures

Outdoor lighting installations involving the installation, or replacement of eight [8] or fewer lighting fixtures [free standing or facade mounted] may be reviewed and approved by the Plan Director.

C. Exterior Lighting Plan

The applicant shall submit sufficient information, in the form of an overall exterior lighting plan, to enable the determination that the applicable provisions of this ordinance will be satisfied. The lighting plan shall include at least the following:

- 1. The lighting plan shall be drawn to a scale sufficient for showing buildings, landscaping, parking areas, and all proposed exterior lighting fixtures.
- 2. Specifications shall be submitted with the lighting plan for all proposed lighting fixtures including photometric data, designation as Illuminating Engineering Society of North America [IESNA] "cut-off" fixtures, Color Rendering Index [CRI] of all lamps [bulbs], and provide other descriptive information, as may be reasonably, required by the Building Commissioner.
- 3. Proposed mounting height of all exterior lighting fixtures.
- 4. A photometric report sufficient for analyses with luminance level diagrams showing that the proposed installation conforms to the lighting level standards in this ordinance, including light trespass 10 and 20 feet beyond the property line.
- 5. Drawings of all relevant building elevations showing the fixtures, the portions of the walls to be illuminated, the luminance levels on the walls, and the aiming points for any remote light fixtures.

D. Timers, Dimmers, Sensors

Wherever practicable, lighting installations shall include timers, dimmers, and/or sensors to reduce overall energy consumption and eliminate lighting not needed for safety and security.

E. Modifications, Expansions, Replacements

Expansions, additions, or replacements to outdoor lighting installations shall be designed to avoid harsh contrasts in color and/or lighting levels.

F. Electrical Service

Electrical service to outdoor lighting poles and fixtures shall be underground unless the fixtures are mounted directly on utility poles. In cases of lighted signage, the height, wiring, supports, and any use of glass shall be installed, operated and maintained in a manner that is adequate and safe.

G. Exemptions

Traffic control lighting fixtures to include street lighting erected by or at the instance and request of a governmental

entity.

H. Mounting Height

For the purposes of these regulations, the mounting height of a lighting fixture shall be defined as the vertical distance from the normal grade elevation of the surface being illuminated to the bottom of the lighting fixture [i.e. luminary]. In the case of earth mounding inconsistent with the grade level of land surrounding the fixture, which increases the elevation of the fixture, shall be included in the measurement of the fixture height at normal grade level, not the grade mounding. The minimum mounting height should be less that one-half the maximum projection distance from a single luminaire assembly.

I. Holiday Lighting

Holiday lighting shall be exempt from the provisions of this ordinance, provided that such lighting does not create a nuisance, or glare on adjacent streets, properties, sky glow, or confused with warning, emergency or traffic signals. Holiday lighting shall be considered temporary and shall not be illuminated for more than 75 consecutive days.

Sec. 190-40 Parking Lot Lighting

Parking lot lighting shall be designed to provide sufficient lighting to ensure adequate vision, safety, security and comfort in parking areas, while not causing glare or direct illumination onto adjacent properties, streets or create sky glow.

A. Cut-Off Lights

All lighting fixtures serving parking lots shall be cut-off fixtures with flat lenses as defined by the IESNA.

B. Parking Area Lighting Height Standards

Fixtures shall not exceed thirty[30] feet in height, except in the I-1 and I-2 zone districts the height shall not exceed thirty-five [35] feet.

Sec. 190-50 Street Lighting

A. General Street Lighting Standards

- 1. General levels of illumination shall be consistent with this ordinance and guidelines published by the IESNA. The strictest guideline shall govern.
- 2. Fixed lighting shall be designed and installed, in a manner that provides for adequate security, safety, and avoidance glare that would affect driving performance or nuisance to adjacent properties.

B. Fixtures

All street lighting fixtures shall be standard fixtures used by the applicable electric utility serving the installation. If necessary, as determined by the Technical Review Committee, fixtures shall include shields to minimize up light, spill light, glare, sky glow, or unnecessary diffusion of light on adjacent properties.

C. Location

- 1. Streetlights shall be in the public right-of-way.
- 2. Streetlights shall not obstruct the ADA required route of a sidewalk or other pedestrian route.
- 3. Unless otherwise required, target light levels shall meet the requirements of this ordinance or be determine by procedures developed by the IESNA.
- 4. An accessible route, including, sidewalks, ramps and other appurtenance shall meet the most recent requirements of the ADA Accessibility Guidelines for Buildings and Facilities [ADAAG].
- 5. If the street has a sidewalk along one side, the streetlights shall be located on the side of the street with the sidewalk.
- 6. Unless otherwise required by the Technical Review Committee target light levels shall meet the requirements of this ordinance or be determine by procedures developed by the IESNA.

- 7. In any event, the Technical Review Committee shall determine the adequacy of the target light level. The Technical Review Committee may require shields, reflectors, louver, lens, or other modifications if visual discomfort nuisance or glare results from the lighting or if glare is caused by a combination of lighting and surrounding darkness.
- 8. Street light standards shall not exceed thirty [30] feet in height in any zoning district
- 9. In the case, of any subdivision of land, spacing of streetlights shall be area lights aimed straight down to create a circle of light. Spacing of poles shall be determined by a photometric plan showing lighting levels and luminaries' layout. In no case shall street lights be spaced future apart than require by the subdivision ordinance. Luminance at ground level may range from 0.2 to 9.0 foot candle.

Sec. 190-60 Lighting of Gasoline Stations/Convenience Store Aprons and Canopies

Lighting levels on gasoline station/convenience store aprons and under canopies shall be adequate to facilitate the activities taking place in such locations. Lighting of such areas shall be adequate for safety and security but not as illumination such that brilliant light itself is used to attract attention to the businesses. Signs allowed under the appropriate section of the zoning ordinance shall be used for that purpose. Gasoline stations/convenience stores out of service for one year or more shall comply with this ordinance.

A. Lighting of Areas Used for Parking or Storage

Unless otherwise required for safety or security, areas on the apron away from the gasoline pump islands used for parking or vehicle storage shall be illuminated in accordance with the requirements for parking areas set forth in the section titled "Parking Lot Lighting". If no gasoline pumps are provided, the entire apron shall be treated as a parking area.

B. Lighting Associated with Pump Islands Under Canopies

Areas around the pump islands and under canopies shall be illuminated so that the minimum horizontal luminance at grade level is at least one [1] foot-candle and no more than five and one half [5.5] foot-candles. The uniformity ratio [ratio of average to minimum luminance] shall be no greater than 4:1, which yields an average illumination level of no more than twenty-two [22.0] foot-candles.

C. Light Fixtures Mounted on Canopies

Light fixtures mounted on canopies shall be recessed so that the lens cover is recessed or flush with the bottom surface [ceiling] of the canopy and/or shielded by the fixture or the edge of the canopy so that light is restrained to no more than 85 degrees from vertical.

D. An Alternative [or Supplement] to Recessed Ceiling Lights on Canopies

As an alternative [or supplement] to recessed ceiling lights, indirect lighting may be used where light is beamed toward the canopy upward and then reflected down from the underside of the canopy. In this case, light fixtures must be shielded so that direct illumination is focused exclusively on the underside of the canopy.

E. Fascia Lights

Lights shall not be mounted on the top or sides [fascias] of the canopy, and the sides [fascias] of the canopy shall not be illuminated.

Sec. 190-70 Lighting of Exterior Display/Sales Areas

Lighting levels on exterior display/sales areas shall be adequate to facilitate the activities taking place in such locations. Lighting of such areas shall not be used to attract attention to the business. Signs allowed under the appropriate section of the zoning ordinance shall be used for that purpose. On the development or site plan, the applicant shall designate areas to be considered display/sales areas and areas to be used as parking or passive vehicle storage areas. The plan shall be reviewed and if satisfactory approved. In no case shall safety or security be compromised.

A. Parking or Vehicle Storage

Areas designated as parking or passive vehicle storage areas shall be illuminated in accordance with the requirements for

parking areas regulated in the section titled "Parking Lot Lighting."

B. Exterior Displays or Sales Area

Areas designated as exterior display or open sales areas shall be illuminated so that the average horizontal illumination at grade level does not exceed 4.0 foot-candles, and the ratio of average to a minimum illumination shall not exceed 4:1. The average and minimum shall be computed for only that area designated as exterior display or open sales area. Light fixtures located less than a distance equal to 3 times the fixture mounting height from a residential or public right-of-way property line, or 2 times the fixture mounting height from other property lines, shall be fully shielded with respect to that property line. Such shielding shall obstruct a line of sight to the bulb with an opaque material when viewed from the property line.

C. Display Area Fixtures

Light fixtures shall be located, mounted, aimed, and shielded so that direct light is not cast onto adjacent streets or properties.

D. Height of Fixtures

Fixtures shall be mounted no more than forty [40] feet the above normal grade level.

Sec. 190-80 Lighting of Outdoor Recreation, Performances, Amusement Facilities, Events, and Similar Uses

Outdoor nighttime uses or events [concerts, amusement facilities, recreation including athletic contests, etc.] have unique lighting needs. Illumination levels vary, depending on the nature of the event. The regulations in this ordinance are intended to allow adequate lighting for such uses while minimizing sky glow, reducing glare and unwanted illumination of surrounding streets and properties, and reducing energy consumption. In no case shall safety or security be compromised.

A. Design Plan

An exterior lighting design plan shall be submitted which shows in detail the proposed lighting installation. The design plan shall illustrate the method of satisfying lighting requirements of various areas and how those requirements will be met.

B. Dual System

The main lighting of the event, spotlighting, floodlighting or etc., shall be turned off no more than three [3] hours after the end of the event. A second lighting system may be used, as long as it does not produce glare or spill onto adjoining properties. Dusk to dawn lights may be used for this purpose.

C. Primary Play Area

Safety on playing fields is important, and these, regulation are not intended to compromise any degree of safety.

Where playing fields or other special activity areas are to be illuminated, lighting fixtures shall be specified, mounted, and aimed so that their beams fall within the primary playing area and immediate surroundings, and so that no direct illumination is directed off the site.

D. Parking Area

Lighting for parking areas shall meet the requirements in the section titled "Parking Lot Lighting."

E. Pedestrian Area

Areas intended solely for pedestrian circulation shall be provided with a minimum level of illumination that provides safety and security.

F. Security Lighting

Security lighting shall meet the requirements of this ordinance.

Sec. 190-90 Security Lighting

The purpose and need for security lighting [i.e. lighting for safety, security of persons and property] must be demonstrated as part of an overall security plan which includes at least illumination, surveillance, and response, and which delineates the area to be illuminated for security purposes. Lighting shall not be the sole source of providing safety or security. In no case shall safety or security be compromised.

A. Additional Application Materials

In addition to the application materials set forth in the requirements of this ordinance, applications for security lighting installations shall include a written description of the need for and purposes of the security lighting, a development plan showing the area to be secured and the location of all security lighting fixtures, specifications of all fixtures, the horizontal and vertical angles in which light will be directed, and adequate cross-sections showing how light will be directed only onto the area to be secured.

B. Shielding of Light Fixtures

All security lighting fixtures shall be shielded and aimed so that illumination is directed only to the designated area and not cast on adjacent areas. In no case shall lighting be direct above a horizontal plane through the top of the lighting fixture, and the fixture shall include shields that prevent the light source or lens from being visible from adjacent properties and roadways. The use of wall backs and general floodlighting fixtures including swiveled and louvers shall be discouraged.

C. Security Lighting of Vertical Surfaces

Security lighting may illuminate vertical surfaces [e.g. building facades and walls] up to a level nine [9] feet above grade or nine [9] feet above the bottoms of doorways or entries, whichever is greater.

D. Security Lighting Fixtures

Security light fixtures may be mounted on poles located no more than ten feet from the perimeter of the designated secure area.

E. Perimeter Security Lighting

Unless otherwise necessary, security lights intended to illuminate a perimeter [such as a fence line] may include motion sensors and be design to be off unless triggered by an intruder located within five [5] feet of the perimeter.

F. Lighting of Building Facades and Landscaping for Security

When buildings are significant, the Plan Director shall review, and as appropriate, approve a site or development plan. Such site or development plan shall conform to the following provisions:

- 1. Unless documentation is provided to the Plan Director that additional foot-candles are needed, the maximum illumination on any vertical surface or angular roof surface shall not exceed five [5.0] foot-candles.
- 2. Lighting fixtures shall be carefully located, aimed, and shielded so that light is directed only onto the building facade. Lighting fixtures shall not be directed toward adjacent property, streets or roads.
- 3. Lighting fixtures mounted on the building and designed to "wash" the facade with light are preferred.
- 4. To the extent practicable, lighting fixtures shall be directed downward [i.e. below the horizontal] rather than upward or outward.
- 5. When approved, only fully shielded wall mounted luminaries shall be installed.

Sec. 190-100 Landscape Lighting Plan

When landscaping is to be illuminated, the Technical Review Committee shall first approve a landscape lighting plan that presents the following:

A. The purpose and objective of the lighting.

- B. The location of all lighting fixtures.
- C. What landscaping each is to be illuminate.
- D. Demonstrates that the installation will not generate excessive light levels, cause glare, or direct light beyond the landscaping into the night sky or adjoining property or roadway.

Sec. 190-110 Illuminated Signs

Illumination of signs shall be in conformance with the strictest of this Division or Division 200 of this zoning ordinance titled "Sign Regulation". It is the intent of this ordinance to allow illuminated signs, but to ensure that they do not create glare, nuisance, or unduly illuminate the surrounding area. The applicant shall provide the Planning Department with sufficient technical and design information to demonstrate that the following provisions are met.

- A. Externally illuminating signs shall be carefully located, aimed, and shielded so that light is directed only onto the sign facade. Lighting fixtures shall not be aimed toward adjacent streets, roads, or properties
- B. Light fixtures illuminating signs shall be of a type such that the light source, or bulb is not directly visible from adjacent streets, roads, or properties

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Sec. 195-10 Specific Purpose

The purpose of off street parking and loading regulations is to assure on the streets, roads and alleys and not used as maneuvering aisles. Further, this division establishes minimum numbers of parking and loading requirements. This division establishes dimension for parking, including accessible parking and loading spaces.

Sec. 195-20 General Requirements

- A. Unless otherwise regulated in the zoning ordinance, every building hereafter erected shall provide the required number of off-street parking spaces.
- B. If needed by the use of a building, loading and unloading berths as specified hereinafter shall meet the requirements of this section.
- C. No part of an alley or street shall be used for loading or unloading.
- D. Except in an R-1 zone district, every parking space, shall be designed and constructed so that a vehicle does not obstruct any portion of a sidewalk or driveway. Parking spaces shall be hard surfaced and be striped.
- E. No public street, alley or right-of-way shall be used as part of the required maneuvering or access aisle to any parking space.
- F. P backing into a public street, alley or right-of-way for exiting the parking space.
- G. Each residential unit shall have two off street parking spaces, except an accessory dwelling, which be required to have one parking space.

Sec. 195-30 Existing Off-Street Parking and Loading

- A. When the use of any building, structure, or premises shall be increased through additional dwelling units, gross floor area, seating capacity, or other units of measurement, required parking or loading facilities as herein required shall be provided for such an increase or density in use.
- B. Any off-street parking or loading space established prior to the effective date of this updated zoning ordinance which is used or intended to be used in conjunction with any principal building, structure or use of any space delineated and intended to comply with the requirements of this section for any such building, structure, or use erected after such effective date shall hereafter be maintained so long as said building, structure, or use remain.

Sec. 195-40 Off-Street Loading and Unloading Requirements

On the same premises with every building, structure or part thereof, hereafter erected, established, enlarged or occupied for any use involving the receipt or distribution by vehicles of material or merchandise there shall be provided and maintained space for vehicles standing, loading, and unloading as follows:

- A. One off-street loading space 12 feet by 50 feet (exclusive of the aisle and maneuvering space) and 14 feet in height for every 20,000 square feet or fraction thereof in excess of 3,000 square feet of floor area for any of the above purposes provided, however, that in no case, such required off-street loading space be part of the area used to satisfy off-street parking requirements of this section.
- B. For any off-street loading area within 300 feet of an R district, and is not obstructed from view from the R district board fence (with no openings) or combination thereof having a height not less than 6 feet, which shall be erected and maintained in the side and rear yards between the off-street loading area and an R district.
- C. No public right-of-way or easement, shall be used for loading, unloading or as an aisle for egress and ingress to the loading dock or any parking space.
- D. Loading and unloading shall be concealed from public view by a substantial, solid screen. Such screen shall be designed and constructed as part of the principal building.

Sec. 195-50 Parking Landscaping and Side Yard Prohibition

Landscaping requirements in conformance with Division 180: Landscaping Requirements shall be fulfilled. Parking is prohibited in the side yard when industrial or business zone districts abut an R-1, R-2, RPO, or MHP zone district or use. Previous material should be considered.

Sec. 195-60 Location of Accessory Off-Street Parking

All parking spaces shall be on the same lot with the principal building, structure or use that they serve. Except, the Board of Zoning Appeals after public hearing, may permit the required number of parking spaces to be on any lot within three hundred [300] feet of the premises they are to serve provided, however, the Board of Zoning Appeals has reviewed the plans and made findings that:

- A. Requirements of Division 160: Development Plans of this ordinance are met.
- B. The common ownership of the off-site lot or 20 year lease.
- C. Off-street parking shall be maintained at all times during the life of the proposed use or building.
- D. Access to all parking facilities provided shall be directly accessible from a street or an alley. Access alleys and driveways shall be sufficient width for convenient maneuvering of cars for each space and shall be accessible without driving over or through any other parking space.

Sec. 195-70 Parking Limitations

- A. The parking of a commercial vehicle shall not exceed one truck and it shall not exceed the size or weight of a single unit pickup truck. Except work vehicles may park in an R-1, R-2, R-3, RPO, MHP zoned property, provided the vehicle does not exceed 11 feet in height and 30 feet in length and eight feet in width, excluding overhang.
- B. No vehicle shall overhang any part of a public sidewalk, street or alley.
- C. All parking spaces, shall be stripped, hard surface and dustless. Materials may be asphalt, macadam, concrete, or previous materials including pavers, pervious concrete or previous asphalt, pervious concrete, stamped or colored asphalt, cellular or grid system reinforced concrete system with voids created by void formers and filled with vegetation.
- D. Parking or display of vehicles for sale other than in properly zoned and approved areas is prohibited.
- E. Required parking spaces shall not be used for product display or advertising.

Sec. 195-80 Fire Lanes

Fire lane plans are required for all development requiring a development plan. The fire department responsible for the protection of the property and the Technical Review Committee shall review the plan. The fire department responsible for the protection of the property has the sole authority to approve the fire lane plan. Changes to access points, gates, or fire lane layout shall be pre-approved by the fire department responsible for the protection of property.

A. Fire Lane Requirements

- 1. Driveways, parking lot lanes, delivery lanes, and private roadways shall be permitted to be used as fire lanes if they meet the requirements of this section.
- 2. Fire lanes shall be constructed of a hard, all-weather surface designed to support any vehicle within the legal load limits of the jurisdiction.
- 3. The grade from a fire lane to the exterior wall of the grade level floor of a building shall not exceed 10 percent.
- 4. Fire lanes connecting to roadways shall be provided with curb cuts extending at least two feet beyond each edge of the fire lane.
- 5. Fire lanes intended for one-way travel shall provide a minimum of 16 ft in width of traveled way. Fire lanes providing two-way travel shall be a minimum of 24 ft in width of traveled way.
- 6. The fire department responsible for the protection of the property shall be permitted to allow a reduction in a fire lane width where the sole purpose of the fire lane is for emergency access and operations.
- 7. Fire lane widths shall not include shoulders, sidewalks, or drainage.
- 8. Extra width shall be provided for the fire department determines such width is necessary to position apparatus for operations during an incident.
- 9. Turns in fire lanes shall be constructed to provide sufficient width to accommodate the largest piece of fire apparatus available to be operated on the fire lane, but in no case shall the radius to the outside curb line be less than 50 ft.
- 10. All grades in fire lanes shall not exceed 10 percent
- 11. At least 13 feet six inches nominal vertical clearance shall be provided and maintained over the full width of a fire lane
- 12. The angle of approach and the angle of departure shall not exceed eight degrees at any point on the fire lane or its intersection with other roads or fire lanes.
- 13. Any bridge in a fire lane shall be designed to support any vehicle within the legal load limits of the jurisdiction and constructed and maintained in accordance with nationally recognized standards.
- 14. Vehicle load limits shall be posted at both entrances to bridges where required by the Al-U.
- 15. Any bridge constructed as part of a fire lane shall provide width of no less than that required for the fire lane.

A. Enforcement

This section is subject to the penalties and fines in Division 270.

Sec. 195-90 Front Yard Parking and Legal Driveway

A. Location

No vehicle shall be parked or stored in a required front or side yard other than in a legal driveway which is used to gain direct access to a residence, a garage, carport, parking lot, underground garage or identified parking structure.

- 1. There shall be only one legal drive way and turn around area per residential lot.
- 2. There shall be no parking in a required front yard or side yards, except in the legal driveway.
- The access to parking and turnaround area for vehicles is not permitted on any landscaped area, including grass, of any front or side yard.

- 4. The driveway shall not obstruct existing storm water flows along the road or through drainage facilities.
- 5. To reduce impervious areas within the town the following driveways are permitted:
 - a. Ribbon drives that contain less impervious surface than the common full, width, paved or single slab drive.
 - b. Single lane straight driveways are permitted to be eight feet or nine feet wide, and double lane drives to be 18 feet.

B. Residential Driveway Turn Around Area

A turnaround is required in which to back a vehicle, allowing a forward egress out of the driveway without having to back on to an arterial or major collector street.

- 1. A turn round for a single wide drive way may not exceed 10 X 20 feet.
- 2. A turn around for a double wide drive way or double wide driveway shall not exceed 10 X 18 to 20 feet.
- 3. The turnaround shall be placed 10 feet in length away from a garage door to permit backing and turning movements.

C. Legal Residential Driveway Maximum Widths

- 1. 10 12 feet wide for a single width driveway.
- 2. 14 feet wide if surrounded by walls.
- 3. 18 20 feet wide for a double wide driveway.
- 4. 24 feet wide if surrounded by walls.

D. Variance

Upon appeal, the BZA may approve wider driveways up to the following widths:

- 1. 30 feet wide for a three car wide driveway/parking area.
- 2. 40 feet wide for a four car wide driveway/parking area.
- 3. Allow 10' for each additional desired car width.

E. Variance Requirements

- 1. A 30 foot wide driveway terminates at a three car garage.
- 2. A 40 foot wide driveway terminates at a four car garage.

Sec. 195-100 Low Impact Development Provisions

- A. To the degree possible where impervious driveway surfaces are installed, disrupt their connection to roads, curbs, and curtain drains with porous materials in the area where the drive intersects the road. Porous driveway surfaces include; porous concrete and asphalt mixtures, paver blocks and brick set in sand, grass pavers, grid pavers, crushed stone and gravel.
- B. The use of porous driveway surfaces requires the installation of a sub base specifically designed for the surface material used. The sub base must also be capable of promoting infiltration and runoff cleansing.
- C. Driveways shall be crowned and pitched to direct runoff to adjacent porous areas.
- D. Shared driveways may serve commercial areas and up to four single-family lots.
- E. As a general planning principle, the number of driveways should be kept to a minimum and as short, and porous as possible.

Sec. 195-110 Recreational Vehicle [RV] Parking

The purpose of this division is to assure residential, local businesses, and special zone districts maintain their character, aesthetics, and capacities of public infrastructure capacities are not exceeded.

- A. One recreational vehicle owned by the occupant of a parcel may be stored in the rear of the principal structure.
- B. Storage or parking of recreational vehicles in the open are subject to the following conditions:
 - 1. In any zoning district that permits residential structures by right, an RV parked or stored on a lot must be owned by the owner occupant of the property.
 - 2. In any district, the wheels or any similar transporting devices of any recreational vehicle shall not be removed except for repairs, nor shall such vehicle be otherwise permanently fixed to the ground in a manner that would prevent immediate removal.
 - 3. Recreational vehicles may be stored or parked by the owner occupant of the principal building behind or alongside the primary building, provided, no part of any such vehicle shall project or be with the required front or within three feet of the side property lines of the lot
 - 4. Not more than one recreational vehicle shall be permitted to be parked or stored in the open at the rear or side of residential property at any one time; provided, however, that one additional such vehicle be permitted for visitation for seven consecutive days and not to exceed fourteen days in any one year.
 - 5. At no time shall such parked or stored recreational vehicle be occupied or used for living, sleeping or housekeeping purposes, except as provided for visitors in conformance with this section.
 - Notwithstanding the above provisions, recreational vehicles may be parked anywhere on the premises for loading or unloading purposes for not longer than a period of 48 consecutive hours in any one-week period.
- C. Except as permitted by this division, storage of an unoccupied mobile home is only permissible in I-1, I-2 zone districts, and in B-2 zone districts provided the RV may be stored on the owner's lot. Efforts should be made to conceal the RV by a as illustrated in Sec. 201-150, 210-160 and 210-179.
- D. Storage or parking of an RV shall not obscure vision clearance at driveways or corners.

Sec. 195-120 Parking Requirements

The following are the minimum number of off-street parking spaces that shall be provided and satisfactorily maintained for each building, structure or use, which exists or is hereinafter erected, enlarged or altered for any of the following purposes:

- A. In the case of mixed use in the same building or structure, the total requirement of off-street parking facilities shall not be considered as providing required parking facilities for any other uses.
- B. Unless otherwise approved by the Board of Zoning Appeals by variance collective off-street parking facilities for two [2] or more buildings, structures, or uses shall not be less than the sum of the requirements for the various individual uses computed separately as provided for in this section. In such a case, there shall be a shared parking agreement approved by the Attorney for the BZA. The owner shall have the agreement recorded in the office of the Clark County Recorder's office.

Minimum Parking Requirement Table 195-1			
LBCS Activity Code	Use	LBCS Function Codes	Space Required for Each Land Use GFA = Gross Floor Area

· · · · · · · · · · · · · · · · · · ·	Parking Requirement Table 195-2		
LBCS Activity Code	Use	LBCS Function Codes	Space Required for Each Land Use GFA = Gross Floor Area
Residential	Activities		
1200	Transient Living	1310 - Bed and breakfast inn	One space per quest room plus two for the resident owner/manger
		1320 - Rooming and boarding	Two spaces for the owner and one space per each rental unit
		1330 - Hotel, motel, or tourist court	One per guestroom
		1340 - Casino hotel	One per guestroom and one per 500 sq ft of GFA of Casino
1300	Institutional Living	1210 - Retirement housing services 1230 - Assisted-living services 1240 - Life care or continuing care services 1250- Skilled -nursing services	Three spaces per two units, or if less than two units, one parking space shall be provided
		6222 - Correctional institutions	One space per 400 sq ft and one per four inmates
Shopping, b	ousiness, or trade activities		
2100	Shopping	establishment 2111 - vehicle 2112 - Bus, truck, mobile homes, or large vehicles 2113 - Bicycle, motorcycle, ATV, etc 2114 - Boat or marine craft dealer 2215 - Parts, accessories, or tires	repair shop than two spaces per bay
		2216 - Gasoline service	One per gasoline pump
		2120 - Heavy consumer goods sales or service	One space per 200 square feet of GFA, if facility has repair shop than two spaces per bay
		2121 - Furniture or home furnishings 2122 - Hardware, home centers, etch 2123 - Lawn and garden supplies 2124 - Department store, warehouse club or superstore 2125 - Electronics and Appliances 2126 - Lumber yard and building materials 2127 - Heating and plumbing equipment 2131 - Computer and software 2132- Camera and photographic supplies 2133 - Clothing, jewelry, luggage, shoes, etc 2134 - Sporting goods, toy and hobby, and musical instruments 2135 - Books, magazines, music, stationery 2140 - Consumer goods, other	One space per 200 square feet of GFA

LBCS Activity Code	Use	LBCS Function Codes	Space Required for Each Land Use GFA = Gross Floor Area
		2141 - Florist 2142 - Art dealers, supplies, sales and services 2143 - Tobacco or tobacconist establishment 2145 - Antique, shops, flea markets, etc 2151 - Grocery store, supermarket or bakery 2154 - Fruit and vegetable store 2155 - Beer, wine, and liquor store 2335 - Consumer goods 2450 - Services to buildings and dwellings 2453 - Landscaping 2600 - Personal	
2100	Shopping	2153 - Specialty food store 2451 - Extermination and pest control 2454 - Carpet and upholstery cleaning	One space per 400 square feet of GFA
		2144 - Mail order or direct selling establishment	One space per 500 square feet of GFA
		2152 - Convenience store	One space per 200 square feet of GFA, plus two spaces per pump
		2418 - Veterinary services	One space per 500 square feet of GFA
2200	Restaurant-type activity	2510 - Full-service restaurant 2530 - Snack or nonalcoholic bar	One space per two seats or 1 space per 150 square of GFA
		2520 - Cafeteria or limited service restaurant	One space per 100 square feet of floor space , but no less than 25 spaces
		2540 - Bar or drinking place 2560 - Caterer 2570 - Food service contractor	One space per 300 square feet of GFA
		2550 - Mobile food services 2580 - Vending machine operator	One per operator
2310	Office activities with high turnover of people	2220 Credit and finance establishment 2230 - Investment banking, securities, and brokerages 2240 - Insurance-related establishment 2250 - Fund, trust, or other financial establishment 2300 - Real estate, and rental and leasing 2310 - Real estate services 2320 - Property management services 2321 - Commercial property- related	One space per 200 square feet of GFA

2322 - Rental housing-related 2336 - Intellectual property rental (video, music, software, etc.) 2410 - Professional services 2411 - Legal services 2412 - Accounting tax, bookkeeping, payroll services 2413 - Architectural, engineering, and related services 2414 - Graphic, industrial, interior design services 2415 - Consulting services (management, environmental, etc.) 2416 - Research and development services (scientific, etc.) 2417 - Advertising, media and photography services 2421 - Office and administrative services 2422 - Facilities support services 2423 - Employment agency 2424 - Business support services 2425 - Collection agency 2430 - Travel arrangement and reservation services 2452 - Janitorial 2455 - Packing, crating, and convention and trade show services 4211 - Newspapers, books, periodicals, etc 4212 - Software publisher 4211 - Newspapers, books, periodicals, etc 4212 - Software publisher 4211 - Newspapers, books, periodicals, etc
exhibition services 4223 - Sound recording, production, publishing, and distribution 4240 - Information services and data processing industries 4243 - News syndicate 5150 - Agent for management services 5160 - Independent artist, writer, or

LBCS Activity Code	Use	LBCS Function Codes	Space Required for Each Land Use GFA = Gross Floor Area
		6221 - Courts 6300 - Other government functions 6300 - Associations, nonprofit organization, etc. 6810 - Labor and political organizations 6820 - Business associations and professional membership organization	
2310	Office activities with high turnover of people	2331 - Cars 2332 - Leasing trucks, trailers, RV, etc. 2333 - Recreational goods rental 2334 - Leasing commercial, industrial, machinery, and equipment	One space per 400 square feet of GFA plus one for each rental unit
		2710 - Pet or pet supply store2720 - Animal and pet services	One space per 400 square feet of GFA
2320	Office activities with turnover of automobiles	2210 - Bank, credit union, or savings institution	One space per 200 square feet of GFA and four stacking spaces for the first drive up window and three stacking spaces per additional drive up lane
Industrial,	manufacturing, and waste-related activi	ities	
3110	Primarily plant or factory-type activities	3110 - Food and beverages 3120 - Tobacco manufacturing establishment 3130 Textiles 3140- Leather and allied products 3210 - Wood products establishment 3220 - Paper and printing materials 3230 - Furniture and related products 3310 - Petroleum and coal products 3320 Chemical, plastics, and rubber products 3330 - Nonmetallic mineral products 3340 - Primary metal manufacturing 3350 - Machinery manufacturing 3360 - Electrical equipment, appliance, and components manufacturing 3370 - Transportation equipment, automobiles, etc 3400 - Miscellaneous manufacturing 3410 - Jewelry and silverware 3420 - Dolls, toys, games, and musical instruments 3430 - Office supplies, inks, etc.	One space per 1.11 peak shift employee or One space per 600 square feet of GFA, whichever is greater

Minimum	Parking Requirement Table 195-1		
LBCS Activity Code	Use	LBCS Function Codes	Space Required for Each Land Use GFA = Gross Floor Area
3120	Primarily goods storage or handling activities	3510 - Durable goods 3520 - Nondurable goods	One space per 1,000 square feet of GFA
		3600 - Warehouse and storage services	One space per 750 square feet of GFA
Constructio	n activities (grading, digging, etc.)		
3300	Construction activities (grading, digging, etc.)	7110 - Residential construction 7120 - Land development and subdivision 7130 - Industrial, commercial and institutional building construction 7210 - Building equipment and machinery installation contractors 7300 - Special trade contractor 7310 - Carpentry, floor, and tile contractor 7320 - Concrete contractor 7330 - Electrical contractor 7340 - Glass and glazing contractor 7350 - Masonry and drywall contractors 7360 - Painting and wall covering 7370 - Plumbing, heating, and air- conditioning 7380 - Roofing, siding, and sheet metal contractors	One space per 400 square feet of GFA
		7220 - Excavation contractors 7230 - Water well drilling contractor 7240 - Wrecking and demolition establishment 7250 - Structural steel erection contractor	One space per 750 square feet of GFA
Social, insti	tutional, or infrastructure-related activi	ties	
4110	Classroom-type activities	6110 - Nursery and preschool 6120 - Grade schools 6121 - Elementary 6122 - Middle 6123 - Senior 6124 - Continuance 6130 - Colleges and Universities 6143 - Computer training 6145 - Fine and performing arts education	One per classroom 1/2 per instructor, plus one per 200 square feet of office
4120	Training or instructional activities outside classrooms	6144 - Driving education 6145 - Flight training 6147 - Sports and recreation education	One and one half space per instructor
4130	Other instructional activities	4242 - Libraries and archives	One space per classroom and one half per instructor,

LBCS Activity Code	Use	LBCS Function Codes	Space Required for Each Land Use GFA = Gross Floor Area
	including those that occur in libraries	6125 - Alternate education service 6140 - Technical, trade, and other specialty schools 6141 - Beauty schools 6142 - Business management	plus one per 200 square feet of office
	Emergency response or public-saf	ety-related activities	
4210	Fire and rescue-related activities	6410 - Fire & rescue	One space per 200 square feet of GFA, plus one and one half per rescue vehicle
4220	Police, security, and protection- related activities	6420 - Police	One space per 200 square feet of GFA, plus one and one half per police vehicle
4230	Emergency or disaster-response- related activities	6430 - Emergency response 6564 - Emergency and relief services	One space per 200 square feet of GFA, plus one and one half per emergency vehicle
4310	Water-supply-related activities	4330 - Water, steam, air condition supply 4331 - Drinking water 4332 - Irrigation and industrial water supply	Supply line or distribution line - none, plus one space per 500 square feet of facility
4330	Power generation, control, monitor, or distribution activities	4310 - Electric power 4311 Hydroelectric 4312 - Fossil 4313 - Nuclear 4314 - Nuclear 4314- Alternative energy sources	One space per square feet of office, plus one space per unmanned facility
4340	Telecommunications-related control, monitor, or distribution activities	4230 - Telecommunications and broadcasting 4231 - Radio and television broadcasting 4232 - Cable networks and distribution 4233 - Wireless telecommunications 4234 - Telephone and other wired telecommunications 4241 - Online information services	One space per square feet of office, plus one space per unmanned facility
4350	Natural gas or fuels-related control, monitor, or distribution activities	4180 - Pipeline transportation 4320 - Natural gas, petroleum, fuels, etc	None if corridor or unmanned facility, plus one per 200 square feet of manned facilities
4500	Health care, medical, or treatment activities	2160- Health and personal care 2161 - Pharmacy or drug ore 2162 - Cosmetic and beauty supplies 2163 - Optical 6500 - Health and human services 6510 - Ambulatory or outpatient care services 6511 - Clinics 6512 - Family planning and outpatient care centers 6513 - Medical and diagnostic laboratories	One space per 200 square feet of GFA

Minimum Parking Requirement Table 195-1			
LBCS Activity Code	Use	LBCS Function Codes	Space Required for Each Land Use GFA = Gross Floor Area
		6514 - Blood and organ banks 6520 - Nursing, supervision, and other rehabilitative services 6530 - Hospital	
4600	Interment, cremation, or grave digging activities	6710 - Funeral home and services 6720 - Cremation services and cemeteries	One per 200 square feet of GFA
5400	Trains or other rail movement	4120 - Rail transportation 4121 - Rail passenger transportation 4122 - Rail freight transportation	None for corridor, plus one per 200 square feet per station
5410	Trail maintenance, storage, or related activities	4123 - Rail transportation support establishment	None for corridor
	Travel or movement	activities	
		4130 - Road, ground passenger, and transit transportation	
5100	Pedestrian movement	4131 -Local transit systems - mixed mode 4132 - Local transit systems - commuter rail 4133- Local transit systems - bus, special needs, and other motor vehicles 4134 - Interurban, charter bus, and other similar establishments 4135 - School and employee bus transportation 4136 - Special purpose transit transportation (including scenic, sightseeing 4137 - Taxi and limousine service	None for corridor, plus one space per 200 square feet of office space and one space per rental vehicle
5200	Vehicular movement	4138 - Towing and other road and ground services 4141 - General freight trucking, local 4142 - General freight trucking, long-distance 4143 - Freight trucking, specialized (used household and office goods) 4144 - Freight trucking, specialized (except used goods) 4160 - Courier and messenger services 4170 - Postal services	One space per 500 square feet of GFA
5500	Sailing, boating, and other port, marine and water-based activities	4151 - Marine passenger transportation 4152 - Marine freight transportation 4153 - Marine port and harbor operations 4154 - Marine cargo handling and dry dock services 4155 - Marine navigational and	Determination per the TRC review

LBCS Activity Code	Use	LBCS Function Codes	Space Required for Each Land Use GFA = Gross Floor Area
		other services	
5600	Aircraft takeoff, landing, taxiing, and parking	4111 - Air passenger transportation 4112 - Air freight transportation 4113 - Airport and support establishment 4114 - Aircraft and accessories 4115- Other air transportation (including scenic, balloon, etc)	Determination per the TRC review
Mass assen	nbly of people		
6200	Spectator sports assembly	5120 Sports team or club 5130 - Racetrack establishment	Five spaces per 1,000 square feet of GFA
6300	Movies, concerts, or entertainment shows	4222 - Motion picture viewing and exhibition services	One space per three seats
		5110 - Theater, dance, or music establishment	One space per four seats
6400	Gatherings at fairs and exhibitions	5140 - Promoter of performing arts, sports, and similar events	One space per 200 square feet of GFA
6600	Social, cultural, or religious assembly	5300 - Amusement, sports, or recreation establishment 5310 - Amusement or theme park establishment	One space per 100 square feet of enclosed floor space
		6560 - Social assistance, welfare, and charitable services 6561 - Child and youth services 6562 - Child day care 6563 - Community food services 6565 - Other family services 6566 - Services for elderly and disabled 6567 - Veterans affairs 6567 - Vocational rehabilitation 6600 - Religion institutions 6830 - Civic, social, and fraternal organization	One space per 200 square feet of GFA
6700	Gatherings at galleries, museums, aquariums, zoological parks, etc	5210 - Museum 5220 - Historical or archeological institution	One space per 400 square feet of GFA
		5230 Zoos, botanical gardens, arboreta, etc.	One space per 200 square feet of GFA, except zoological parks will be determined by the TRC
Leisure act	ivities		
7100	Active leisure sports and related	5340 - Miniature golf establishment	One space per 20 areas
	activities	5350 - Skiing 5370 - Fitness, recreational sports, gym, or athletic club 5390 - Skating rinks, roller skates,	One space per 200 square feet of GFA

Minimum P	arking Requirement Table 195-1		
LBCS Activity Code	Use	LBCS Function Codes	Space Required for Each Land Use GFA = Gross Floor Area
		etc	
		5380 - Bowling, billiards, pool, etc.	One space per three lanes, plus one space per 200 square feet of office, food and bar service
7200	Passive leisure activity	5320 - Games arcade establishment 5330 - Casino or gambling establishment	One space per 200 square feet of GFA
		5400- Camps, camping, and related establishments	One space per 20 areas
7400	Water sports and related leisure activities	5360 - Marina or yachting club facility operators	One space per boat slip

Sec. 195-130 Accessible Parking

Accessible spaces complying with ADA requirements and shall be provided in each such parking area in conformance with the Table 195-2. Spaces required by Table 195-2 need not be provided in the particular lot. They may be provided in a different location if equivalent or greater accessibility, in terms of distance from an accessible entrance, cost and convenience is ensured.

Except as provided below access aisles adjacent to accessible spaces shall be 60 in (1525 mm) wide minimum. One in every eight accessible spaces, but not less than one, shall be served by an access aisle 96 in (2440 mm) wide minimum and shall be designated "van accessible" as required by ADA. The vertical clearance at such spaces shall comply with ADA requirements. If a parking structure is used, all such spaces may be grouped on one level of a parking structure.

A. Exception

Provision of all required parking spaces in conformance with "Universal Parking Design" ADA requirements are required.

1. If passenger-loading zones are provided, then at least one passenger-loading zone shall comply with ADA.

Table 195-2. Accessible Parking

Total Parking in Lot	Required Minimum Number of Accessible Spaces
1 to 25	1
26 to 50	2
51 to 75	3
76 to 100	4
101 to 150	5
151 to 200	6
201 to 300	7
301 to 400	8
401 to 500	9
501 to 1000	2 percent of total

 At facilities providing medical care and other services for persons with mobility impairments, parking spaces complying with ADA shall be provided as follows: 1001 and over 20 plus 1 for each 100 over 1000

- Outpatient units and facilities: At least 10 percent of the total number of parking spaces shall be installed to serve the facility.
- b. Units and facilities that specialize in treatment or service for persons with mobility impairments: 20 percent of the total number of parking spaces provided serving each such unit or facility.

B. Location of Accessible Parking

- 1. Accessible parking spaces shall be located on the shortest accessible route of travel to an accessible facility entrance. Where buildings have multiple accessible entrances with adjacent parking, the accessible parking spaces must be dispersed and located closest to the accessible entrances.
- 2. When accessible parking spaces are added in an existing parking lot, locate the spaces on the most level ground close to the accessible entrance. An accessible route must always be provided from the accessible parking to the accessible entrance. An accessible route shall not have curbs or stairs, and shall be at least three (3) feet wide, and have a firm, stable, slip-resistant surface. The slope along the accessible route should not be greater than 1:12 in the direction of travel.
- 3. Accessible parking spaces may be clustered in one or more lots if equivalent or greater accessibility is provided in terms of distance from the accessible entrance, parking fees, and convenience. Van-accessible parking spaces located in parking garages may be clustered on one floor (to accommodate the 98-inch minimum vertical height requirement).

C. Features of Accessible Parking Spaces for Cars

- 1. Plan drawing showing an accessible parking space for cars with a 96 inch wide designated parking space, a 60 inch wide minimum marked access aisle and the follow notes:
 - a. Sign with the international symbol of accessibility mounted high enough so it can be seen while a vehicle is parked in the space.
 - b. If the accessible route is located in front of the space, install wheel stops to keep vehicles from reducing width below 36 inches. Wheel stops shall not be located within the accessible route.
 - c. Access aisle of at least 60-inch width must be level (1:50 maximum slope in all directions), be the same length as the adjacent parking space(s) it serves and must connect to an accessible route to the building. Ramps must not extend into the access aisle.
 - d. Boundary of the access aisle shall be marked. The end may be a squared or curved shape.
 - e. Two parking spaces may share an access aisle.
- 2. Three Additional Features for Van-Accessible Parking Spaces.
 - a. Sign with "van accessible" and the international symbol of accessibility mounted high enough, so the sign can be seen when a vehicle is parked in the space.
 - b. 96" minimum width access aisle, level (max. slope 1:50 in all directions), located beside the van 2parking space.
 - c. 98" minimum height clearance at van parking space, access aisle, and on vehicular route to and from van space.

D. Parking Aisle

Public right-of-way or easements shall not be used as a parking aisle, parking space or loading area.

E. Improvements

Each parking space, except those required to meet Americans with Disability Act requirements shall meet the
general requirements of this section and be a minimum of nine [9] feet wide and eighteen [18] feet long, exclusive of
walkways and aisles. Minimum aisle width shall be twenty-four [24] feet for a ninety [90] degree angle parking
space.

- 2. Where minimum parking space requirements for less than perpendicular parking shall be in accordance with Table 195-3: Minimum Number of Parking Spaces.
- 3. Five percent of a parking lot having over 5,500 square feet shall incorporate pervious materials that may include pervious materials along the perimeter, or between parking aisles.
- 4. All parking areas shall be improved with a compact aggregate base with surface treatment [seal-coat], concrete or asphalt, so as to achieve an all-weather, dustless surface. All parking spaces shall be striped.
- 5. For parking areas located within or that adjoin an R-1, R-2 R-3, CLMU, OTC, VPCZ or EBCZ district, a solid wall or compact evergreen screen or uniform fence with no openings or a combination thereof having a height of not less than forty-two [42] inches, or more than six [6] feet shall be erected and maintained in the side and rear yards between the parking area and these districts.

Table 195-3. Minimum Number of Parking Spaces

6. Any light used to illuminate a parking area or driveway shall be installed to reflect the light away from or shield any adjoining property or public roads and shall meet the requirements of Division 180: Lighting Regulations.

			8 - Pares			
Parking	A	В	С	D		E
Angle	Space Width Parallel to Aisle	Space Depth to Wall	Space Depth to Interlock	Aisle Width	Wall to Wall	Interlock to Interlock
45 degree	12.7	17.5	15.3	12	47	33
60 degree	10.4	19.0	17.5	16	54	51
75 degree	9.3	19.5	18.8	23	62	61
90 degree	9.0	18.5	18.0	24	60	60

F. Off-Street Loading and Unloading Requirements

No public right-of-way or

easement shall be used for loading, unloading or as an aisle for egress and ingress to the loading dock or any parking space.

All off-street loading and unloading areas shall be improved with a compact aggregate base with surface treatment [seal-coat], concrete or asphalt, so as to achieve an all-weather, dustless surface. All loading and unloading areas shall be striped.

Sec. 195-140 Illustrations

Parking illustrations are shown in Division 210: Illustrations

Town of

Article 4,
Division 200:
Sign
REGULATIONS

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Division 200: SignsGeneral Requirements

200-1. GENERAL REQUIREMENTS

A. INTENT

This chapter regulates both permanent signage and temporary signage, and specifies which signs are exempt from regulation or prohibited.

- 1. **Purpose.** The general purpose of this chapter is to:
 - a. Balance the rights of individuals to convey their messages through signs with the right of the public to be protected against the unrestricted proliferation of signs;
 - b. Create a sense of place at the scale of humans, that addresses both the pedestrian experience and the need to inform drivers of destinations;
 - c. Protect public health, safety, and welfare;
 - d. Reduce traffic and pedestrian hazards;
 - e. Protect property values by minimizing the possible adverse effects and visual blight caused by sign clutter;
 - f. Promote economic development; and
 - g. Ensure the fair and consistent enforcement of sign regulations.
- 2. **Definition of Signs.** Any object, device, structure or part thereof used to advertise, identify, advocate, display or attract attention to an object, person, institution, organization, business, product, service, event or location by any means, including words, letters, figures, designs, symbols, fixtures, colors, illumination or images. Signs as defined herein do not include temporary holiday decorations or landscape features that display no words or symbols.

B. APPLICABILITY

These standards shall apply to all signs and sign structures within the town under the following situations:

Newly Constructed or Substantially Altered **Signage.** These standards apply to all new signs and substantially altered signs. Substantially altered signs includes any structural changes,

changes in shape, changes in size, changes in location, and changes in any major component of the sign (sign box, pole, base).

- 2. Not Applicable. The following activities, shall not be considered a substantial alteration and shall not require a permit:
 - a. The changing of facial panels or letters on an existing sign and/or outdoor advertising sign.
 - b. The changing of painted and/or printed window signs, and/or changeable letter panels, specifically designed for the use of replaceable copy.
 - c. The painting, repainting, cleaning, and/or normal maintenance and/or repair of a sign, sign structure, and/or outdoor advertising sign except when structural changes occur.

C. EXISTING SIGNS

As of the effective date of this Ordinance, all lawfully existing signs and/or outdoor advertising signs shall be maintained in all respects, but shall not for any reason be enlarged and/or substantially altered except as permitted by this Division 200.

D. RESIDENTIAL LOTS DEFINED

Throughout this division 200, "residential lots" refers to any lot with only a single- or two-family residential use, whether attached or detached, such as a building in an R district, a row building in the SCMU, or a building on a lot designated as such in a planned unit development.

E. ABANDONED SIGNS

- 1. A sign which is not a temporary sign shall be deemed to be abandoned when one of the following occurs:
 - a. The business, service, product, or activity being advertised has ceased to exist for a period of 1 year or more;
 - b. The sign has not been utilized for a period of 1 year or more; or
 - c. The sign is a nonconforming sign and the owner has been notified by the zoning officer of the need to conform to these regulations.

General Requirements

- 2. Abandoned signs shall be completely removed and the site of such sign shall be restored within 90 days of the date the code enforcement officer gives notice of such designation to the property owner.
- 3. Panels for signs where the business has ceased to exist and the sign structure is not abandoned per above shall be replaced with a new panel within 90 days of the business ceasing to operate.

F. SIGN LOCATION

Unless otherwise specified, signs shall only be located within the boundaries of the parcel and not in the right-of-way or on public property.

- 1. **Definition of Parcel.** For the purposes of Division 200, parcel is defined as a lot or series of abutting lots of record. All lots must be under the same ownership and filed as a connected development, either through a subdivision plat for a neighborhood sign, master plan approval, approved development plan, or master sign plan.
- 2. Off-Premises Signs. Signs shall be located upon the parcel where the activity is taking place, unless otherwise allowed in this Division 200 and approved as part of a sign permit.
- 3. Extension into Right-of-Way. Certain sign types may extend beyond a property line into the right-of-way or public property per the sign type regulations, Secs. 200-6 through 200-15. An encroachment permit from the Town's Public Works Department is required.
- **4. Owner Approval.** No sign or sign structure shall be placed on a property without the express written consent of the property owner.
- 5. Utility Appurtenances. No sign shall be attached to or painted upon a standpipe, gutter, drain, light standard, traffic control device, or other utility structure.
- 6. Landscape and Streetscape Site Furnishings. No sign shall be attached to or painted upon any streetscape or landscape item, such as a bench, seat, seatwalls, landscape retaining walls, trash receptacle, or other site or street furnishing, not including dumpsters or recycling bins.

- **7. Natural Elements.** No sign shall be attached to or painted upon any tree, rock, or other natural feature.
- 8. Ingress/Egress. Signs shall be erected so as to permit free ingress to or egress from any door, window, roof, or any other exitway required by the building code or by fire department regulations.
- 9. Visibility Requirements. Signs shall be located in a manner which does not obstruct, or substantially interfere with, the sight lines used by pedestrians and/or motorists, to cross streets, proceed safely through intersections, or to enter or exit from public or private rights-ofway. See Division 15.
- 10. Traffic Signs. No sign shall be erected or maintained in such a manner as to obstruct free and clear vision of, interfere with, or be confused with any authorized traffic sign, signal, or device.

G. ILLUMINATION

All signs may be illuminated according to the following provisions unless otherwise stated.

- 1. Signs may be illuminated only by steady, stationary light sources directed solely at the sign or internal to it.
- 2. Individual letters or logos may be internally illuminated as permitted per each sign type; no other portion of the sign shall be internally illuminated.
- 3. When an external artificial light source is used to illuminate a sign, the lamp (or bulb) shall be located, shielded, and directed so as to not be visible from any public street or private residence.
 - a. Shielding of the light source is required to prevent light from projecting to the sky.
 - b. No receptacle or device housing a permitted light source which is attached to the sign itself shall extend more than 18 inches from the face of the sign.

General Requirements

- c. Gooseneck reflectors and lights shall be permitted on permanent freestanding sign, wall signs, projecting signs and roof signs, provided that any such reflectors or lights shall be installed only in a manner such that the direct rays of such reflectors or lights are concentrated on the sign and are directed, shielded or otherwise constructed so as to avoid any glare on the adjacent street or adjacent properties.
- d. If ground lighting is used to illuminate a sign, the receptacle or device should not extend more than 12 inches above ground and must be fully screened and housed.
- 4. Illumination and movement. The light from every illuminated sign shall be shaded, shielded or directed so that direct or indirect illumination therefrom, measured at any parcel line adjacent to a residential district, will not exceed 0.1 foot candles. Except for electronic displays per 200-16, in no case shall the lighting intensity of any sign exceed 150 foot Lamberts measured with a light meter having an accuracy rating determined by regulation.
- **5.** All electrical components shall conform to the electrical code of the town.
- 6. In no case, shall electrical wiring, bulbs exceeding 15 watts, and other internal components be exposed to the view or access by the public.

H. CONSTRUCTION, DESIGN, & MAINTENANCE STANDARDS

- All signs shall meet the construction, design standards, and maintenance requirements of all applicable building codes, as adopted by the Town.
- 2. All permanent exterior signs shall be designed to withstand a wind pressure of not less than 30 pounds per square foot of area.

3. Sign Maintenance Requirements

a. All signs and sign structures shall be kept in good repair and in safe condition. The owner of the premises on which a sign is erected or located shall be directly responsible for

- keeping such sign and premises in a safe and neat condition.
- b. Signs shall have clean surfaces so that the sign's message does not become illegible or have missing, torn, or defective parts in any portion of such sign or supporting structure.
- c. No waste, debris, or other refuse shall be allowed to accumulate on or about the area on which a sign is located.

4. Sign Construction and Installation.

- a. Construction and installation methods shall be subject to review by the Building Department.
- b. All signs shall be engineered and designed to all applicable standards, with adequate foundations and supports, and of durable materials.

Exempt Signs

200-2. EXEMPT SIGNS

A. GENERAL REQUIREMENTS

Permitted exempt signs meeting the standards of this section <u>200-2</u>. Exempt Signs are subject to the following:

- 1. **Definition.** Exempt signs are permanently attached fixtures, i.e. plaques, flags, signs, that are minor and incidental in relation to other site signs.
- **2. All Districts.** Exempt signs are permitted in all districts, unless otherwise specified in this section.
- **3. No Sign Permit Required.** Exempt signs do not require a sign permit for installation, unless otherwise specified in this section.
- **4. No Sign Type Standards.** Exempt signs are not required to meet any sign type standards, except those specified in this section.
- 5. Maximum Quantity of Signage. Except as specified in this section, exempt signs are not counted in the determination of the total permitted area of signage on a parcel per the requirements of Table 200-5-2. Maximum Total Quantity of Signs Permitted by District.

B. EXEMPT SIGNS PERMITTED

The following are permitted exempt signs.

- 1. **Incidental Signs.** The following incidental signs are permitted:
 - a. Entrance Sign for All Lots.
 - (1) On all single- and two-family residential lots, one incidental sign with a maximum area of 1 square foot is permitted per street-facing building entrance.
 - (2) On all lots other than single- and twofamily residential lots, two incidental signs with a total maximum area of 3 square feet are permitted per street-facing building entrance.
 - b. General Incidental Building Sign for All Districts. One incidental sign with a maximum area of 3 square feet is permitted per principal building.

- c. Unlimited Rear and Interior Side Yard Facing Signs. Incidental signs one square foot or less are permitted on the rear and interior side yard facades provided the signs are not visible from any adjacent yard or any public street, space, or way.
- 2. Official Signs. Any official sign, public notice sign, or warning sign erected by the town, state, or country, or required by a valid and applicable federal, state, or local law, regulation, or ordinance, by order of a court of competent jurisdiction, or for the safety and welfare of the public.
- 3. Signs Inside Buildings. Any sign which is located completely within an enclosed building, when such sign is not readable from 10 feet or more outside the building.
- 4. Banners and Flags on Light Poles. Banners and flags made of fabric or other similar non-rigid material mounted on a light poles located in the right-of-way of a street are permitted for noncommercial, civic events with town approval.
- 5. Driveway and Parking Signs. Driveway signs are located adjacent to vehicular driveways on all lots other than single- and two-family residential lots. These signs shall meet the following requirements:
 - a. No more than 2 driveway signs are permitted for each parcel per right-of-way frontage, not to exceed 3 feet in height.
 - b. One parking lot sign is permitted per lot per right-of-way frontage is permitted, not to exceed 3 feet in height.
 - c. One parking space sign is permitted for each space, located on the parking space, not to exceed 6 feet in height.
 - d. Each sign face shall not exceed 2 square feet in area.
 - e. Signs shall be set back a minimum of 2 feet from property lines and are not permitted to overhang any property line.
- **6. Drive-Through Signs.** Drive-through signs are permitted on the site of any allowed drive-through use, subject to the following:

- a. Permit. A sign permit is required for all drivethrough signs.
- b. Location. Drive-through signs must be located within 10 feet of a drive-through lane in a side or rear yard.
- c. Number Permitted. Refer to Figure 200-5(1). Drive-Through Sign.
 - (1) One major drive-through sign is allowed per order station up to a maximum of 2 primary drive-through signs per lot.
 - (2) One minor drive-through sign is allowed per lot.
- d. Dimensions.
 - (1) Major drive-through sign must not exceed 36 square feet in area and 6 feet in height.
 - (2) Minor drive-through sign must not exceed 15 square feet in area or 4 feet in height.
- e. Residential Separation. Drive-through signs must be set back at least 25 feet from residential (R) district lots.
- f. Visibility. Drive-through signs must be oriented to be visible by motorists in allowed drive-through lanes.

200-3. TEMPORARY SIGNS

A. GENERAL REQUIREMENTS

Permitted temporary signs meeting the standards of this section <u>200-3</u>. <u>Temporary Signs</u> are subject to the following:

1. **Definition.** Temporary signs are signs intended to serve for a limited time with no permanent attachment to a structure or the ground.

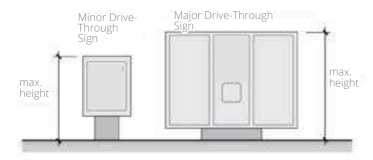


Figure 200-5(1). Drive-Through Sign

- **2. All Districts.** Temporary signs are permitted in all districts, unless otherwise specified in this section.
- 3. Sign Permit Required. A temporary sign permit is required for all signs over 6 square feet, displayed for more than 5 days, unless otherwise specified in this Sec. 200-3. Refer to Sec. 200-18.A.
- **4. No Sign Type Standards.** Temporary signs are not required to meet any sign type standards, except those specified in this section.
- 5. Time Sensitive Events. Temporary signs installed related to any time sensitive events shall be removed within one week after the completion of the event.
- 6. Maximum Quantity of Signage. Except as specified in this section, temporary signs are not counted in the determination of the total permitted area of signage on a parcel per the requirements of Table 200-5-2. Maximum Total Quantity of Signs Permitted by District.
- **7. Location.** The following regulations apply to locating temporary signs.
 - a. Temporary signs are allowed in all districts, unless otherwise specified.
 - b. Temporary signs must be located on private property and shall not be posted, attached or placed on any tree, utility pole, street sign post, light post, or any official traffic control sign or signal post in the public right-of-way.
 - c. Temporary signs located within the public right-of-way may be removed by the town and will be held for a minimum of 7 days. After 7 days, the town may dispose of the sign(s).
 - d. On all single- and two-family residential lots, temporary signs shall be set back a minimum of 5 feet from any property line, except where the front yard is less than 5 feet.
- **8. Maintenance & Materials.** All temporary signs must be properly maintained and of a material able to withstand the elements.

Temporary Signs

9. General Sign Requirements. The general requirements for signs per 200-1 shall apply to all temporary signs.

B. TEMPORARY YARD SIGNS

Temporary yard signs are lightweight, freestanding signs placed in a street yard.

1. Single- and Two-Family Residential Lots.

- a. Any number of temporary yard signs must not exceed a total of 12 square feet on any lot at any time.
- b. Each lot is permitted temporary yard signs for a maximum period of 60 days.
- c. Once removed, temporary yard signs shall not be reinstalled on the lot until after the expiration of an interim period of 30 days, provided.
- d. A temporary sign permit is not required for temporary yard signs on single- and two-family lots defined per Sec. 200-1.D.

Lots Other Than Single- and Two-Family Residential Lots.

- a. Any number of temporary yard signs must not exceed a total of 18 square feet per 100 feet of street frontage of the parcel at any time. Signs shall be calculated and located per each 100 feet of street frontage, as opposed to totalling for the whole parcel and locating the temporary signs all in one location.
- b. Each parcel permitted temporary yard signs for a maximum period of 60 days.
- c. Once removed, temporary yard signs shall not be reinstalled on the parcel until after the expiration of an interim period of 30 days, provided.
- d. One temporary sign permit is allowed per parcel for each 90 day increment of allowable signs.

C. TEMPORARY REAL ESTATE SIGNS

Temporary real estate signs are allowed on each parcel, lot, or portion of a parcel that is actively

being marketed for sale, rental or lease, or is under construction.

- 1. **Districts.** Temporary real estate signs are permitted in all districts.
- 2. Permitted Display Time. Temporary real estate signs are permitted for the period during which the property is actively marketed for sale, rental, or lease or under construction.
- 3. Size on Single- and Two-Family Residential Lots. General temporary signs shall not exceed 9 square feet in area and 6 feet in height on all single- and two-family residential lots per Sec. 200-1.D.
- 4. Size on All Lots Except Single- and Two-Family Residential Lots. The following general temporary sign sizes pertain to all lots except single- and two-family residential lots per Sec. 200-1.D.
 - (1) Parcels with 100 to 300 Feet of Frontage. For properties with parcel frontages between 100 and 300 feet, any number of temporary real estate signs shall not exceed 18 square feet in total per frontage and shall not exceed 8 feet in height.
 - (2) Parcels with Over 300 Feet of Frontage. For properties with parcel frontages over 300 feet, any number of temporary real estate signs shall not exceed 36 square feet in total per frontage and shall not exceed 8 feet in height.

D. SPECIAL EVENT SIGNS

Special event signs are allowed on parcels on which a business or organizational special event is actively occurring.

- 1. **Districts.** Special event signs are permitted on all lots except single- and two-family residential lots per Sec. 200-1.D.
- **2. Sign Types.** Special events signs include all sign types, including balloons and feather flags.
- 3. Quantity and Permitted Display Time. Special events signs shall be displayed for no more than consecutive 30 days. Special event signs are permitted twice per calendar year per parcel.

Temporary Signs

4. Size. Any number of special event signs shall not exceed 24 square feet in total area, in total for the parcel.

E. TEMPORARY WINDOW SIGNS

Temporary window signs are signs located on any lots except single- and two-family residential lots per Sec. 200-1.D that do not exceed 2 square foot in size, are located wholly in the window of a building, and are composed of paper or other temporary materials not specified in Table 200-11-1. Window Sign Requirements, pertaining to permanent window signs.

- 1. Multiple Signs. Multiple temporary window signs are considered one sign for the purposes of computing the quantity of temporary signs on a parcel.
- 2. Permit. No permit shall be required.
- 3. Quantity. The combined total of permanent and temporary window signs shall not exceed the allowed quantity for permanent window signs per Table 200-11-1. Window Sign Requirements.

F. SANDWICH BOARD SIGNS

A sandwich board is a set of 2 signs set up in a triangular shape and hinged along the top or a T-frame or I-frame sign.

- 1. **Permitted Display Time.** Sandwich boards are not restricted to any display time restriction.
 - a. Signs shall only be displayed during business hours and must be removed by close of business each day.
 - b. Signs shall not be displayed when winds exceed 20 miles per hour.
- 2. Location. Sandwich board signs may be located in the right-of-way in the SCMU district where the pedestrian walkway is at least 6 feet in width and shall not be placed within 10 feet of an intersection or crosswalk. Such sign location is subject to approval by the planning director.
 - a. Sandwich board signs shall be located within 15 feet of the entrance to the business and no more than one foot from the building line.

- b. Signs shall not be attached to the sidewalk or to town-owned property, including but not limited to electric light poles and traffic signs.
- c. A clear zone is required on the sidewalk, minimum 5 feet in width continuously.
- **3. Size.** Signs shall not be greater than 3 feet in height and no more than 6 square feet in area per sign face.
- **4. Quantity.** No more than one sandwich board sign is permitted per tenant space and no more than one per 60 feet of sidewalk length.
- **5. Materials.** Signs shall be constructed of wood, metal, or other durable materials to withstand the elements. Signs shall not be reflective.
- **6. Liability.** The owner of any sandwich board sign has an absolute duty to prevent such sign from causing any property damage or personal injuries.

G. BANNERS.

A sign made of fabric or other similar non-rigid material with no enclosing framework or electrical components that is supported or anchored on 2 or more edges or at all 4 corners.

- Permit. A permit shall be required for all banners
- **2. Location.** Banners must be mounted to the face of a building and may not cover any window or other building opening.
- **3. Multi-Unit Residential Uses.** Temporary banners are allowed on parcels with multiple residential units.
 - a. One temporary banner is allowed per every 400 feet of building along a street frontage.
 - b. Temporary banners may not exceed 32 square feet in area.
 - c. The temporary banner shall be mounted above 8 feet and no more than 25 feet above average grade below the banner.
 - d. Temporary banners on multi-unit buildings may be in place for no more than 60 total days in any calendar year.

Prohibited Signs

- **4. Non-Residential Uses.** One temporary banner is allowed on parcels with non-residential uses.
 - a. The temporary banner may not exceed 32 square feet in area.
 - b. The temporary banner may remain in place for no more than 60 days total in any calendar year.

200-4. PROHIBITED SIGNS

A. GENERAL REQUIREMENTS

Prohibited signs shall not be permanently constructed or temporarily installed in any district.

B. PROHIBITED SIGNS

The following signs are prohibited.

- 1. Animated, Wind, or Moving Signs. Signs not erected by bona fide public traffic officials which move or give the appearance of movement, including but not limited to signs which flutter, undulate, swing, rotate, oscillate, or otherwise move by natural or artificial means. Moving signs shall not include flags per 200-2, signs displaying time and temperature, and electronic display signs as permitted in this division.
- 2. Flashing Lights. Flashing signs, flashing or moving lights on signs, and reflective pennants are prohibited, except that both signs that exhibit time, temperature, date or other similar information and search lights permitted by the planning director as an attention getting device are permitted.
- 3. Similarity to Traffic Control Signs. Signs that include words such as "Stop", "Danger", "Warning", "Caution", or "Go Slow," unless such language is part of the name of the business, or any other words, phrases, symbols, or characters that imitate any authorized traffic sign by shape, color, or character or employs any red, yellow, green, or other colored lamps or lights in such a manner as to interfere with, mislead, or confuse traffic.
- 4. Vehicles as Signs. Any sign attached to or placed on a vehicle or trailer parked on public or private property that is prominently visible

from public streets, except during the following conditions:

- a. The primary purpose of such a vehicle or trailer is not the display of signs.
- b. The vehicle or trailer is in operating condition, currently registered and licensed to operate on public streets, and actively used or available for use in the daily function of the business to which such signs relate.
- **5. Portable or Wheeled Signs.** Any sign permanently mounted on wheels.
- 6. Inflatable or Balloon Signs. Temporary or permanent signs that are inflatable or balloonlike are not permitted, except as allowed in temporary special events signs (Sec. 200-3.D).
- 7. Off-Site Advertising. Signs utilized to market, promote, or draw attention to an activity, business, person, entity, or thing not located or offered on the site on which the sign is located, are prohibited.
- 8. Signs with Sound. Signs that emit or utilize in any manner any sound capable of being detected from any public right-of-way by a person with normal hearing.
- 9. Rope Lighting. Rope lighting, or other similar linear lighting with small lights (usually incandescent bulbs or light emitting diodes (LEDs)) covered in heavy-duty plastic tubing, and installed to outline signs, merchandise, windows, buildings, or building elements, where such lighting is intended to be visible from the exterior of the building, is prohibited.
- **10. Feather Flags.** Feather flags are vertically oriented flags in the shape of a feather, attached to a pole or stand, except as allowed in temporary special events signs (Sec. 200-3.D).
- 11. Other Signs. Signs not addressed in this division shall not be permitted unless reviewed and approved by the BZA through the appeal or development standard variance process defined in Article 5 of the zoning ordinance.

Division 200: SignsPermitted Types & Quantity of Parcel Signage

200-5. PERMITTED TYPES & QUANTITY OF **PARCEL SIGNAGE**

A. PERMITTED SIGN TYPES BY DISTRICT

Table 200-5-1 establishes the sign types permitted

- 1. Exempt/Temporary Signs. Exempt and temporary signs are permitted in all districts per 200-2. Exempt Signs and 200-3. Temporary Signs, unless otherwise specified.
- 2. Prohibited Signs. In addition to the signs listed in 200-4. Prohibited Signs, when a sign type is not listed as permitted or permitted with conditions in the district on Table 200-5-1, the sign is prohibited in the district.
- 3. Planned Unit Developments. All signs are permitted for use in a planned unit development; however, a master signage plan is required.
- 4. Organization of Multiple Signs on a Facade. Multiple signs on a facade shall be organized in a coherent way and located in a space on the facade designated for signs. The application of signs to a facade without any reference to architectural features or alignment of signs is not permitted. See Figure 200-5(2).

B. MAXIMUM QUANTITY OF SIGNS PERMITTED BY DISTRICT

Table 200-5-2 establishes the overall maximum amount of signage of all types permitted on a parcel within each district. The quantity and size of signage shall be calculated per 200-5.C. Computation.

- 1. Exempt/Temporary Signs. Table 200-5-2 does not apply to exempt (see 200-2. Exempt Signs) or temporary signs (see 200-3. Temporary Signs), unless otherwise specified.
- **2. Front Facade.** Front facades are those facades of the business with a public entrance facing a street.
- 3. Window Signs. Window signs shall not count towards a parcel's maximum permitted amount of signage. Refer to 200-11. Window Signs.

- 4. Through-Parcels and Visible Side /Rear Signage. In addition to the maximum amount of signage permitted per parcel, through-parcels and rear and/or side facades visible facing a street may incorporate an additional 30 square feet of signage permitted for the parcel located in either the rear yard or along the rear facade, provided the rear does not face an R district.
- **5. Corner Parcels.** In addition to the maximum amount of signage permitted per parcel, corner parcels may incorporate an additional 1.5 square feet per 1 linear foot of corner side parcel length with a maximum of 100 square feet, with the exception of residential uses.

C. COMPUTATION

The following standards generally apply to computing the area and height of signs by type and by building parcel.

- 1. **Sign Area.** Refer to the sign types 200-6 through 200-13 for calculation of sign area per sign type.
 - a. Exempt and temporary signs are not included in the maximum signage area calculations, unless otherwise specified.
 - b. Front or Primary Building Facade Length. For the purposes of determining allowable sign area, measure the length of the building facade that is parallel to the primary or principal street frontage of the lot or parcel.
 - (1) For internal block parcels, the facade parallel to the street is measured.
 - (2) For parcels with outlots or outbuildings between the building and the street, the building facade that faces the primary or principal street or the facade with principal building entrances is measured, as determined by the planning director.
 - (3) If the parcel is a corner parcel, measure the facade parallel to the primary or front lot line as determined by the planning director, based upon the location of the front door or principal entrance of the building and/or the dominance of one street over the other.
 - (4) On corner parcels, if front doors exist on street facades facing more than one street, the planning director may allow

Division 200: SignsPermitted Types & Quantity of Parcel Signage

- those facades or portions of facades to be treated as frontage on a front parcel line.
- c. Street Frontage Length. For the purposes of determining allowable sign area, measure the length of the lot line that is parallel to the primary or principal street along the lot or parcel.

2. Sign Height

- a. The height of a sign shall be measured as the vertical distance from the grade at the adjacent public sidewalk of the sign to the top of the highest component of the sign.
- b. The ground clearance of a sign under these regulations shall be measured as the vertical distance from the grade at the base of the sign to the top of the lowest component of the sign.
- c. For the purposes of this article, grade shall be computed as the average finished ground level of the land around the base of the sign, exclusive of any filling, berming, mounding, or excavating solely for the purpose of locating the sign.



Figure 200-5(2). Example of multiple sign types on one facade: wall sign, awning sign, projecting sign, window sign.

IAE	SLE 200-5-1. P	ERMITTED SIG	IN TYPES B	Y DIST	RICT					
			DISTRICTS							
SIGN TYPES		R-1, R-2, R-3 Neighbor- hood Entrance Sign	R-3 (except Single- Family and Duplex Lots), MHP	RPO, MED, OPS	SCMU General,Civic, Warehouse Building Type	SCMU Commercial Cottage Building Type	SCMU Storefront Building Type	B-1, VPCZ	B-2, AB, EBCZ	I-1, I-2
	Awning Sign		•	•	•	•	•	•	•	
Э	Window Sign			•	•	•	•	•	•	
UNT	Wall Sign			•	•	•	•	•	•	•
BUILDING MOUNTED	Projecting Sign		•	•	•	•	•	•	•	
	Projecting Marquee Sign						•	•	•	
	Canopy- Mounted Sign		•	•	•		•	•	•	•
ט	Monument Sign	•	•	•	•	•		•	•	•
FREESTANDING	Ped-Scale Pole- Mounted Sign	•	•	•	•	•		•	•	•
FREES"	Multi-Tenant Sign			•				•	•	•
	Pole Sign								•	

⁼ Permitted, subject to the conditions of this chapter

	DISTRICTS								
	R-1, R-2, R-3 Neighbor- hood Entrance Sign	R-3 (except Single- Family and Duplex Lots), MHP	RPO, MED, OPS	SCMU General,Civic, Warehouse Building Type	SCMU Commercial Cottage Building Type	SCMU Storefront Building Type	B-1, VPCZ	B-2, AB, EBCZ	I-1, I-2
MAXIMUM QUANTITY OF BUILDING MOUNTED SIGNS	none permitted	max. 100 s.f. per building; max. 30 s.f. for any one sign.	2 s.f. per linear foot of primary or front building facade length; max. 100 s.f. for any one sign			3 s.f. per linear foot of front or primary building facade length; max. 80 s.f. for any one sign	2 s.f. per linear foot of front building facade length; max. 200 s.f. for any one sign; max. 300 s.f. with an approved sign waiver		
ADDITIONAL BUILDING- or SITE-WIDE SIGN	one sign permit entrance	ted per street	1 additional sign (max. 150 s.f.) for each min. 100-foot long building OR 1 additional freestanding sign (max. 100 s.f.)		1 additional sign (max. 200 s.f.) for each min. 100-foot length of building facade	1 additional sign (max. 200 s.f.) each min. 100-foot long buildin OR 1 additional s.f. of freestanding sign per linear foot of streetfrontage (max. 400 s.f.)		ng building estand- t of street	

Wall Sign

200-6. WALL SIGN

A. DESCRIPTION

Wall Signs, also known as flat or band signs, are mounted directly to the building face to which the sign is parallel. Refer to Figure 200-6(1) for an example illustration.

B. GENERAL REQUIREMENTS

Wall Signs shall be developed according to the standards in Table 200-6-1.

- **1. Building Openings.** Wall Signs shall not cover windows or other building openings.
- 2. Architectural Features. Wall Signs shall not cover significant architectural building features, such as sculptural elements, windows, doors, cornices, or other expression lines.

C. COMPUTATION

The area of a Wall Sign is calculated using the following information.

- 1. Wall Signs. Area is calculated by drawing the smallest possible square or rectangle around the largest letters and/or graphic elements, as is illustrated in Figure 200-6(2).
 - a. Area Credit. All areas that utilize individual alphanumeric characters or logos may adjust the total sign area provided to 95 percent of the calculation as outlined above.

		-		
		WALL SIGN		
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Figure 200-6(1). Example of Wall Sign

TABLE 200-6-1.	WALL SIGN REQUIREMENTS
Permitted Districts	Refer to Table 200-5-1. Permitted Sign Types by District.
Sign Area	Refer to Table 200-5-2. Maximum Total Quantity of Signs Permitted by District for maximum per parcel.
Height	2 ft. maximum letter or 3 ft. maximum element or logo height; 4 ft. maximum letter and 5 ft. maximum logo height with a sign waiver
Location on the Building or Site	Permitted on all facades. Permitted on fences, maximum 200 sq. ft. or 10% of the fence face area.
Placement on the Building or Site	1 foot maximum projection from building face; shall not project above the roofline
Quantity	1 per tenant per building frontage; 1 per tenant per side or rear facade on a parking parcel
Internal Illumination	Permitted for individual letters and logos only
Permitted Materials	Finished (painted or sealed) solid wood, metal, and masonry; plastic & synthetics permitted only as separate alphanumeric characters or logos.

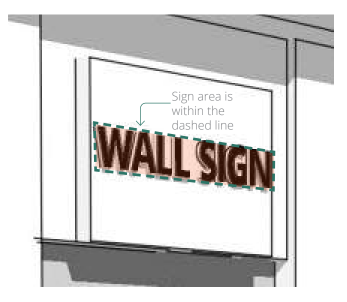


Figure 200-6(2). Area Calculation for Wall Sign

PROJECTING OR SUSPENDED SIGN 200-7.

A. DESCRIPTION

A Projecting Sign is attached to and projects from a building face or hangs from a support structure attached to the building face. Sign faces are typically perpendicular to the building face, but may be at an angle greater than 45 degrees from the facade. The sign may be vertically or horizontally oriented. Refer to Figure 200-7(1) for an example illustration.

B. GENERAL REQUIREMENTS

Projecting Signs shall be developed according to the standards in Table 200-7-1

C. COMPUTATION

The area of a Projecting Sign is equal to the area of one of the sign's faces. Refer to Figure 200-7(2).

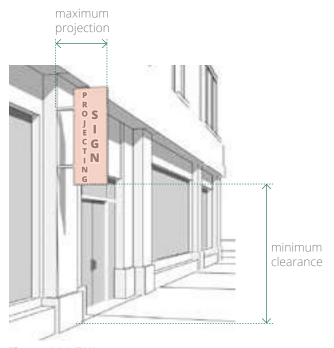


Figure 200-7(1). Example of Projecting Sign

TABLE 200-7-1.	PROJECTING SIGN REQUIREMENTS
Permitted Districts	Refer to Table 200-5-1. Permitted Sign Types by District.
Sign Area	Maximum size for each projecting sign is 20 sf per face. Refer to Table 200-5-2. Maximum Total Quantity of Signs Permitted by District for maximum per parcel
Height	12 ft. maximum sign length; 8 feet minimum clearance to walk required
Location on the Building or Site	Permitted on all facades
Placement on the Building or Site	Shall not project more than 3 ft. from building face or closer than 3 ft. from back of curb; sign and structural supports shall not extend above the eave or parapet; All projections beyond property line require an encroachment permit.
Quantity	1 per building per street frontage; 1 per building per parking parcel frontage; 1 additional projecting sign permitted per tenant, maximum 4 sq ft. for each tenant sign
Internal Illumination	Permitted for individual letters and logos
Materials	Finished (painted or sealed) solid wood, metal, and masonry; plastic & synthetics permitted only as separate alphanumeric characters or logos

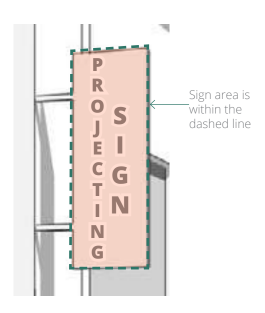


Figure 200-7(2). Area Calculation for Projecting Sign

Projecting Marquee Sign

200-8. PROJECTING MARQUEE SIGN

A. DESCRIPTION

A Projecting Marquee Sign is a projecting sign designed to have manually changeable copy or, where permitted, electronic displays, and 2 to 3 sign faces. Refer to Figure 200-8(1) for an example illustration.

B. GENERAL REQUIREMENTS

Projecting Marquee Signs shall be developed according to the standards in this division and <u>Table</u> 200-8-1Figure 200-7(1). Example of Projecting Sign.

- Manually Changeable Copy Boards. Manually Changeable Copy Boards are permitted on this sign type, provided the following conditions are met:
 - a. The area shall not be greater than 30% of the total sign area or 32 square feet, whichever is less.
 - b. One sign of any type containing a Manually Changeable Copy Board is permitted per parcel.
- 2. Electronic Display. Electronic displays of numeric characters are permitted on one sign of this type per parcel. limited to no more than 15% of the total sign area or 18 square feet, whichever is less. Refer to 200-16 for additional regulations.

TABLE 200-8-1.	PROJECTING MARQUEE SIGN REQUIREMENTS
Permitted Districts	Refer to <u>Table 200-5-1</u> . Permitted Sign Types by District.
Sign Area	Maximum area for each marquee sign is 40 sf per face with 2 or more faces, or 1 curved face, maximum 60 sf per sign. Refer to Table 200-5-2. Maximum Total Quantity of Signs Permitted by District for maximum per parcel
Height	8 ft. minimum clearance to walk required
Location on the Building or Site	Front and corner side facades only
Placement on the Building or Site	Maximum projection from building is 6 ft; Shall not project closer than 1 ft. from back of curb. All projections beyond property line require an encroachment permit.
Quantity	1 per parcel
Internal Illumination	Permitted for individual letters and logos and permitted for Manually Changeable Copy Boards & Electronic displays
Materials	Finished (painted or sealed) solid wood, metal, masonry & neon glass; plastic synthetics for Manually Changeable Copy Boards and, where Electronic displays are permitted, electronic display boards.

C. COMPUTATION

The sign area is calculated by combining the area of all exposed sign faces and the cabinet or structure surrounding them.



Figure 200-8(1). Examples of Projecting Marquee Signs

200-9. AWNING SIGN

A. DESCRIPTION

A sign that is mounted, painted, or otherwise applied on or attached to an awning or canopy. Refer to Figure 200-9(1) for an example illustration.

B. GENERAL REQUIREMENTS

Awning Signs shall be developed according to the standards in Table 200-9-1. For SCMU districts, see also Sec. 70-5.1. Awnings.

C. COMPUTATION

The area of an awning sign is calculated by drawing the smallest possible square or rectangle around the largest letters and/or elements of the sign portion of the awning, as is illustrated in Figure 200-9(2).

TABLE 200-9-1.	AWNING SIGN REQUIREMENTS
Permitted Districts	Refer to <u>Table 200-5-1</u> . <u>Permitted Sign Types</u> <u>by District.</u>
Sign Area	Maximum area for each awning sign is 100 sq ft, and no more than 30% of the awning may be used for signage; Refer to Table 200-5-2. Maximum Total Quantity of Signs Permitted by District for maximum per parcel
Height	8 ft. minimum clearance to walk required; maximum letter or logo height is 2 ft. Shall not project above the second story floor or window sill, or roof line, whichever is closer to the ground plane.
Location on the Building or Site	Permitted on all facades
Placement on the Building or Site	Maximum projection from building is 6 ft; shall not project closer than 2 ft. from back of curb; shall not block any window, door, or the building roof. All projections beyond property line require an encroachment permit.
Quantity	1 per tenant per street frontage; 1 per tenant per side or rear facade on a parking parcel
Internal Illumination	Not permitted
Materials	Cloth, canvas, metal, or wood; all supports shall be made of metal or wood

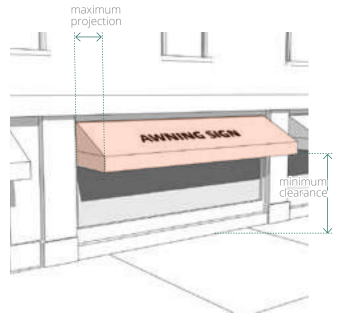


Figure 200-9(1). Example of Awning Sign

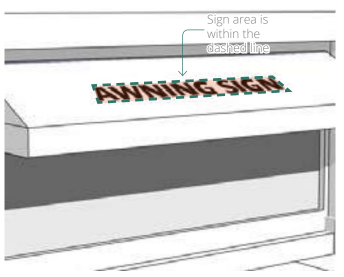


Figure 200-9(2). Area Calculation for Awning Sign

Canopy-Mounted Sign

200-10. CANOPY-MOUNTED SIGN

A. DESCRIPTION

A sign with individual alphanumeric characters and/or logos that is mounted on top of a permanent canopy. Refer to Figure 200-10(1) for an example illustration.

B. GENERAL REQUIREMENTS

Canopy-Mounted Signs shall be developed according to the standards in <u>Table 200-10-1</u>.

C. COMPUTATION

The area of a Canopy-Mounted Sign is calculated by drawing the smallest possible square or rectangle around the largest letters and/or elements of the sign portion of the Canopy-Mounted Sign, as is illustrated in Figure 200-10(2).

TABLE 200-10-1	. CANOPY-MOUNTED SIGN REQUIREMENTS
Permitted Districts	Refer to Table 200-5-1. Permitted Sign Types by District.
Sign Area	Maximum area for each canopy-mounted sign is 30 sq ft; Refer to Table 200-5-2. Maximum Total Quantity of Signs Permitted by District for maximum per parcel
Height	2 ft. maximum letter or element height; cannot project more than 2.5 ft. above second story floor or window sill, or roof line, whichever is closer to the ground plane.
Location on the Building or Site	Permitted on all facades; prohibited on the principal roof of the building
Placement on the Building or Site	Shall not project beyond the front edge of the canopy; shall not block any window, door, or the building roof. All projections beyond property line require an encroachment permit.
Quantity	1 per tenant per street frontage; 1 per tenant per side or rear facade on a parking lot
Internal Illumination	Permitted for individual letters and logos
Materials	Finished (painted or sealed) solid wood or metal; plastic & synthetics permitted only as separate alphanumeric characters or logos

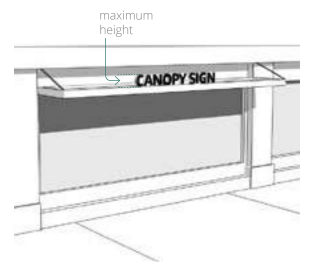


Figure 200-10(1). Example of Canopy-Mounted Sign



Figure 200-10(2). Area Calculation for Canopy-Mounted Sign

Division 200: SignsWindow Sign

200-11. WINDOW SIGN

A. DESCRIPTION

A Window Sign is painted, placed, or affixed in or on a window exposed for public view or is a sign hung inside the building facing the window for public view. Figure 200-11(1) for an example illustration.

B. GENERAL REQUIREMENTS

Window Signs shall be developed according to the standards in Table 200-11-1.

C. COMPUTATION

A series of windows that are separated by frames or supporting material of less than 6 inches in width shall be considered a single window for the purposes of computation.

- 1. **Measurement.** To measure sign area percentage, divide the total sign area, by the total window area, as illustrated in Figure 200-11(2).
 - a. Sign area is calculated by drawing the smallest possible square or rectangle around the largest letters and/or elements.
- 2. Maximum Allowance. Window Signs are not counted toward a parcel's maximum signage allowance per Table 200-5-2. Maximum Total Quantity of Signs Permitted by District

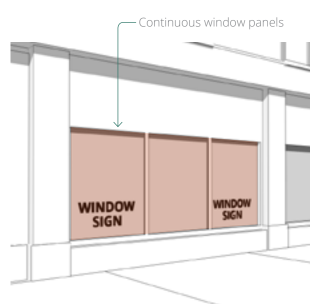


Figure 200-11(1). Example of Window Sign

3. Temporary Window Signs. Temporary Window Signs must be included in the total percentage of signage per window calculation per <u>Table 200-11-1</u>. Refer also to 200-3. Temporary Signs..

TABLE 200-11-1	. WINDOW SIGN REQUIREMENTS
Permitted Districts	Refer to Table 200-5-1. Permitted Sign Types by District.
Sign Area	Up to 30% of a set of continuous windows may be covered with signs; no more than 50% of any one window panel may be covered with signs; no more than 10% of the square footage of windows on any facade may be covered with signs.
Height	No maximum
Location on the Building or Site	Permitted on all facades
Placement on the Building or Site	Ground or upper story windows; may be affixed to window or hung/mounted behind glass
Quantity	Ground story: no maximum quantity, limit is based on window sign area. Upper Story: 1 per tenant per floor
Internal Illumination	Not permitted, except on neon or similarly illuminated window signs
Materials	Drawn or painted on the glass; wood, metal, neon glass, plastic, or other similar materials also permitted placed in window or affixed to glass. LED ropes or similar lights are prohibited.

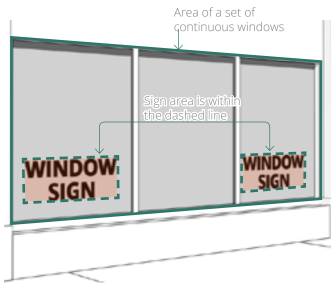


Figure 200-11(2). Area Calculation for Window Sign

Monument Sign

200-12. MONUMENT SIGN

A. DESCRIPTION

A monument sign is freestanding, located in a front or side yard of a parcel. Refer to Figure 200-12(1) for an example illustration.

B. GENERAL REQUIREMENTS

Monument Signs shall be developed according to the standards in Table 200-12-1.

- 1. Multiple Tenants. Multiple tenant buildings on a parcel with a width of greater than 300 feet, measured across the front property line, may have signage with the following parameters:
 - a. Up to 2 Monument Signs on one frontage.
 - b. Signs shall be at least 150 feet apart.
- **2. Pole-Mounted Signs.** Monument Signs may not be pole-mounted.
- 3. Manually Changeable Copy. The area of any Manually Changeable Copy Board cannot equal greater than 50% of the area of the sign face on which it is located or 20 square feet, whichever is less.
- 4. Electronic Display. Electronic displays of numeric characters are permitted on one sign of this type per parcel. limited to no more than 15% of the total sign area or 12 square feet, whichever is less. Refer to 200-16 for additional regulations.

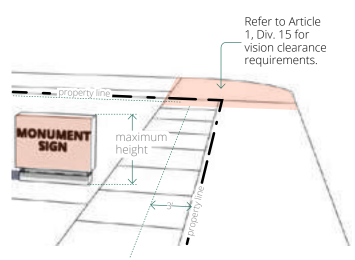


Figure 200-12(1). Example of Monument Sign

C. COMPUTATION

Sign area is calculated per sign face. This measurement includes the sign, any cabinet in which it is enclosed and any changing sign portions, but excludes the base of the sign. Refer to Figure 200-12(2).

 Measuring Height. Height shall include the sign face, base, cabinet, and ornamental cap and is measured from the closest public sidewalk elevation.

TABLE 200-12-1	. MONUMENT SIGN REQUIREMENTS
Permitted Districts	Refer to Table 200-5-1. Permitted Sign Types by District.
Sign Area	Maximum area for each monument sign is 60 sq ft. per face; Refer to Table 200-5-2. Maximum Total Quantity of Signs Permitted by District for maximum per parcel
Height	Maximum height 5'-6"
Location on the Building or Site	Front or Side Yards
Placement on the Building or Site	10 ft. setback from driveways and side property line; 3 ft. setback from all other property lines. Refer to Art. 1, Div. 15 for vision clearance regulations at intersections.
Quantity	1 per street frontage
Internal Illumination	Permitted for individual letters and logos
Materials	Finished (painted or sealed) solid wood, metal & masonry; plastic & synthetics permitted on sign face. Foundation shall be of concrete, masonry, or similar opaque and sturdy materials that permanently attach sign to the ground.

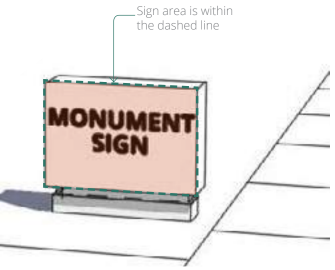


Figure 200-12(2). Area Calculation for Monument Sign

200-13. PED-SCALE POLE-MOUNTED SIGN

A. DESCRIPTION

A Ped-Scale Pole-Mounted Sign is freestanding and may be mounted on 1 or 2 poles. Three configurations are permitted. Refer to Figure 200-13(2) for an example illustration.

- 1. A sign mounted onto a double set of poles.
- 2. A sign mounted on a single pole.
- 3. A sign hanging from a single pole.

B. GENERAL REQUIREMENTS

Ped-Scale Pole-Mounted Signs shall be developed according to the standards in Table 200-13-1.

C. COMPUTATION

The area of a Pole-Mounted Sign is equal to the area of one sign face. Refer to Figure 200-13(1).

TABLE 200-13-1	. PED-SCALE POLE-MOUNTED SIGN REQUIREMENTS
Permitted Districts	Refer to Table 200-5-1. Permitted Sign Types by District. Not allowed for parcels primarily containing residential or lodging uses, except for multi-unit dwellings.
Sign Area	Maximum area for each sign is 8 sq ft. per sign face. Refer to Table 200-5-2. Maximum Total Quantity of Signs Permitted by District for maximum per parcel
Height	8 ft. maximum height for sign mounted or hanging on a single pole; 5 ft. for sign mounted on double set of poles; each pole shall have a maximum diameter or dimension of 3 inches.
Location on the Building or Site	Front or Corner Yards with minimum average depth of 10 feet
Placement on the Building or Site	2 ft. setback from front and corner property lines; cannot overhang property lines
Quantity	1 per parcel
Internal Illumination	Permitted for individual letters and logos
Materials	Finished (painted or sealed) solid wood, metal & masonry; plastic & synthetics permitted on Sign face



Figure 200-13(1). Area Calculation for Ped-Scale Pole-Mounted

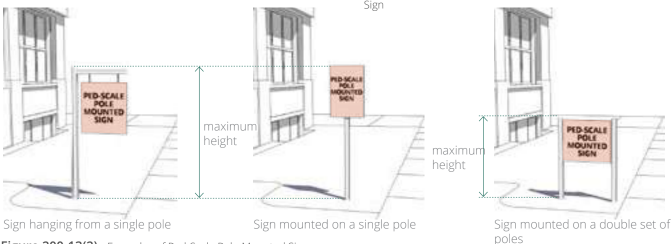


Figure 200-13(2). Examples of Ped-Scale Pole-Mounted Signs

Multi-Tenant Monument

200-14. MULTI-TENANT MONUMENT

A. DESCRIPTION

A multi-tenant monument sign is a large scale freestanding monument sign with a one or two-faced sign panel. Refer to <u>Figure 200-14(1)</u>. for an example illustration.

B. USE LIMITATIONS

The multi-tenant monument sign is permitted under all of the following conditions:

- 1. The parcel has more than 300 feet of major street frontage at the front (address) of the parcel.
- 2. The commercial development has more than 3 tenant spaces, occupied by different businesses.
- 3. No other freestanding sign types are permitted on any included parcels.

C. GENERAL REQUIREMENTS

Multi-tenant monument signs shall be developed according to the standards in Table 200-14-1.

- 1. Pole-Mounted Signs. Monument signs may not be visibly pole-mounted. A monument base is required.
- 2. Manually Changeable Copy. The area of any manually changeable copy cannot equal greater than 30 percent of the area of the sign face on which it is located or 20 square feet, whichever is less.
- 3. Electronic Display. Electronic displays of numeric characters are permitted each face of one sign per parcel and limited to no more than 15% of the total sign face or 12 square feet, whichever is less. Refer to 200-16 for additional regulations.

D. COMPUTATION

- The area of a multi-tenant monument sign is equal to the area of one (1) sign face, including the changeable copy board, but excludes the base of the sign.
- 2. Calculating Total Sign Area. The portion of a multi-tenant monument sign attributed to a specific tenant shall count toward the total

- allowable sign area for that parcel or tenant, per Table 200-5-2. Maximum Total Quantity of Signs Permitted by District.
- **3.** Measuring Height. Height shall include the sign face, base, cabinet, and ornamental cap.
- 4. Height from Grade. Height shall be measured from the grade level of the curb of the street closest to the sign. The level of the ground shall not be altered in such a way as to provide additional sign height.

TABLE 200-14-1. MULTI-TENANT MONUMENT SIGN REQUIREMENTS Refer to Table 200-5-1. Permitted Sign Types **Permitted Districts** by District. Not allowed for parcels primarily containing residential or lodging uses Maximum area for each sign is 150 sq ft. per Refer to Table 200-5-2. Maximum Total Sign Area Quantity of Signs Permitted by District for maximum per parcel 14 ft. maximum overall height; with approved sign waiver, additional height up 20 feet Height allowed on street frontages greater than 65 feet in r.o.w. width Front or Corner Yards with minimum average Location on the **Building or Site** depth of 15 feet Placement on the 5 ft. setback from front and corner property **Building or Site** lines; cannot overhang property lines 1 per street frontage 300 linear feet or Quantity greater Internal Permitted for individual letters and logos Illumination Finished (painted or sealed) solid wood, metal & masonry; burnished, glazed, and/ Materials or honed concrete masonry units; plastic & synthetics permitted on sign face

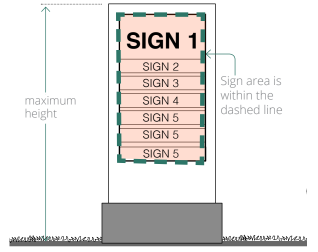


Figure 200-14(1). Example of Multi-Tenant Monument Signs

200-15. POLE SIGN

A. DESCRIPTION

A pole sign is a freestanding sign mounted on top of one or two poles, where the one or two-faced sign panel is located above the ground. Refer to <u>Figure 200-14(1)</u>. for an example illustration of the following permitted configurations:

- 1. A sign mounted onto a double set of poles.
- 2. A sign mounted on a single pole.
- 3. A sign hanging from a single pole.

B. GENERAL REQUIREMENTS.

Pole-Mounted Signs shall be developed according to the standards in <u>Table 200-15-1</u>.

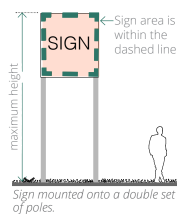
- 1. Electronic Display. Electronic displays of numeric characters are permitted each face of one sign per parcel and limited to no more than 15% of the total sign face or 12 square feet, whichever is less. Refer to 200-16 for additional regulations.
- 2. Manually Changeable Copy. The area of any manually changeable copy cannot equal greater than 50% of the area of the sign face on which it is located.
- **3. Height and Sign Area.** Height up to 30 feet and Sign area up to 100 square feet may be approved by a sign waiver under the following conditions.

TABLE 200-15-1	. POLE SIGN REQUIREMENTS
Permitted Districts	Refer to Table 200-5-1. Permitted Sign Types by District. Allowed only for retail businesses.
Sign Area	Maximum area for each sign is 80 sq ft. per sign face. Refer to Table 200-5-2. Maximum Total Quantity of Signs Permitted by District for maximum per parcel
Height & Size	25 ft. maximum overall height; 6 ft. minimum clearance from bottom of sign to ground; each pole max. diameter of 6 inches.
Location on the Building or Site	Front or Corner Yards with minimum average depth of 15 feet
Placement on the Building or Site	2 ft. setback from front and corner property lines; cannot overhang property lines
Quantity	1 per parcel
Internal Illumination	Permitted for individual letters and logos, and cabinet
Materials	Finished (painted or sealed) solid wood, metal & masonry; burnished, glazed, and/ or honed concrete masonry units; plastic & synthetics permitted on sign face

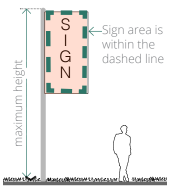
- a. Residential District. The Sign may not be visible from any residential R district.
- b. Street. The Sign must front on an elevated highway.

C. COMPUTATION

The area of a pole sign is equal to the area of 1 sign face, including the electronic displays.







SIGN — Sign area is within the dashed line dashed line

Sign hanging from a single pole.

Pole-Mounted Sign with EMB.

Figure 200-15(1). Example of Pole Signs

Electronic Displays

200-16. ELECTRONIC DISPLAYS

A. APPLICABILITY

The regulations of this division apply to electronic displays, also referred to as digital signage.

B. SIGN TYPE AND AREA

Refer to 200-6 through 200-13 for sign types allowing the use of electronic display and additional regulations for their use.

C. FORMAT OF DISPLAY

Electronic displays are permitted for numeric displays only, for example, time and temperature or prices.

D. DISPLAY TYPE

Signs may not display full-motion video or otherwise use multiple pictures or graphics in a series of frames to give the illusion of motion or video. This provision is intended to prohibit television screens, plasma screens, LED screens and holographic displays and other technology used to display video images.

E. DWELL TIME

The images and messages displayed on electronic displays are intended to be essentially static and must have a minimum dwell time of at least 60 seconds before changing to the next image or message. This dwell time regulation supersedes any more restrictive regulation applicable to a previously approved electronic display.

F. TRANSITION

The transition or change from one message to another must occur in one second or less and involve no animation or special effects.

G. ILLUMINATION

- 1. The brightness of any electronic display may not exceed a maximum illumination of 5,000 candelas per square meter (nits) during daylight hours and a maximum illumination of 500 candelas per square meter (nits) between dusk to dawn, as measured from the brightest element on the sign's face.
- **2.** Electronic displays must be equipped with a light detector/photocell that automatically

adjusts the display's brightness according to natural ambient light conditions.

H. SEPARATION FROM RESIDENTIAL

- **1.** Electronic displays are prohibited within 100 feet of any R or SCMU district.
- **2.** These separation distance requirements do not apply if the electronic display is not visible from the referenced district, area or parcel
- 3. Required separation distances must be measured horizontally in a straight line from the nearest point on a sign face to the nearest point of the protected district or parcel.

I. FUTURE AMENDMENTS

Regulations governing dynamic displays are subject to ongoing monitoring and future modification in the exercise of the town's police powers. No vested right is ever created in an existing electronic display. If regulations governing operational aspects of electronic displays (e.g., dwell time, transitions, illumination/brightness, etc.) are modified by the town, then sign owners and operators are required to bring electronic display advertising signs into compliance with all applicable regulations.

200-17. OUTDOOR ADVERTISING SIGNS

A. GENERAL PROVISIONS

New or replacement of existing outdoor advertising signs shall meet all of the requirements of this division.

B. PERMITS REQUIRED

In addition to a sign permit, a building permit and special use permit are required for erection of a new or replacement of an existing outdoor advertising sign.

1. The application for a billboard shall be accompanied by a signed and sealed certification from a licensed engineer, certifying that the billboard meets construction standards, applicable codes, and good engineering practices pertaining to all components of the sign and sign structure. Additionally, certification from a structural engineer may be required to verify the structural integrity

Division 200: SignsOutdoor Advertising Signs

of the billboard, design, installation, footing, foundation, and structure.

C. RESTRICTIONS ON LOCATION

Outdoor advertising signs may only be permitted with compliance of all of the following location requirements:

- **Oriented to a Highway.** Outdoor advertising signs shall be oriented towards and located within 600 feet of the right-of-way of a state highway.
- 2. Zoning District. Outdoor advertising signs shall only be located on parcels designated on the official zoning map as an I-1 an I-2 zoning district.
- 3. Proximity to Residential and Other Districts. No billboard shall be located within 1,000 feet of a residential subdivision that has been recorded in the Clark County Recorder's office, or property that is zoned R-1, R-2, R-3, RPO, VPCZ, EBCZ, SCMU, MD, AB, or MHP.
- Proximity to Schools, Parks, Hospitals. Outdoor advertising signs shall be located a minimum of 500 feet from any existing school, public park, or hospital.
- **5. Proximity to Other Signs.** Billboards shall be separated from another billboard by not less than one thousand five hundred (1,500) feet in all directions, whether within the Town or another planning jurisdiction.
- **6. Exit Ramps.** When installed along interstate highways or limited access highways, no billboard may be located adjacent to or within one thousand (1,000) feet of an entrance or exit ramp. The specific distances shall be measured to the nearest point of the intersection of the traveled way of the roadway and the ramp.

D. PARCEL REQUIREMENTS

- 1. No more than one outdoor advertising sign shall be located on the parcel.
- The minimum size of the parcel shall be 200 feet along the highway right-of-way and 200 feet deep.

3. The front, side, and rear setbacks of a billboard shall be thirty (30) feet.

E. SIZE AND CONFIGURATION

- 1. Maximum Area. An outdoor advertising sign shall not exceed a maximum sign surface area of 672 feet per face, nor more than 1,344 square feet per sign.
- **2. Maximum Height.** Maximum height of any outdoor advertising sign is 75 feet, measured from the top of curb or edge of pavement of the adjacent highway to the top of any part of the sign. The maximum height of the sign and sign structure shall not be greater than that of the zone in which it is located.
- 3. No billboard structure shall contain more than two (2) sign faces.
- 4. Billboards shall not be constructed side-by-side or one over the other.
- 5. Billboards shall not be portable, inflatable, installed, or attached in any manner to a motor vehicle or trailer.
- **6.** The dimensions of a billboard shall not exceed fourteen (14) by forty-eight (48) feet exclusive of structural members or supports.
- 7. The front, side, and rear setbacks of a billboard shall be thirty (30) feet.

Administration of Signs

200-18. ADMINISTRATION OF SIGNS

A. GENERAL SIGN PERMIT PROCEDURES

- 1. Applicability. When compliance with this chapter is required per 200-1.B, an applicant must submit an application for a sign permit except where expressly exempt from such application by this chapter. Refer to 200-2. Exempt Signs.
- 2. Sign Permit Required. Subject to the provisions of this chapter, signs shall be constructed, erected, installed, reconstructed, relocated, enlarged, illuminated, and/or substantially altered, only upon the issuance of a valid permit by the Town.
- 3. Permit Application. An application for construction, creation, or installation of a new sign, or for modification of an existing sign, shall be accompanied by detailed, drawings to show the dimensions all signs and relevant building façades, including percent of façade covered, total area of each proposed sign, colors, materials, design, structure, and dimensioned location of each particular sign on a site map of the development.
- 4. Consultant. If deemed necessary by the planning director, a consultant may be procured by the town to provide assistance in the review of sign permits. Application fees may be established to cover the costs incurred by the consultant.
- **5. Final Inspection.** A final inspection will be conducted after construction, erection, or installation with 48 hour notice.

B. SIGN WAIVERS

Sign waivers from the regulations are defined throughout this Division 200 and may be requested for approval by the planning director.

- **1. Conditions.** Waivers are permitted under the following conditions:
 - a. The waiver fulfills the intent defined for this Division 200 of the sign regulations. Refer to Section 70-1.A. Intent.
 - b. The resulting sign is consistent or compatible with the surrounding context and the vision

- defined in the comprehensive plan and other planning documents approved by the Town.
- **2. Process.** Waiver requests must be submitted with the sign permit at the time of application for review and approval by the planning director.

C. OPTIONAL MASTER SIGNAGE PLAN

A Master Signage Plan may be submitted for any development requiring a development plan that proposes more than the permitted number of signs as shown in Table 200-5-2.

- 1. Voluntary Submittal of a Master Signage Plan. An increase in the total area and number of signs on a parcel may be approved by the Plan Commission with a Master Signage Plan submittal. The total square footage of signs with an approved master signage plan shall not exceed 10% of the signage allowed per Table 200-5-2.
- 2. Master Signage Plan Contents. The applicant shall submit an accurate site plan with vicinity map, showing the configuration and layout of the parcel, adjoining streets, adjoining uses, the location of existing and proposed signs, north arrow, at such scale as the Plan Commission may reasonably require. Specifically, the Master Signage Plan shall include the following:
 - A Master Signage Plan shall include the name, address and telephone, email address, and fax number of the owner and contact person or representative.
 - b. The type of sign, dimensions, design, structure, and location of each sign and facade of the building.
 - c. Location of buildings, parking lots, driveways, and landscaped areas on the parcel.
 - d. Location of each existing and proposed sign for the parcel and any building.
 - e. Computation of the area of each sign and the total area of all signs.
 - f. Percentage of building wall or façade proposed to be covered.
 - g. Proposed sign lighting and direction of lighting.

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- h. Any proposed shielding of lights.
- i. Color renderings of signs.
- j. Materials of signs.
- k. The owner(s) shall sign the Master Signage
- I. A signed and sealed certification from a licensed engineer may be required, attesting to the adequate engineering and design of the signs and all of its components, and to the structural integrity of the sign and all of its components, taking into consideration good engineering practices and all applicable codes.
- m. Other information as may be required to adequately review the Master Signage Plan.
- 3. Consultant. If deemed necessary by the planning director, a consultant may be procured by the town to provide assistance in the review of the Master Signage Plan. Application fees may be established to cover the costs incurred by the consultant.
- 4. Existing Signs Not Conforming to Master Signage Plan. If any new or amended Master Signage Plan is filed for a property on which existing signs are located, it shall include a schedule for bringing each such sign(s) into conformance within one (1) year. However, the area of the signs shall be taken into consideration in the computation of sign area.
- 5. Binding Effect. After approval of a Master Signage Plan, no sign shall be permitted, erected, constructed, installed, placed, or painted, except in conformance with the approved Master Signage Plan. An approved Master Signage Plan shall be enforced in the same way as any provision of this zoning ordinance.

D. NONCONFORMING SIGNS

Nonconforming signs are those signs that do not fully comply with the minimum requirements of this chapter. The following applies to existing signs per 200-1.B and those signs existing on property annexed to the town at a later date, and which was constructed, in full compliance with all applicable

laws, codes, and/or regulations in effect at the time of construction.

- 1. Repair and/or replacement. Signs determined to be nonconforming, shall be removed, or made to fully comply with the provisions of this chapter, when any proposed change, repair, or maintenance would constitute an expense greater than 50 percent of the sign's original cost, or the replacement cost of the sign, whichever is less
- 2. Substantially Altered. Nonconforming signs shall not be enlarged, or substantially altered, in such a manner as to increase the extent of the existing nonconforming condition.
- 3. Changing copy and/or messages. The changing of advertising copy, facial panels, changeable letter panels or bulletin boards, or other such messages on an existing nonconforming sign or outdoor advertising sign, shall be permitted provided such activity and/or change does not create new nonconformities.

4. Destroyed Signs.

- a. For the purposes of this chapter, nonconforming signs shall be deemed destroyed when damaged to an extent that the cost of restoring and/or repairing the sign, equals or exceeds the replacement cost of the sign.
- Nonconforming signs destroyed by casualty, shall not be repaired, reconstructed, or replaced except in a manner resulting in full compliance with the provisions of this chapter.
- c. Remnants of nonconforming signs, and/or their supporting structures, shall be removed in their entirety.
- 5. Moving, relocating, and/or replacement.

 Nonconforming signs shall not be moved, relocated, and/or replaced, except in a manner resulting in full compliance with the provisions of this chapter.

Administration of Signs

E. VIOLATIONS

Any of the following shall be a violation of this ordinance, and shall be subject to the enforcement remedies and penalties provided by this ordinance:

- 1. Install, create, or erect a sign without a sign permit.
- 2. Install, create, erect, or maintain any sign in a way that is inconsistent with any plan or permit governing such sign or the parcel on which the sign is located.
- **3.** Fail to remove any sign that is installed created, erected, or maintained in violation of this ordinance.
- **4.** Each sign installed, created, erected, or maintained in violation of this ordinance shall be considered a separate violation when applying the penalty portions of this ordinance. Each day the violation continues is a separate violation.

F. ENFORCEMENT AND REMEDIES

As permitted, any sign in violation of this ordinance may be removed or abated by the Building Commissioner. Remedies shall include, but not be limited to the following:

- a. Removal of sign or any part of the sign structure.
- b. Removal of any vehicle that is parked or used in a conspicuous manner as a sign.
- c. Issue a stop-work order for any and all work on any sign or sign structure.
- d. In the case of a sign that poses an immediate danger to the public health or safety, the Town may take such measures as are available under the applicable provisions of Town ordinances and building code for such circumstances, including removal of such sign or sign structure.
- e. Enforcement of this division shall conform to Article 6, Division 270 of this zoning ordinance.

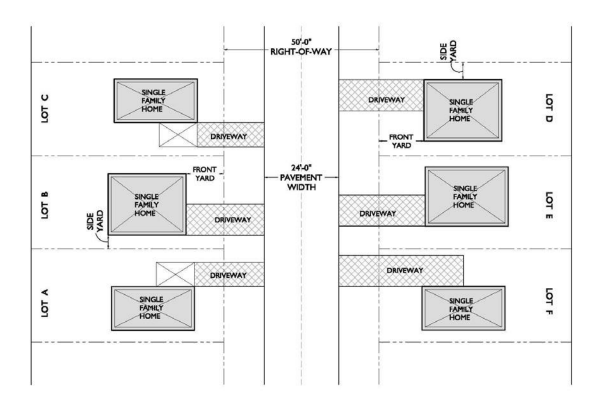
Sec. 210-10	FRONT YARD PARKING	1
Sec. 210-20	SIGN REGULATIONS	1
Sec. 210-30	ACCESSORY DWELLING UNITS	1
Sec. 210-40	SITE CONDOMINIUM	1
Sec. 210-50	TRADITIONAL CONDOMINIUM	1
Sec. 210-60	ROOF TOP UNIT SCREENING	1
SEC. 210-70	LOT LINE ILLUSTRATION	1
Sec. 210-70	DUPLEX HOUSING ELEVATION	1
Sec. 210-80	OUTDOOR DINING AREA	1
Sec. 210-90	SINGLE FAMILY ATTACHED HOUSING	1
Sec. 210-100	LOW IMPACT SHARED DRIVEWAY	1
Sec. 210-110	LOW IMPACT TURN AROUND	1
Sec. 210-120	LOW IMPACT DISCONNECT	1
Sec. 210-130	RV PARKING (SIDE LOT)	1
Sec. 210-140	RV PARKING (REAR LOT - NO STRUCTURE	1
Sec. 210-150	RV PARKING (REAR LOT - STRUCTURE)	1
Sec. 210-160		

Sec. 210-10 **Front Yard Parking**

Legend

PARKING AREA/ ALLOWABLE OFF STREET PARKING



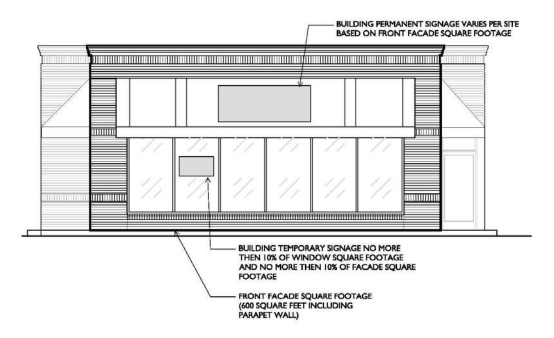






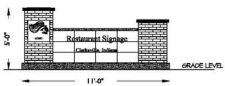
630 Walnut Street Jeffersonville, IN 47130 812, 282, 9554 812, 282, 9171 FAX

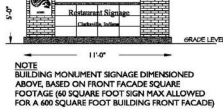
Sec. 210-20 **Sign Regulations**





NOTE BUILDING SIGNAGE DIMENSIONED ABOVE AND BASED ON FRONT FACADE SQUARE FOOTAGE (60 SQUARE FOOT SIGN MAX ALLOWED FOR A 600 SQUARE FOOT BUILDING FRONT FACADE)







NOTE

2'-0"

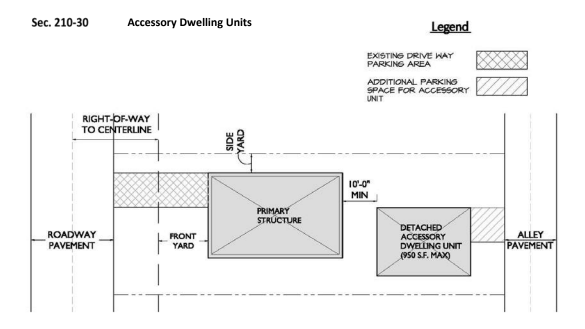
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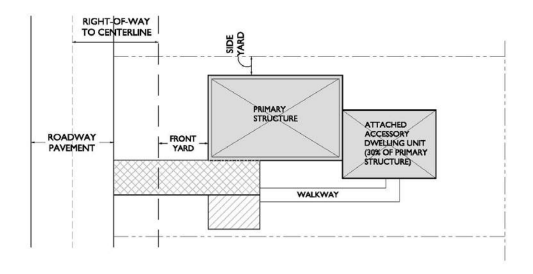
POLE BANNER SIGNAGE DIMENSION SHALL HAVE A MAXIMUM HEIGHT OF 5'-0" AND WIDTH OF 2'-0" WITH AN 8'-0" CLEARANCE

GRADE LEVEL

630 Walnut Street Jeffersonville, IN 47130 812, 282, 9554 812, 282, 9171 FAX



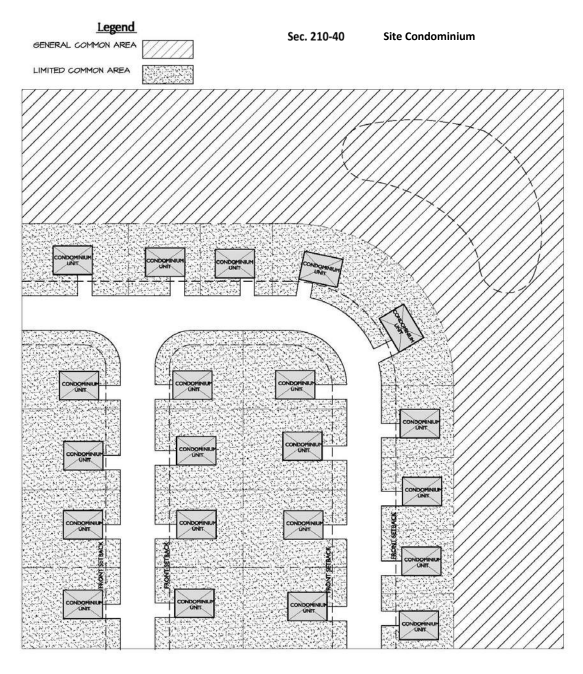








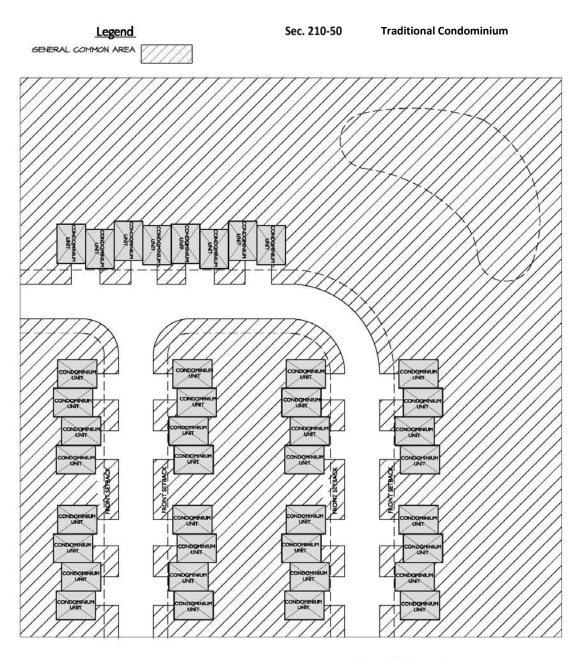
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Site Condominium

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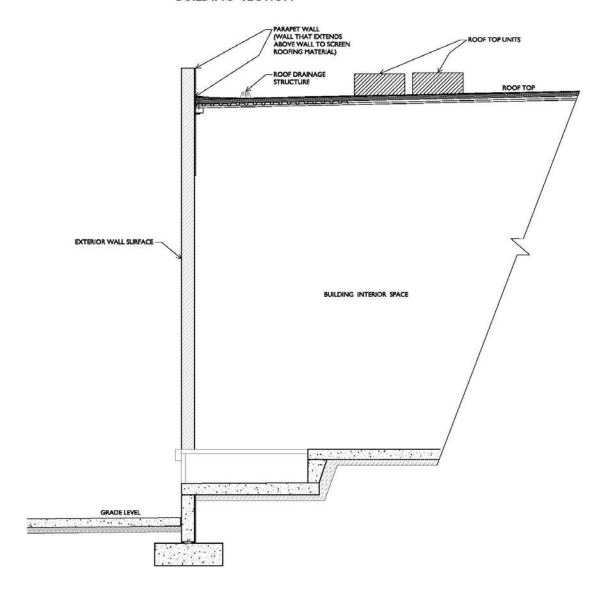


Traditional Condominium

Not to Scale

Sec. 210-60 Roof Top Unit Screening

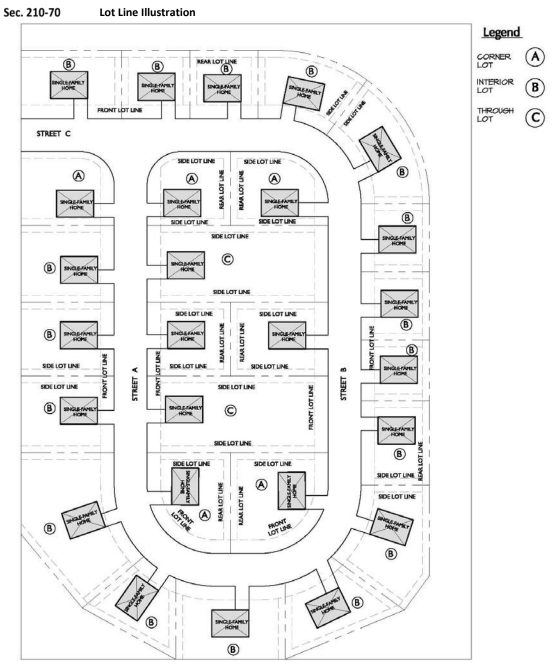
BUILDING SECTION







Not to Scale

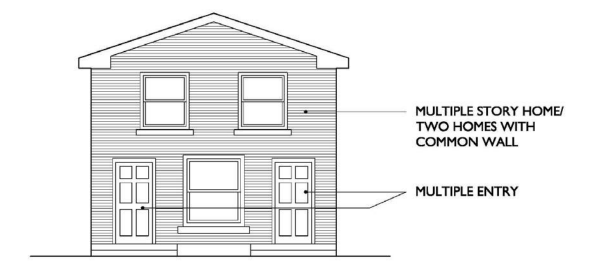




Lot Line Illustration

Not to Scale

Sec. 210-80 Duplex Housing Elevation

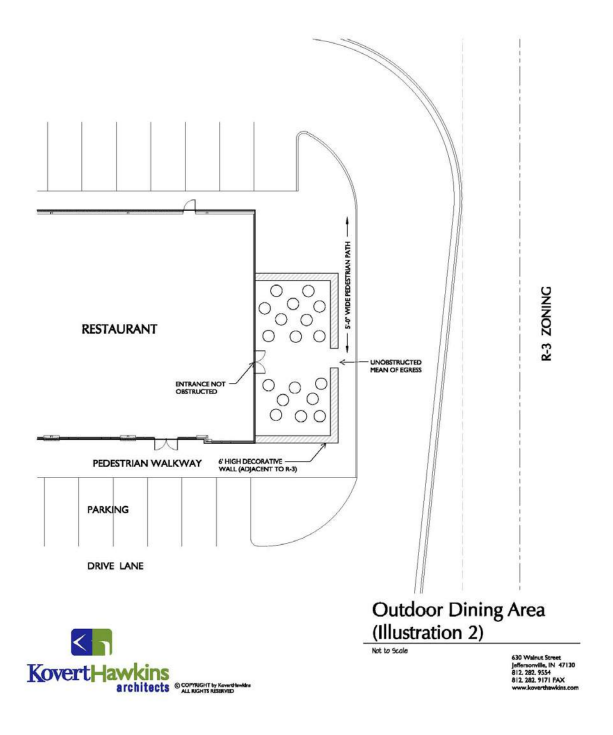




Duplex Housing Elevation

Not to Scal

Sec. 210-90 Outdoor Dining Area



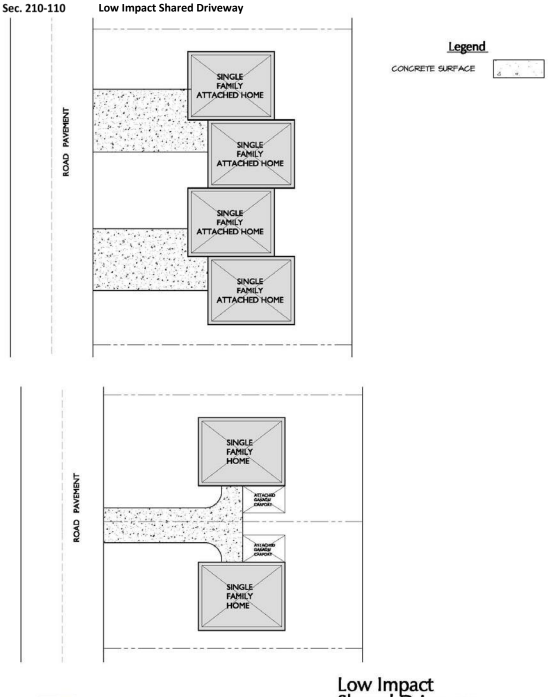
Sec. 210-100 Single Family Attached Housing





Single Family Attached Housing Elevation

Not to Scale





Low Impact Shared Driveway

Sec. 210-120	Low Impac	t Turn Around	Legend	<u>d</u>
			CONCRETE SURFACE	4 4
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Low Impact Turn Around

Not to Scale

Sec. 210-130	Low Impact	Disconnect	Legeno	L
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	ROAD PAVEMENT			
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			SINGLE FAMILY HOME	
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Not to Scale

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		Low Impact



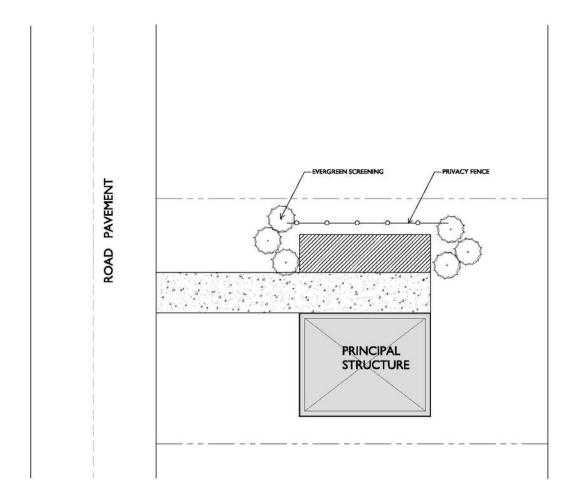
Low Impact Ribbon

Not to Scale

Sec. 210-150 RV Parking (Side Lot)

CONCRETE SURFACE

ALLOMABLE RV
PARKING AREA/
PERVIOUS PAVING

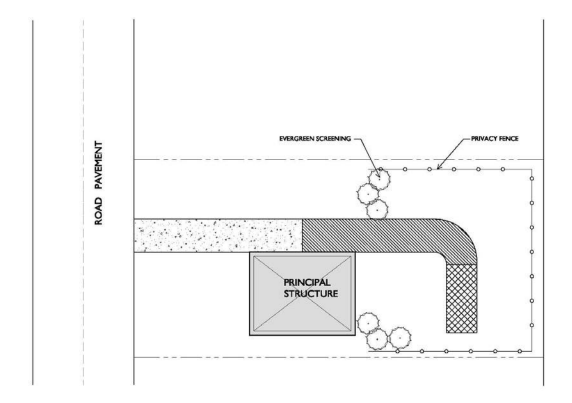




RV Parkking (Side Lot)

Not to Scal

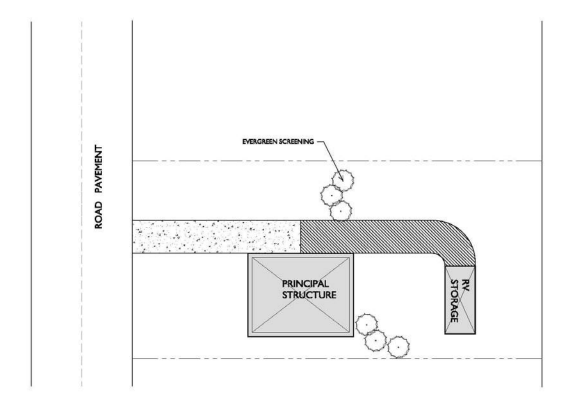
Sec. 210-160	RV Parking (Rear Lot - No Structure	Legend		
		CONCRETE SURFACE	4	
		PERVIOUS PAVING		
		ALLOWABLE RV PARKING AREA/ PERVIOUS PAVING		





RV Parkking (Rear Lot - No Structure)

Sec. 210-170	RV Parking (Rear Lot - Structure)	Legend CONCRETE SURFACE		
		CONCRETE SURFACE	4 4	
		PERVIOUS PAVING		

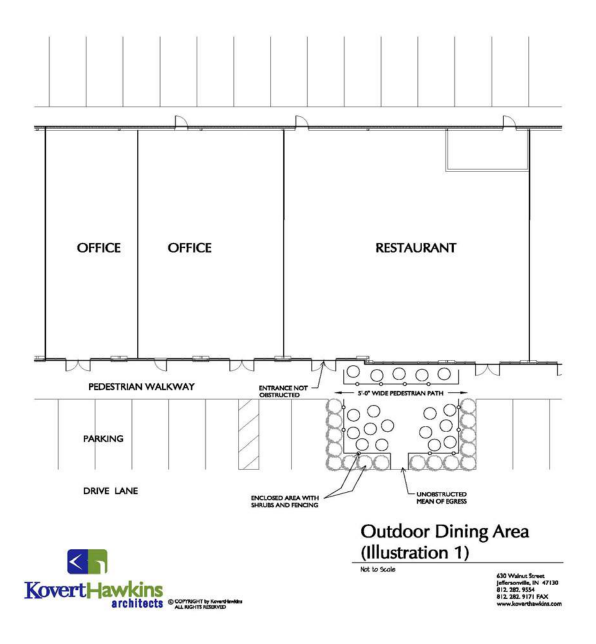




RV Parkking (Rear Lot - Structure)

Not to Sco

Sec. 210-180 Outdoor Dining Area



SEC. 225-10	SPECIFIC PURPOSES	
SEC. 225-20	APPEALS JURISDICTION	1
SEC. 225-30	APPEALS FROM THE ZONING ORDINANCE	
SEC. 225-40	TERMINATION, EXPIRATION OR VOIDING OF SPECIAL EXCEPTION	
SEC. 225-50	CONSIDERATIONS OF THE BOARD OF ZONING APPEALS	2
SEC. 225-60	VARIANCES OF USE FROM TERMS OF THE ZONING ORDINANCE	2
SEC. 225-70	CONSIDERATIONS BY BOARD OF ZONING APPEALS FOR USE VARIANCE	
SEC. 225-80	VARIANCE FROM DEVELOPMENT STANDARDS	
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Sec. 225-10 Specific Purposes

The Board of Zoning Appeals shall have all powers and duties as provided by IC 36-7-4-900.

A prior zoning ordinance has created a Board of Zoning Appeals. Said Board shall consist of five members as prescribed in, IC 36-7-4-900 as amended. The Board shall elect a chairman from its membership shall appoint a recording-secretary, and shall prescribe rules of procedure for the conduct of its affairs.

Sec. 225-20 Appeals Jurisdiction

The Board of Zoning Appeals shall hear and determine the following:

- A. Administrative Appeals.
- B. Any order, requirement, decision, or determination made by an inspector, administrative official, hearing officer, or staff member under the zoning ordinance.
- C. Any order, requirement, decision, or determination made by an administrative board or other body except a plan commission in relation to the enforcement of the zoning ordinance.
- D. Any order, requirement, decision, or determination made by an administrative board or other body except a plan commission in relation to the enforcement of an ordinance adopted under this chapter requiring the procurement of an improvement location or occupancy permit. [IC 36-7-4-918.1, as added by P.L. 357-1983, § 10.].

The BZA may condition or require commitments as part of its approval.

Sec. 225-30 Appeals from the Zoning Ordinance

The Board of Zoning Appeals shall also approve, or deny all the following from terms of the zoning ordinance, but only as specified in the zoning ordinance.

- A. Variances.
- B. Special Uses.
- C. Conditional Uses.
- D. Special Exceptions.

Sec. 225-40 Termination, Expiration or Voiding of Special Exception

The grant of a special exception shall be voided after *one* [1] year from the date of authorization or such lesser time as authorization may specify unless said use or substantial construction have taken place. The Board of Zoning Appeals may,

upon written request, extend the authorization for a period not to exceed one [1] year provided, however, that the written request is received one [1] month prior to its expiration.

The grant of a special exception shall be voided when ownership of the subject parcel is changed.

If, at any time the person who has been issued a special exception permit carries on an operation, which is not in accord with the standards required for approval of a special exception, or interferes with the general welfare of the surrounding area, the Board of Zoning Appeals shall have cause to terminate that special exception.

Sec. 225-50 Special Exception Considerations of the Board of Zoning Appeals

Special exceptions to the zoning ordinance may be approved only upon a determination in written findings by the Board of Zoning Appeals that:

- A. The approval will not be injurious to the public health, safety, morals and general welfare of the community.
- B. The use and value of the area adjacent to the property included in the special exception will not be affected in a substantially adverse manner.
- C. The need for the variance arises from some condition peculiar to the property involved.
- D. The strict application of the terms of the zoning ordinance will constitute an unnecessary hardship is applied to the property for which the special exception is sought.
- E. The approval does not interfere substantially with the Clarksville Comprehensive Plan.
- F. The Board of Zoning Appeals may impose reasonable conditions as part of its approval of a special exception from the zoning ordinance.

Sec. 225-60 Variances of Use from Terms of the Zoning Ordinance

Use variances are prohibited in an EBCZ, VPCZ, CLMU, MD, AB, R-1, R-2, R-3, RPO, B-1 or MHP districts. If approved by the Board of Zoning Appeals, a use variance permits the property owner to use property in a manner otherwise not allowed by the zoning ordinance. Through a variance, the Board of Zoning Appeals may allow the owner to vary or adapt the strict application of any terms of this zoning ordinance.

Sec. 225-70 Considerations by Board of Zoning Appeals for Use Variance

The Board of Zoning Appeals shall grant no use variance, in the strict application of any provisions of this ordinance, unless it finds in writing that:

- A. The approval will not be injurious to the public health, safety, morals, and general welfare of the community.
- B. The use and value of the area adjacent to the property included in the variance will not be affected in a substantially adverse manner.
- C. The need for the variance arises from some condition peculiar to the property involved.
- D. The strict application of the terms of the zoning ordinance will constitute an unnecessary hardship, if applied to the property for which the variance is sought.
- E. The approval does not substantially interfere the Comprehensive Plan adopted by the Town of Clarksville.
- F. There must be an extra-ordinary need for a use variance. Economic gain is not considered an extra-ordinary need.

Sec. 225-80 Consideration by BZA for Variance From Development Standards

Considerations of the Board of Zoning Appeals for Variance from Development Standards.

The Board of Zoning Appeals may approve or deny a variance from the development standards [such as height, bulk, or area]. The determination of the Board of Zoning Appeals shall be based only upon a determination in writing that:

A. The approval will not be injurious to the public health, safety, morals, and general welfare of the community.

- B. The use and value of the area adjacent to the property included in the variance will not be affected in a substantially adverse manner.
- C. The strict application of the terms of the Zoning Ordinance will result in practical difficulties in the use of the property. Additionally, the need does not arise from a self created hardship as opposed to the strict application of the zoning ordinance.

Sec. 225-90 Conditions

The Board of Zoning Appeals may add reasonable conditions to granting a variance, use, or special exception, or conditional use so as to accomplish the intent and purpose of this ordinance.

Sec. 225-100 Commitments

The Board of Zoning Appeals may permit or require the owner to make written commitments or conditions concerning the use or development of the parcel.

Commitments shall be recorded in the office of the Clark County Recorder and take effect upon the approval of the exception, variance, or conditional use. Commitments are binding on:

- A. The owner of the parcel.
- B. A subsequent owner of the parcel.
- C. A person who acquires an interest in the parcel.
- D. The commitment is binding on the owner, even if it is not recorded.

Sec. 225-110 Procedure

The Board of Zoning Appeals shall act in strict accordance with the procedure specified by law, the Board's adopted procedure and by this ordinance. All appeals and applications shall be in writing, on forms prescribed by the Board. The Board of Zoning Appeals shall render its decision of each case by resolution. Such resolution shall contain the full record of findings and shall be filed in the offices of the Board and shall be open to public inspection.

Sec. 225-120 Special Exceptions

A special exception is to be used for instances where a use may be desirable or essential for the neighborhood or Town. Additionally, such use is not incompatible with neighborhood standards or Town. A special exception, if approved by the Board of Zoning Appeals gives the owner authority to put a building, structure or land to a use expressly permitted by right in the zoning ordinance if approved by the Board.

- A. Special exceptions of this Ordinance may be permitted, enlarged or altered upon authorization of the Board of Zoning Appeals in accordance with the standards and procedures as set forth in this section.
- B. The Board may authorize a special exception as defined herein, provided the evidence presented at the public hearing is such as to establish the following:
 - 1. That the proposed use, at the location requested is necessary or desirable to provide a service or a facility which is in the interest of public health, safety, and convenience and will contribute to the general welfare of the neighborhood or communities. The essential character of the neighborhood will not be altered.
 - 2. That such use will not, under the circumstances of the case, be detrimental to the health, safety, morals, or general welfare of the person residing or working in the vicinity, or injurious to property value or improvements in the vicinity.
 - 3. The proposed use will comply with regulations and conditions specified in this Ordinance for such use and with the stipulation and condition made a part of the authorization granted by the board.

A. Time Limits

Authorization of a special exception shall be voided after one (1) year from the date of authorization or such lesser time as authorization may specify unless said use or substantial construction have taken place.

B. Granting of Special Exception

The grant of a special exception by the Board shall be by resolution and shall not be by ordinance (meaning the Zoning Ordinance) after a public hearing.

C. Investigation

The Board of Zoning Appeals shall request a recommendation from the plan commission or their agent which shall investigate each proposed exception to determine that it is properly related to the principal use, adjacent land uses and with other uses permitted in the zone.

D. Hearing

The Board of Zoning Appeals shall hold a public hearing on each requested special exception.

E. Special Conditions

The Board of Zoning Appeals may impose such conditions and restrictions deemed necessary to ensure compatibility with the surrounding area.

F. General Restrictions

Those uses, which in the judgment of the Board of Zoning Appeals would constitute an objectionable use of property due to potential noise, increased pedestrian and vehicular traffic or any other conditions, which might interfere with the general welfare of the surrounding area should not be granted a special exception permits.

G. Abatement

If, at any time, the person who has been issued a special exception permit carries on an operation which is not in accord with the above standards or interferes with the general welfare of the surrounding area, the Board of Zoning Appeals shall have cause to terminate the special permit.

H. Special and Conditional Use Requirements by Functional Classification

A special or conditional use may only be granted, after findings can be made base on additional information and documentation has been reviewed and approved by the BZA.

Special and Conditional Use Requirement	ecial and Conditional Use F	Requirements
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Function Code	Applicable Zone District	Function Description	Special Exception or Conditional Use Review Requirements
1320	R-1, R-2, R-3, OTC, CLMU, B-1, & B-2	Rooming and Boarding	Conditional use: At least one parking space for each rented room plus two for the owner occupant and minor development plan.
2110	B-2, I-1, I-2	Air craft dealers	Conditional use: Major development plan including, documentation of sufficient property and air space by a qualified professional, environmental assessment, TIA, FAA approval, land uses within one mile of the boundary of the proposed site, topographic contour map with two foot contours, existing and proposed structures, access roads, with dimensions
2126	B-2	Lumber yard and building materials on property exceeding 20,000 square feet	Conditional use: Major development plan, hazardous chemical identification and containment, storage information, copies of IDEM permits, method of containing run-off from lumber and chemicals into the storm water system.
2710	R-3	Includes pubic storage, mini- warehouse and mini-store, other than	Special Exception:

		storage required in the MHP development standards	A development plan is required to include internal circulation. The total number of storage units shall not exceed the design number of mobile homes or dwelling units.
5120	CLMU, B-2, OPS, PUD	Race track establishment	Conditional Use: Major development plan, documentation that the use is essential and desirable for the Town. TIA, waste control and method of disposing of waste. Method of controlling and eliminating as much as possible nuisance from vehicles, including noise dust, dirt, lights, fumes, odors, traffic, smoke, exhaust, outdoor storage, visual nuisance, and possible similar results from the permitting and operating this use.
5230	B-2, PUD	Zoological gardens, petting zoos, retile exhibits, wild animal parks, live animal exhibits, animal safari park,	Conditional Use: Major development plan, documentation that the use is essential and desirable for the Town. TIA, waste control and method of disposing of waste. Method of controlling and eliminating as much as possible nuisance from vehicles, including noise dust, dirt, noise, lights, fumes, odors, traffic, smoke, exhaust, outdoor storage, visual nuisance, and possible similar results from the permitting and operating this use.
6222	B-2, I-1, I-2	Correctional institution	Conditional Use: Major development plan including, documentation of sufficient property, environmental assessment, TIA, land uses within one mile of the boundary. This use shall not be located within 1,500 of a school, park, social, cultural or place of religious assembly, residential use or zone. Documentation that this use is desirable and essential for the Town in this specific location. Information regarding community alert and alarm system.
Food, textiles, and related products			

Establishments in this category primarily produce food products for intermediate or final consumption in a process that primarily uses raw materials from livestock or agricultural products. This category also includes establishments that produce tobacco, textiles, and leather products.

3110	I-2	Food and beverages processing and manufacturing, that involve in any way the slaughtering, food processing	Special Exception: Major development plan, 1,500 feet distances from any residential use, and 1,000 feet from any business use. Also included is food process
		of raw materials, animal carcasses, boxing of product involving carcasses canning, dressing, rendering, or similar functions involving cattle, swine, fowl, duck, geese, poultry and oils, or dairy products.	from raw ingredients of any kind. Explanation controls for odor, waste control, noise, smoke, chemicals storage, dust, and lights. Number of vehicles per day and peak hour broken down by vehicle type. A TIA may be required. Storage of ingredients, raw materials, carcasses, slaughtering methods, and waste removal of raw materials, scrapes and methods of waste removal. Documentation of compliance with state, federals, and local regulatory agencies, laws, regulations, and ordinances, including storm
			water.
3130	I-2	Textiles excluding cut and sew apparel contractors	Special Exception: A major development plan and explanation controls for chemicals, dyes, odor, waste control, noise, smoke, chemicals storage, dust, and lights. Number of vehicles per day and peak hour broken down by vehicle type. A TIA may be required. Storage of raw materials, scrapes and methods of waste removal. Documentation of compliance with state, federals, and local laws, r regulatory agencies, regulations, and ordinances, including storm water.

Paper and printing materials

Establishments in this category manufacture wood and paper products, such as lumber, furniture, wood building products, mobile homes, and paper products. Some perform related services, such as printing and bookbinding. Subcategories reflect product distinctions.

3210	I-2	Wood products establishment, these uses manufacture wood and paper produces	Conditional Use: Major development plan, 1,500 feet distances from any residential use, and 1,000 feet from any business use. A hazard mitigation plan and explanation controls for dust, tannic acid from run-off, odor, waste control, noise, smoke, chemical storage, dust, potential combustion, and lights. Number of vehicles per day and peak hour broken down by vehicle type. A TIA may be required. Storage of raw materials, scrapes and methods of waste removal. Documentation of compliance with state, federal, and local laws, regulatory agencies, regulations, and ordinances. Including storm water.
3220	I-2	Paper, milling, and printing, manufacturing of paper products	Conditional Use: A major development plan and distances of 2,000 feet from any residential use, and 1,500 feet from any business use and explanation of any paper or newspaper milling processes, controls for dust, tannic acid from run-off, odor, waste control, noise, smoke, chemical storage, dust, potential combustion, and lights. Number of vehicles per day and peak hour broken down by vehicle type, a TIA may be required. A hazard mitigation plan is required. Storage of raw materials, scrapes, paper stock, pulp, and methods of waste removal. fraw materials, scrapes and methods of waste removal. Documentation of compliance with state, federals, and local laws regulatory agencies, regulations, and ordinances, including storm water.

Chemicals, and metals, machinery, and electronics manufacturing

Establishments in this category transform or refine chemicals or metals, and manufacture products from chemicals or metals. Subcategories group them by the production processes; the result being that establishments working with base materials (such as iron ore) are classified by the input material, while establishments creating more finished products (such as machinery) are classified by the finished product. For establishment which engage in transformation or refinement, but which primarily extract materials from the earth, use the mining and extraction category instead.

3310, 3320, 3330, 3340, 3350	1-2	Petroleum and coal products, Primary metal manufacturing, machinery manufacturing	Conditional Use: Major development plan, 1,200 feet distances from any residential use, and 1,500 feet from any business use. A major development plan and explanation controls for dust, odor, waste control, noise, smoke, chemical storage, dust, potential combustion, and lights. Number of vehicles per day and peak hour broken down by vehicle type, a TIA may be required. A plan for storage of raw materials and methods of waste removal. Explanation of rail use. Documentation of compliance with state, federal, and local laws, regulatory agencies, regulations, and ordinances, including storm water. A hazard mitigation plan is required.
3360	I-2	Electrical equipment, appliances, and components manufacturing	Conditional Use: A major development plan, 1,500 feet distances from any residential use, and 1,000 feet from any business use. An explanation controls for noise, dust, odor, waste control, smoke, chemical storage, dust, potential combustion, and lights. Number of vehicles per day and peak hour broken down by vehicle type. Explanation of rail use, a TIA may be required. Storage of raw materials and methods of waste removal. Documentation of compliance with state, federals, and local laws, regulatory agencies, regulations, and ordinances, including storm water.
3370	I-2	Transportation equipment and automobiles	Conditional Use: A major development plan, 1,500 feet distances from any residential use, and 1,000 feet from any business use. An explanation controls for noise, dust, odor, waste control, smoke, chemical storage, dust, potential combustion, and lights. Number of vehicles per day and peak hour broken down by vehicle type. Explanation of potential rail use,

			including number of rail cars per day, time of switching, rail road company, a TIA may be required. Storage of raw materials and methods of waste removal. Documentation of compliance with state, federal, and local laws, regulatory agencies, regulations, and ordinance, including storm water.			
	Miscellaneous manufacturing					
_		turing establishments not classified elsewlother manufacturing types.	here. The subcategories reflect common establishment types which do			
3400	I-2	Miscellaneous manufacturing These uses are unclassified manufacturing uses.	Conditional Use: A major development plan, 1,500 feet distances from any residential use, and 1,000 feet from any business use. An explanation controls for noise, dust, odor, waste control, smoke, chemical storage, dust, potential combustion, and lights. Number of vehicles per day and peak hour broken down by vehicle type. Explanation of potential rail use. A TIA may be required. Storage of raw materials and methods of waste removal. A plan for documentation of compliance with state, federals, and local laws, regulatory agencies, regulations, and ordinances. Including storm water. Depending on proposed use, a hazard mitigation plan may be required.			
3430	I-1	Office supplies, inks, etc.	Conditional Use: A major development plan, 1,500 feet distances from any residential use, and 1,000 feet from any business use. An explanation controls for noise, dust, odor, waste control, smoke, chemical storage, dust, potential combustion, and lights. Number of vehicles per day and peak hour broken down by vehicle type. Explanation of potential rail use. A TIA may be required. Storage of raw materials and methods of waste removal. Documentation of compliance with state, federals, and local laws, regulatory agencies, regulations, and ordinances. Including storm water.			
3440	I-2	Sign and related display manufacturing of all materials except printing paper or paperboard	Conditional Use: A major development plan. An explanation controls for noise, dust, odor, waste control, smoke, chemical storage, dust, potential combustion, and lights. Number of vehicles per day and peak hour broken down by vehicle type. A TIA may be required. Storage of raw materials and methods of waste removal. Documentation of compliance with state, federals, and local laws, regulatory agencies, regulations, and ordinances. Including storm water.			
3510	I-2	Durable goods wholesaling, these wholesaling uses include a wide range of wholesale uses, from heavy equipment to hand tools.	Conditional Use: A major development plan. Explanation of use, type of durable goods wholesaled. Location of inventory or storage of goods. Transportation mode for delivery, trips per day or any vehicles, and whether rail service is involved. An explanation controls for noise, dust, odor, waste control, smoke, chemical storage, dust, potential combustion, and lights.			
3320	I-2	Non-durable goods wholesaling, a range of goods from limestone to table salt.	Conditional Use: A major development plan. Explanation of use, type of durable goods wholesaled. Location of inventory or storage of goods. Transportation mode for delivery, trips per day or any vehicles, and whether rail service is involved. An explanation controls for noise, dust, odor, waste control, smoke, chemical storage, dust, potential combustion, and lights.			

4000 - Transportation, communication, information, and utilities

This is a catch-all category comprising transportation, communication, and utilities for essential facilities. In this category, an establishment cannot be distinguished by a single physical location as it can in most other categories. To classify land in this category, other factors are needed for deciding which land serves a particular establishment. In most cases, the type of establishment in this category is easily deduced from the type of structures and actives on the land. The remaining difficulty is deciding how significant a structure or activity is necessary for the land to be associated with an establishment type. For example, it would not be realistic to classify all land with telephone lines under telephone

communications; however, land with more important telephone communication facilities may be classified here.

4000	I-2, CLMU, EBCZ, OTC, VPCZ	Transportation, communications, information and utilities	Conditional Use: All require the following, except as may be indicated below. A development agreement and bond security may be required. The impact on the neighborhood and community are of particular concern, as are environmental impacts, traffic generation, access, and circulation. The adequacy of the transportation system to carry the traffic that will be generated is of concern. In every case, except as may indicated	
			be generated is of concern. In every case, except as may indicated below, an emergency response plan shall be developed and implemented.	
Transportation services				
Transportation establishments serve passengers, and cargo movements and are grouped by the modes of transportation. They use transportation				

Transportation establishments serve passengers, and cargo movements and are grouped by the modes of transportation. The equipment as a productive asset although many may have service and repair facilities (railroads or airlines)

4110, 4111, 4112, 4113, 4114	I-2	These uses serve passengers and cargo movements and are grouped buy mode of transportation	Conditional Use: A major development plan. Explanation of use, type of durable goods wholesaled. Location of inventory or storage of goods. Transportation mode for delivery, trips per day or any vehicles, and whether rail service is involved. An explanation controls for noise, dust, odor, waste control, smoke, chemical storage, dust, potential combustion, and lights.
4121, 4131, 4132, 4133, 4134, 4135, 4136, 4180	CLMU, B-2, EBCZ, OTC	Special purpose transit transportation, local transit, interurban, excluding school and charter services. These uses are for passengers only, no freight. These uses operate over long distances between metropolitan areas, some may provide local service.	Conditional Use: A major development plan. Explanation of parking needs, needs for station, other stops, whether local service is also provided, route schedule, number of rail passenger cars/day, destinations, switching, and other relevant considerations. An explanation controls for vehicle traffic, noise, dust, odor, waste control, smoke, chemical storage, dust, potential combustion, and lights.
4122	I-2	Rail freight transportation, no passengers, long distance and local	Special Exception A major development plan. Explanation of parking needs, needs for rail switching yard with sizes, whether local service is also provided, number of rail cars/day, destinations, switching, and other relevant considerations. An explanation controls for noise, dust, odor, waste control, smoke, chemical storage, dust, potential combustion, and lights.
4123	I-2	These uses provide services for rail transportation, They service, repair, converts, over haul or re-build rolling stock	Conditional Use: A major development plan. Explanation of needs for rail switching yard with sizes, building and spurs needed, number of freight cars being repaired, etc., at any one time. An explanation of controls for noise, chemicals, greases, dust, odor, waste control, smoke, dust, potential combustion, and lights.

Utilities and utility services

This category comprises establishments that provide utility services, such as electric power, natural gas, steam supply, water supply, and sewage removal. Not, included are waste management services, which collect, treat, and dispose of waste materials, and do not directly use or operate utilities.

4310, 4311, 4312, 4313, 4314, 4320	I-2	Utilities and utility services, these uses provide electric power, natural gas, fossil fuel, nuclear, transmission, alternative fuel, control and distribution.	Conditional Use: A major development plan. Type of power to be generated, all state, federal, and other local approvals. Environmental assessment and potential an environmental statement. A TIA. An explanation controls for noise, dust, odor, waste control, smoke, chemical storage, dust, potential combustion, and lights.	
4341	NP	Hazardous waste collection This use is not essential or desirable for the health, welfare and safety of the Town. This class comprises establishments that (1) operate treatment and disposal facilities for hazardous waste; and (2) combine, collect, or haul hazardous waste materials within a local area while operating treatment or disposal facilities. Hazardous waste collection. This use is not considered to be essential or desirable for the health. Welfare, and		

		safety o f the Town
4342	NP	Hazardous waste treatment and disposal This class comprises establishments that (1) remediate and clean contaminated buildings, mine sites, soil, or ground water; (2) provide mine reclamation activities, including demolition, soil remediation, waste water treatment, hazardous material removal, contouring land, and re-vegetation; and (3) asbestos, lead paint, and other toxic material abatement. Hazardous waste collection and treatment. This use is not considered to be essential or desirable for the health. Welfare, and safety of the Town
4344	I-2	Conditional Use (See Section 225-120: Conditional Use Requirements) These operate combustors and incinerators for the disposal of nonhazardous solid waste. These also include other nonhazardous waste treatment and disposal facilities (except landfills, sewer systems, or sewage treatment facilities). Establishments may produce byproducts such as electricity and steam. They may locally collect or haul nonhazardous waste materials along with the operation of facilities. Compost dumps are included in this class. Some establishments use the term resource recovery facility for the sites they manage.
4345	I-2	Conditional Use (See Section 225-120: Conditional Use Requirements) Solid waste landfills operate landfills for the disposal of nonhazardous solid waste. These may locally collect or haul nonhazardous waste materials along with landfill operation. These establishments also manage recycling and resource recovery facilities that operate in conjunction with landfills.
4346	I-2	Waste Treatment and Disposal (See Section 225-120: Conditional Use Requirements) This class comprises establishments that (1) operate facilities for separating and sorting recyclable materials from nonhazardous waste streams (i.e., garbage); and (2) operate facilities where commingled recyclable materials, such as paper, plastics, used beverage cans, and metals, are sorted.
8000, 8100. 8200, 8300, 8400, 8500	NP	Mineral Extraction These establishments extract natural mineral solids (coal and ores), liquid minerals (crude petroleum), and gases (natural gas). Mining includes quarrying, well operations, beneficiating (e.g., crushing, screening, washing, and flotation), and other preparations customarily performed at the mine site, or as a part of mining activity. These uses are considered not essential or desirable for the health. Welfare, and safety of the Town.

Sec. 225-130 Conditional Use Requirements

- A. All solid waste fill and mineral extraction operations require a Solid Waste Land Fill or Mineral Extraction Operations Permit.
- B. An application for solid waste land fill or mineral extractions operations permit shall be accompanied by the following:
 - 1. A major development plan to be drawn to scale complying with division.
 - 2. Documentation from the Clark County Health Department and the Indiana Department of Environmental Management that the location does not have any outstanding violations, enforcement proceeding pending, including agreed orders. Dates, circumstances, and outcomes of any previous violations, or enforcement actions.
 - 3. An environmental site assessment [ESA] based on EPA all appropriate inquiry shall be submitted. The ESA shall have been completed within 12 month of the application submittal. Based on the environmental assessment, a phase 2 ESA or an environmental impact statement may be required.
 - 4. An estimate of time required for the removal of material or filling.
 - 5. A final grading plan which shows the existing ground elevations of the site and the land immediately adjacent thereto, the location and elevation of all bounding streets or roads, and the final elevation of the site at the termination of the operation with respect to the elevations of the immediately adjacent land and bounding streets or roads.
 - 6. A plan to control dust, mud, noise, and other nuisances.
 - 7. A transportation plan showing the routes to be taken on local roads by trucks and other heavy equipment associated with the mineral extraction operation. The routes that are chosen should maximize the public health, safety, and

welfare. The Department may require a modification of the plan if such modification is reasonable and results in improved traffic safety.

- 8. Operating hours.
- 9. Security plan.
- 10. Hazard mitigation plan.
- 11. All required permits of any regulatory agency.
- 12. A local road maintenance plan approved by the department. The plan shall address the applicant's maintenance responsibilities regarding road damage caused by the transport of materials to and/or from the fill or mineral extraction operation. A schedule of maintenance carried out by the applicant.
- 13. A schedule of compensation to the Town to defray the cost of maintenance by the Town or a combination of the
- 14. The applicant's maintenance responsibilities shall be limited to that which is directly related to road damage caused by the mineral extraction or solid waste operation.

Sec. 225-140 Development Limitations

- A. Fencing and landscaping shall be placed at the perimeter of the property and maintained to screen cut slopes from public view.
- B. There shall be no open storage of discarded machinery, trash or junk which would present an unsightly appearance.
- C. The land areas exposed by the mineral extraction operation shall not have a final cut slope of steeper than three (3) feet horizontal to one (1) foot vertical distance and shall be left suitable for development purposes in accordance with the final grading plan.
- D. Temporary operating cut slopes steeper than one (1) foot horizontal to one (1) foot vertical shall in no case be brought closer to an exterior property line, right-of-way line of any street, roadway or alley, as existing or as proposed in the Thoroughfare Plan than fifty (50) feet where a sight screen is provided or seventy-five (75) feet in the case where no provision is made for sight screening.
- E. All equipment used for the mineral extraction operation and other earthen material shall be constructed, maintained and operated in such a manner as to eliminate, as far as practicable, noises, vibrations or dust which are injurious or annoying to persons living in the vicinity.
- F. All access roads shall be maintained as dust-free surfaces from the public street to within one hundred (100) feet of the loading point within the area for the mineral extraction operation.
- G. Explosives shall be used only between sunup and sundown except in the case of an emergency.
- H. All buildings, structures or equipment, shall be removed, entirely, from the property within one (1) year after the expiration of the permit.
- A. Dikes and other barriers and drainage structures shall be provided to prevent silting of drainage channels or storm drains in the area surrounding the operation.
- B. Final cut slopes shall be treated to prevent erosion, and topsoil shall be replaced on such slopes to support vegetation. Ground cover shall be planted in accordance with IDEM requirements after a cut slope is excavated to its final position, and such ground cover shall be maintained for a period of time sufficient to provide vegetation of a density that will prevent erosion.
- C. Vehicles carrying materials from the site shall be loaded and covered in such a manner as to prevent spilling of any materials of a mineral nature while in transit upon roads and highways.
- D. Any excavated area shall not collect and permit stagnant water to remain therein.
- E. Off-street parking shall be provided on the site of the mineral extraction operation for all equipment and employee vehicles.
- F. Any proposed signs shall meet the requirements of this zoning ordinance

Sec. 225-150 Site Access and Material Transport on Public Roads

- A. Access roads to any mineral extraction operation shall be limited to two (2) points and shall be constructed on a level with the pavement of any public street or highway for a distance of not less than eighty (80) feet, and said eighty (80) feet shall be improved with dust-proof all-weather surface.
- B. Access roads shall be located so as to have adequate sight distance as determined by the Town Engineer.
- C. The transport of materials related to the mineral extraction operation shall follow the routes shown on the transportation plan approved by an engineer selected by the Planning Department.
- D. There shall be filed with the Town Council, a bond payable to the Town, and conditioned on the faithful performance of all requirements contained in the approved restoration plan. The rate of the required bond shall be fixed by the Town Council. The bond shall be released upon written certification of an engineer

Sec. 225-160 Restoration

- A. There shall be filed with the department a detailed plan for the restoration of the area to be mined which shall include the anticipated future use of the restored land, the proposed final topography indicated by contour lines of not greater interval than five (5) feet, the type and number per acre of trees or shrubs or grass to be planted, and the location of future roads, drives, drainage, courses, or other improvements contemplated.
- B. All fill and excavation shall be made either to a water-producing depth, such depth to be not less than five (5) feet below the low-water mark, or shall be graded or backfilled with non-noxious, nonflammable and noncombustible solids, to secure:
 - 1. That the fill, or excavated area shall not collect and permit to remain therein stagnant water.
 - 2. That the surface, of such area, which is not permanently submerged is graded or backfilled as necessary so as to reduce the peaks and depressions thereof, so as to produce a gently running surface that will minimize erosion due to rainfall and which will be in substantial conformity to adjoining land area. The banks of all fill or excavations not backfilled shall be sloped not less than three (3) feet horizontal to one (1) foot vertical and said bank shall be seeded.
- C. There shall be filed with the Town Council, a bond payable to the Town, and conditioned on the faithful performance of all requirements contained in the approved restoration plan. The rate of the required bond shall be fixed by the Town Council. The bond shall be released upon written certification of an engineer

SEC. 230-10	LOCATION PERMIT
SEC. 230-20	BUILDINGS UNDER CONSTRUCTION
SEC. 230-30	SPECIAL EXPERT CONSULTANTS AND COSTS

Sec. 230-10 Improvement Location Permit

A Building Permit shall be required for the construction, reconstruction, and enlargement or moving of any building or structure, and shall be applied for in writing and issued by an authorized employee of the Plan Commission.

No permit shall be issued unless the proposed construction, reconstruction, enlargement or moving the building or structure conforms to all the provisions of this Ordinance.

Application for said permit shall be made upon forms prescribed by the Plan Commission and shall be attached to plans and specification of significant detail to ensure the staff to determine whether the proposed improvements are in compliance with this zoning ordinance. A Development Plan shall accompany all applications for any and all uses in all zone districts.

The applicant shall post said permit in a prominent place and protect it from destruction on the site prior to and during the period of construction.

The permit may be revoked if active work is not commenced within sixty [60] days after the date of its issue, or if work has started and then stopped for a period of six [6] months.

The authorized employee of the Plan Commission may revoke said permit if work is not proceeding according to the detailed statement, plans and specifications filed with the permit application, or it is perceived as a violation of this Ordinance. It shall be his duty to give notice thereof to the owner or his agent requiring that the same shall be immediately rectified.

In the event, that a dwelling within a Plan Commission approved and recorded plat is occupied prior to the completion of the infrastructure improvements serving the dwelling [as shown in the subdivision construction plans], or if such infrastructure improvements are completed but not operational, a permit shall not be issued within said subdivision until all infrastructure improvements are approved and certified as complete and operational.

Sec. 230-20 Buildings Under Construction

This Ordinance shall require no change in the plans, construction or intended use of any building or structure, which was legally started before the effective date of this Ordinance. Said building or structure may be completed and used in accordance with plans and specification provided, however, the construction of such buildings or structures shall be completed within one [1] year after the effective date of this Ordinance.

Sec. 230-30 Special Expert Consultants and Costs

The Planning Commission may retain special expert consultants, as it deems necessary to provide assistance in the review of site location alternatives analysis. Application fees may be established to cover the costs of staff and/or special expert consultant review of a request filed for any application including a petition for a rezoning, special exception, variance or conditional use.

SEC. 240-10	SPECIFIC PURPOSE
SEC. 240-20	AGREEMENT1

Sec. 240-10 Specific Purpose

The purpose of this section is to provide a sample of a basic method of establishing role, responsibilities and other terms for the completion of large projects.

Sec. 240-20 Agreement

IMPROVEMENT AGREEMENT

This Improvement Agreement is between, Indiana, ("the Town").

("Developer") and the Town of Clarksville,

WHEREAS, the Developer seeks to develop a tract of property within the Town to be known as Clarksville Docket # and ("the Development"); and

WHEREAS, the developer shall submit, and the town shall review and approve a district development plan;

WHEREAS, the development shall meet the requirements of Clarksville ordinances, State, and Federal regulations and laws;

WHEREAS, the Town seeks to protect the health, safety and general welfare of the community by requiring and participating in the completion of various improvements and thereby to limit the harmful effects of substandard subdivisions, including incomplete developments, which leaves property undeveloped and unproductive;

WHEREAS, the purpose of this Agreement is to protect the Town from the cost of completing development improvements itself and is not executed for the benefit of material, laborers, or others that provide work, services, or material to the development or subdivision or for the benefit of a lot or home buyers, lessees, or tenant in the development or subdivision.

NOW THEREFORE, the Developer and Town agree as follows:

- A. **EFFECTIVE DATE:** The effective date of this Agreement will be the date that final development plan or subdivision plat approval is granted by the Plan Commission or acceptance by the Town of security satisfactory to assure completion of the project.
- B. The Developer shall construct and install, at his own expense, those on-site and off-site improvements listed on Exhibit A, which is attached hereto and incorporated herein by this reference ("the Improvements").
- C. The Developer's obligation to complete the Improvements is dependent on an obligation of the Town and is conditioned on commencement of construction in the development.
- D. **SCOPE OF IMPROVEMENTS AND COMMITMENTS:** The scope of improvements and any commitments are identified in Exhibit A and Exhibit B respectively and are part of this Agreement.
- E. **SECURITY:** To secure the performance of this obligation hereunder, the Developer will deposit with the Town satisfactory security for of completion in the form approved by the Plan Commission Attorney and accepted by the Town Council. The documentation of security is Exhibit C to this Agreement.
- F. **STANDARDS**: The Developer shall construct the Improvements according to the Standard Specifications of the town, approved development and construction plans, the Clarksville Subdivision Regulations, and any other Town, federal, or state regulating agency, as applicable.
- G. **ASSURANCE OF MAINTENANCE**: The Developer warrants that all Improvements shall be free from defects in material and workmanship for a period of five years from the date that the Town accepts the dedication of the last improvement completed by the Developer. The Developer shall file with the Town, at the time of completion and acceptance of said improvements, a separate Maintenance Bond acceptable to the Town Council for this period.
- H. **COMPLETION:** The Developer is obligated to complete the Improvements in accordance with the timeframes specified in this agreement or no later than months, whichever is shorter.

COMPLIANCE WITH LAWS: It is the sole responsibility of the Developer to comply with all relevant federal, state, and local laws, ordinances, and regulations in effect at the time of final development plan or subdivision plat approval when fulfilling obligations under this Agreement. These obligations include, but are not limited to, the Americans with Disabilities Act and Architectural Barriers Act Accessibility Guidelines as may be amended, Indiana Department of Transportation Design Manuals and the town of Clarksville Stormwater and illicit discharge ordinances.

- INSPECTIONS: The Town will periodically inspect the improvements as they are completed and, if acceptable to the Town, docket files shall note that such improvements as being in compliance with the standards and specifications of the Town. Such approval does not constitute a waiver by the Town of the right to draw funds under the Security due to defects in or failure of any improvement that is detected or which occurs following such certification. The initial estimated cost of inspections is Exhibit D of this agreement. The development inspection procedure is Exhibit E.
 - The developer shall pay to the Town an inspection fee based on the estimated cost of inspections or as established in Town ordinances. The final plat or development plan shall not be signed, and the Town Council shall not release the Security unless the inspection fee has been paid.
- J. NOTICE AND CORRECTION OF DEFECT: The Town will provide notice to the Developer whenever inspection or improvement failure reveals that an improvement does not conform to the standards and compliance with laws as agreed upon in the agreement, or is otherwise defective. The Developer will have 30 days from the issuance of such notice to cure the defect. In the event, the defect or failure of the improvement requires emergency repair in order to protect the public health, safety, and welfare, the Town may make said emergency repair without the necessity of notice to the Developer. The Developer shall pay to the Town the cost of said emergency repairs.
 - This agreement is subject to specific performance. The Developer and the Town agree that, as a cumulative remedy for failure to correct any defect, the Town has the right to refuse any building permit or certificate of occupancy for any structures, or for any use of the subject property.
- K. OWNERS STATEMENT OF COMPLETION AND RELEASE OF SECURITY: At the completion of construction of improvements required by this agreement the Owner and the Owners representative shall complete a Statement of Owner and Owners Representative Statement of Completion, included in this agreement as Exhibit F.
- L. REDUCTION OF SECURITY: A request for reduction of security will be accompanied by a signed and sealed statement of partial completion with values from the developer's engineer verifying that the improvements have been completed satisfactorily, and the requested reduction is in order. Applicable department heads shall review the statement and make recommendations to the Planning Department regarding the reasonableness of the request. The Planning Department will compile the Departmental recommendations statement and submit them to the designated Town Engineer and Town Council for consideration.

After the acceptance, of any improvement, the amount of which the Town is entitled to draw on the Security may be reduced by an amount equal to 90 percent of the estimated cost of the improvement. The Town will prepare a letter verifying the acceptance of the improvement and waiving its right to draw on the Security to the extent of such amount. The Developer in default under this Agreement will have no right to such Security. Upon the acceptance of all of the improvements, the developer shall provide an acceptable maintenance bond for consideration and acceptance by the Town Council.

- M. EVENTS OF DEFAULT: The following conditions, occurrences, or actions will constitute a default by the Developer.
 - 1. Developer's failure to complete the Improvements within the approved time of performance.
 - 2. Developer's failure to cure any defect of any improvement within the applicable cure period.
 - 3. Developer's insolvency, the appointment of a receiver for the Developer, the filing of a voluntary or involuntary petition in bankruptcy respecting the Developer, or dissolution of any corporation, if any, or Developer's abandonment of the development or subdivision.
- N. **MEASURE OF DEFAULT**: The measure of reimbursement for default or breach of this agreement shall be 110% the actual amount of local participation.

It is further agreed that, in the event, the reasonable cost of completing or repairing the improvements is greater than the amount of the liquidated damages, the Developer shall be responsible for said amount.

O. **TOWN'S RIGHT UPON DEFAULT**: when any event of default occurs, the Town may draw on the Security to the extent of the face amount of the credit, less 90 percent of the estimated cost, as shown on Exhibit B, of all improvements theretofore accepted by the Town.

The Developer hereby grants to the Town, its successors, assigns, agents, contractors, and employees, a nonexclusive right to enter the property for the purposes of constructing, maintaining, and repairing such improvements. Alternatively, the Town may assign the proceeds of the Security to a subsequent developer (or a lender) who has acquired the development or subdivision by purchase, foreclosure or otherwise who will then have the same rights of entry and completion as the Town if, and only if, the subsequent developer (or lender) agrees in writing to complete the unfinished improvements.

In addition, the Town also may suspend the development plan or final plat approval during which time the Developer will have no right to sell, transfer, or otherwise convey lots, or any structure within the development or subdivision without the express written approval of the Town, or until the improvements are completed and accepted by the town.

The Developer also agrees to pay to the Town any amount remaining after the application of the proceeds of the Security in the event that the amount of the Security is insufficient to complete the improvements. Also, the Developer agrees pay to the Town all reasonable attorney's fees, expert's fees, and court costs incurred by the Town in enforcing the terms of the Security or this improvement agreement. These remedies are cumulative in nature.

Further, due to default or breach by the developer, the Town has the right to refuse any request by the Developer for any building permit or certificate of occupancy for any structures or for any use of the subject property.

- P. **NO WAIVER**: No waiver of any provision of this Agreement will be deemed or constitute a waiver of any other provision, nor will it be deemed or constitute a continuing waiver unless expressly provided for by a written amendment to this Agreement signed by both the Town and Developer; nor will the waiver of any default under this Agreement be deemed a waiver of any subsequent default or defaults of the same type. The Town's failure to exercise any right under this Agreement will not constitute approval of any wrongful act by the Developer or the acceptance of any improvement.
- Q. **AMENDMENT OR MODIFICATION**: The parties to the Agreement may amend or modify this Agreement only by written instrument executed by the Town and by the Developer.
- R. **SEVERABILITY:** If any part, term, or provision of this Agreement is held by the courts to be illegal or otherwise unenforceable, such illegality, or unenforceability will not affect the validity of any other part, term, or provision and the rights of the parties will be construed as if the part, term, or provision was never part of the Agreement.
- S. **BENEFITS**: The benefits of this Agreement to the Developer are personal and may not be assigned without the express written approval of the Town. Such approval may not be unreasonably withheld, but any unapproved assignment is void. Notwithstanding the foregoing, the burdens of this Agreement are personal obligations of the Developer and also will be binding on the heirs, personal representatives, successors, and assigns of the Developer. The Town may assign its rights under this Agreement, including the accompanying Security, to any third party without notice.
- T. **NOTICE**: Any notice required or permitted by this Agreement will be deemed effective when personally deliver in writing or three (3) days after notice is deposited with the U.S. Postal Service, postage prepaid, certified, and return receipt requested, and addressed as follows:

	For the Town:
	Planning Department
	Municipal Administrative Center,
	2000 Broadway, Rm. 234
	Clarksville, Indiana 47129
	eement in the Recorder's Office of Clark County, Indiana. A copy yided to the Town prior to the issuance of any building of
V. SUCCESSORS AND ASSIGNS : the terms of this agreen heirs, personal representatives, successors, and assig	nent shall be binding upon the Developer and Town hereto, theirns.
IN WITNESS WHEREOF, the parties, hereto have exec 2 .	cuted this Agreement this day of
For the Developer:	For the Town:
	President
	President Clarksville Town Council
	Clarksville Town Council
Attest:	
Attest:	Clarksville Town Council
Attest:	Clarksville Town Council

EXHIBIT A

Town of Clarksville Improvement Cost Estimate

IMPROVEMENT ITEM	AMOUNT
curbs-concrete forms and pours	
sidewalks-concrete forms and pours	
driveways onto public streets	
ramps	
street construction	
subgrade	
finish rock grade	
asphalt base coat	
final coat	
frontage paving strips	
dumpster, enclosure, and sign	
catch basins/inlets	
retention and detention basins	
inlet pipes	
structural retaining walls	
street and parking lot lighting	
parking lots and spaces	
landscaping	
street signs & traffic signs, excluding traffic signal lights	
advertisement signs, including setback & vision clearance	
vision clearance at streets and driveways	

+10%			
Total Security	Total Security		
Prepared by:	Prepared by:		
Signature:			
Print Name:			
Accepted:			
Town Council President			

EXHIBIT B

COMMITMENTS

EXHIBIT C

SECURITY AGREEMENT

Project Name:			Date:		
INITIAL INSPECTION COST ESTIMATE					
Projec	t Docket #	Plans Stamped A	s Stamped Approval Date:		
	ITEM	Estimated Hours	Hourly Rate	Amount	
1.	curbs-concrete forms and pours				
2.	sidewalks-concrete forms and pours				
3.	driveways onto public streets				
4.	ramps				
5.	street construction				
6.	subgrade				
7.	finish rock grade				
8.	asphalt base coat				
9.	final coat				
10.	frontage paving strips				
11.	dumpster, enclosure, and sign				
12	catch basins/inlets				
13.	retention and detention basins				
14.	inlet pipes				
15.	structural retaining walls				
16.	street and parking lot lighting				
17.	parking lots and spaces				
18.	landscaping				

19.	street signs & traffic signs, excluding traffic signal lights						
20.	advertisement signs, including setback & vision clearance						
21.	vision clearance at streets and driveways						
	Totals						
Prepared By:			Date:				
Printed Name:							
Checked and Approved: :							

EXHIBIT E

Development Plan Inspection Procedures

The Development Inspector inspects for construction compliance with approved construction, development plans, and subdivision plans. These include the following and any other work shown on approved development plans.

The Development Inspector inspects construction that is permitted following approval of a development plan. Preconstruction meetings are encouraged prior to any construction. To schedule a pre-construction conference call (812) 283-1510.

For the following inspections call (812) 283-1510. Provide the docket number, location, and type of inspection. Allow 24 hours advance notice for inspections.

subgrade retention and detention basins

finish rock grade inlet pipes

concrete forms and pours structural retaining walls

asphalt paving and pavement overlays street and parking lot lighting

curbs tree wells and grates

sidewalks parking lots and spaces

driveways onto public streets landscaping

ramps signs & vision clearance

street construction any other work shown on the approved development plan

street widening alleyway

frontage paving strips catch basins/inlets

dumpster, enclosure, and sign

Unless included in the Improvement Agreement, the Development Inspector does not inspect private streets, sidewalks, or driveways. Other departments inspect waste water, storm water, erosion control, building, and fire. It is the developer's responsibility to contact these departments for inspections.

EXHIBIT F

TOWN OF CLARKSVILLE, INDIANA

OWNER AND REPRESENTATIVE STATEMENT OF COMPLETION

s the owner's representative and having made site visits at intervals appropriate for the various stages of construction, to the est of my professional knowledge and belief, the construction of all on-site infrastructure and other required elements, cluding but not limited to landscaping, lighting, sewer, water, sewer, storm drain facilities, and streets, ADA compliant imps, sidewalks, curb, and gutters to serve the project known as: , and Clarksville Docket umber: were constructed in accordance with all federal and state requirements, the Standard Specifications and ordinances of the Town of Clarksville, Indiana and the approved: District Development Plan or Subdivision construction Plans.						
To the best of my knowledge and belief, no changes or modifications from the approved plans were made, except as approved by the proper town inspector and shown on the accompanying "as built" plans. All testing has been completed in accordance with the appropriate regulatory agencies and departments. Reasonable site inspections and inquiries during and after the construction of the project were made by me or a qualified employee or agent under my supervision or employment to ensure the truth and accuracy of this statement.						
y Developer's Development Design Engineer:						
gnature: Date:						
rint Name:						
diana Registered Professional Engineer License Number and Seal: 00000000 STATE OF NORMAL AND AND AND AND AND AND AND AND AND AND						
Indiana Registered Land Surveyor Licensed Number and Seal:						
y Owner:						
gnature: Date: Date:						
rint Name:						

ATTACH AS BUILT PLANS

EXHIBIT G

TOWN OF CLARKSVILLE, INDIANA

OWNER'S REPRESENTATIVE

STATEMENT OF COMPLEETION

As the owner's representative and having made site visits at intervals approbest of my professional knowledge and belief, the construction of all or including but not limited to landscaping, lighting, sewer, water, sewer, samps, sidewalks, curb, and gutters to serve the project known as: were constructed in accordance with all federal, star ordinances of the Town of Clarksville, Indiana and the approved: Construction Plans.	n-site infrastructure and other required elements, storm drain facilities, and streets, ADA compliant , and Clarksville Docket Number:					
To the best of my knowledge and belief, no changes or modifications from the approved plans were made, except as approved by the proper town inspector and shown on the accompanying "as built" plans. All testing has been completed in accordance with the appropriate regulatory agencies and departments. Reasonable site inspections and inquiries during and after the construction of the project were made by me or a qualified employee or agent under my supervision or employment to ensure the truth and accuracy of this statement.						
Ву:	Date:					
Print Name: Indiana Registered Professional Engineer License Number and Seal or	O0000000					
Indiana Registered Land Surveyor Licensed Number and Seal	STATE OF A					

SEC. 245-10	PUBLIC HEARING AND PROCEDURAL STEPS	. 1
SEC. 245-20	Pre-filing Conference	. 1
SEC. 245-30	APPLICATION	. 1
SEC. 245-40	FILING	. 1
SEC. 245-50	PUBLIC NOTICE	. 1
SEC. 245-60	Public Hearing	. 1
SEC. 245-70	NOTICE REQUIREMENTS	. 1
SEC. 245-80	CERTIFIED MAIL	. 2

Sec. 245-10 Public Hearing and Procedural Steps

The following steps must be completed prior to any petition receiving a hearing before the Plan Commission or the Board of Zoning Appeals [BZA]. It is the sole responsibility of the petitioner to satisfy the procedural process as herein set forth.

Sec. 245-20 Pre-filing Conference

A pre-filing conference is not required but is recommended. At the conference, the applicant, checklist, instructions, and procedures can be discussed as well as other pertinent questions. Appointments can be made by calling the Planning and Building office. Failure to comply with these procedural steps will delay the hearing process.

Sec. 245-30 Application

- A. The applicant must obtain and complete application and checklist items. Application materials and checklist are available at www.town.clarksville.in.us and at the Planning and Building Department.
- B. All instructions outlined on the application instruction form must be followed.

Sec. 245-40 Filing

- A. Filing deadlines are the first Tuesday of the month preceding the month that the docket will be heard by the Plan Commission or BZA.
- B. Applications must be complete. Incomplete applications will not be reviewed or placed on the BZA agenda.
- C. Docket numbers will be assigned and all filing fees paid at the time of filing.

Sec. 245-50 Public Notice

- A. All public hearings require that legal notice and notice to adjoining property owners to be provided at least 10 days prior to the public hearing.
- B. The applicant is responsible for mailing notice to all adjoining property owners and posting the site at least 10 days prior to the public hearing with signs available at the Planning and Building Department.
- C. Signs must be posted along the frontage of the property and be easily seen, but not obscure vision clearances at driveways or corners.
- D. The applicant is responsible for publishing the legal notice of the public hearing in a general circulation newspaper in Clark County, Indiana at least 10 days prior to the public hearing.

Sec. 245-60 Public Hearing

- A. A public hearing is required for consideration of all petitions to the Plan Commission or BZA.
- B. The applicant must provide each member of the Plan Commission, BZA, the attorney, recording secretary, and two copies for staff copy of all documents presented at the public hearing.

Sec. 245-70 Notice Requirements

The applicant is responsible for giving appropriate notice of his/her petition by:

- A. Certified mailing of notice to adjoining land owners.
- B. Posting a notice sign on the property.
- C. Legal advertisement in the newspaper.

Sec. 245-80 Certified Mail

- A. All adjoining property owners must be served notice of the public hearing via certified mail
- B. Return certified mail receipts shall be delivered to the Planning and Building Office no later than 4:00 p.m. on the Thursday prior to the public hearing. In the event, the petitioner receives any of the certified letters back as undeliverable items, such unopened envelopes shall be submitted with the receipts to the Planning Department in lieu of the delivery receipt.
- C. Adjoining property owners may be obtained at the Clark County Auditor's office. If there are less than five adjoining property owners, a fifth Clarksville property owner must be notified.

SEC. 250-10	PUD AMENDMENT	1
SEC. 250-20	ZONING ORDINANCE; PROCEDURE ON PROPOSAL TO AMEND OR PARTIALLY REPEAL A ZONING ORDINANCE	1
SEC. 250-30	FAVORABLE RECOMMENDATION FROM PLAN COMMISSION	1
SEC. 250-40	AMENDMENT OF ZONING ORDINANCE	1
SEC. 250-50	AMENDMENT OF ZONING MAP	1
SEC. 250-60	AMENDMENT PROCEDURES	2
SEC. 250-70	ZONE MAP AMENDMENTS	. 2

Sec. 250-10 PUD Amendment

Before a PUD district ordinance may be adopted, a text amendment to the zoning ordinance must be adopted. The text amendment must do all of the following:

- A. Specify any limitation on planned unit development in the jurisdiction.
- B. Specify standards, requirements, and procedures that:
 - 1. Are consistent.
 - 2. Govern the establishment and administration of planned unit development districts; including any appropriate regulation of reviews and the consideration of approvals and modifications to planned unit development districts under IC 36-7-4-1500.

Sec. 250-20 Zoning Ordinance; Procedure on a Proposal to Amend or Partially Repeal a Zoning Ordinance

This section applies to a proposal as described in IC 36-7-4-602(b), to amend or partially repeal the text (not zone maps) of the zoning ordinance.

- A. If the proposal is initiated by the Town Council instead of the plan commission, the proposal must be referred to the Plan Commission for consideration and recommendation before any final action is taken by the Town Council.
- B. On receiving or initiating the proposal, the Plan Commission shall, within sixty (60) days, hold a public hearing in accordance with IC 36-7-4-604. Within ten (10) business days after the Commission determines its recommendation (if any), the Commission shall certify the proposal under IC 36-7-4-605.
- C. The Town Council shall vote on the proposal within ninety (90) days after the Plan Commission certifies the proposal under IC 36-7-4-605.

Sec. 250-30 Favorable Recommendation from Plan Commission

This subsection applies if the proposal receives a favorable recommendation from the Plan Commission:

- A. At the first regular meeting of the Town Council after the proposal is certified, (or at any subsequent meeting within the ninety (90) day period), the Town Council may adopt, reject, or amend the proposal. The Town Council shall give notice under IC 5-14-1.5-5 of its intention to consider the proposal at that meeting.
- B. If the Town Council adopts (as certified) the proposal, it takes effect as other ordinances of the legislative body.

Sec. 250-40 Amendment of Zoning Ordinance

If there is a proposal is to amend or partially repeal the text (not zone maps) of the ordinance under IC 36-7-4-607, it may be certified with a favorable recommendation, an unfavorable recommendation, or no recommendation from the commission.

Sec. 250-50 Amendment of Zoning Map

If the proposal is to change the zone maps incorporated by reference into the ordinance under IC36-7-608, it may be certified with a favorable recommendation, an unfavorable recommendation, or no recommendation from the commission.

Sec. 250-60 Text Amendment Procedures

The following procedure applies to a proposal to amend or partially repeal the text (not zone maps) of the ordinance:

- A. The Plan Commission or Town Council may initiate the proposal. If the Town Council initiates the proposal, the Plan Commission is required to prepare it.
- B. The Plan Commission must prepare the proposal so that it is consistent with IC 36-7-4-601.
- C. The Plan Commission and the legislative body both must comply with IC 36-7-4-603.
- D. The Plan Commission must give notice and hold a public hearing under IC 36-7-4-604.
- E. The Plan Commission must certify the proposal to the legislative body under IC 36-7-4-605.
- F. The Town Council must consider the proposal under IC 36-7-4-607.
- G. If the proposal is adopted under IC 36-7-4-607, the Plan Commission must print the amendments to the zoning ordinance under IC 36-7-4-610.
- H. (8) The amendments take effect as described in IC 36-7-4-610 of this chapter.

Sec. 250-70 Zone Map Amendments Procedures

The following procedure applies to a proposal to change the zone maps (whether by incorporating an additional map or by amending or deleting a map) incorporated by reference into the ordinance:

- A. The proposal may be initiated either:
 - 1. By the Plan Commission.
 - 2. By a petition, signed by property owners who own at least fifty percent (50%) of the land involved.
 - 3. (Under the advisory planning law or the area planning law, any participating legislative body also may initiate the proposal and require the Plan Commission to prepare it.).
- B. The Plan Commission or petitioners must prepare the proposal so that it is consistent with IC 36-7-4-601.
- C. The Plan Commission and the legislative body both must comply with IC 36-7-4-603.
- D. The Plan Commission must give notice and hold a public hearing under IC 36-7-4-604.
- E. The Plan Commission must certify the proposal to the legislative body IC 36-7-4-605.
- F. The legislative body must consider the proposal under IC 36-7-4-608, governs whether the proposal is adopted or defeated.
- G. If the proposal is adopted under IC 36-7-4-608, the Plan Commission must update the zone maps that it keeps available under IC 36-7-611.
- H. The zone map changes take effect as described in IC 36-7-4-610.

Sec. 270-10 Enforcement

The Plan Commission or any enforcement official designated in the zoning ordinance may bring an action to invoke any legal, equitable, or special remedy for the enforcement of this zoning ordinance adopted or action taken under this zoning ordinance.

The plan commission or any enforcement official designated in the zoning ordinance may also bring an action to enforce:

- A. Conditions imposed under this zoning ordinance.
- B. Any other commitments made in accordance with this zoning ordinance.
- C. In an enforcement action brought under this zoning ordinance, the party alleging the existence of a nonconforming use or variance granted by a board of zoning appeals has the burden of proof on that issue.
- D. The nonexistence of a nonconforming use or variance need not be proved.

Any person, firm, or corporation, or anyone acting in behalf thereof who shall violate or fail to comply with any of the provisions of this Ordinance shall be guilty of a misdemeanor and upon conviction thereof shall be fined not less than \$100.00 (one hundred dollars) or more than \$2,500 (two thousand five hundred dollars).

Each day a violation is permitted to exist shall constitute a separate offense. The Plan Commission's attorney shall, immediately upon any violation having been called to his/her attention, institute an injunction, to restrain a person from violating this Ordinance and/or institute a mandatory injunction requiring that a structure erected in violation of this Ordinance be removed. The remedy provided for herein shall be cumulative and not exclusive and shall be in addition to any other remedy, provided by law.