# Allen County

## **Zoning Ordinance**



Zoning Ordinance
Effective April 3<sup>rd</sup>, 2014
Amended January 1<sup>st</sup>, 2015
Amended January 1<sup>st</sup>, 2016
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## TITLE 2 – GENERAL PLANNING ARTICLE 3 – COMPREHENSIVE PLAN

## Chapter 1 Title and Adoption

2-3-1-1 The **Comprehensive Plan** for Allen **County** shall be formally known as "The **Comprehensive Plan** for the City of Fort Wayne and Allen **County**" (Plan-It Allen); it may also be cited and referred to as the "**Comprehensive Plan**". The **Comprehensive Plan**, containing goals, objectives, strategies, guiding principles, maps, figures, and charts for Community Facilities, Community Identity and Appearance, Economic Development, Environmental Stewardship, Housing and Neighborhoods, Land **Use**, Transportation, and Utilities, was adopted by the **Board of Commissioners** of the **County** of Allen on March 30, 2007.

## **Chapter 2** Guidance and Consideration

- 2-3-2-1 Each governmental entity within the **planning jurisdiction** of the Allen **County Plan Commission** shall be guided by and give consideration to the general policy and pattern of **development** set out in the **Comprehensive Plan** and to other land **use** policies adopted in this article, including the:
  - (a) Authorization, acceptance, or construction of water mains, sewers, connections, facilities, or utilities;
  - (b) Authorization, construction, **development**, alteration, or abandonment of public ways, public places, public lands, public **buildings** and **structures**, or public utilities;
  - (c) Objectives and policies for future land **use development**; and
  - (d) Adoption, amendment, or repeal of zoning ordinances, (including zoning maps), **subdivision** control ordinances, historic preservation ordinances, and other land **use** ordinances.

#### Chapter 3 Amendments

2-3-3-1 Amendments to the **Comprehensive Plan** shall be prepared and approved according to the procedures set forth in IC 36-7-4-500 (the 500 series – **Comprehensive Plan**).

## Chapter 4 Copy on File

2-3-4-1 A copy of the approved **Comprehensive Plan**, including all maps and amendments, shall be placed and kept on file in the office of the Allen **County Recorder**. A copy of the approved Plan shall also be placed and kept on file in the office of the **Department of Planning Services** and shall be available for public examination during the regular business hours of said offices.

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## <u>ARTICLE 4 – TRANSPORTATION PLAN</u>

## Chapter 1 Title and Adoption

2-4-1-1 A Transportation Plan, prepared by the Northeastern Indiana Regional Coordinating Council and adopted by the **Board of Commissioners** of the **County** of Allen, shall be considered the Transportation Plan for Allen **County**. It may be cited and referred to as the "Transportation Plan".

## **Chapter 2** Guidance and Consideration

2-4-2-1 The **Board of Commissioners** and other governmental entities within the jurisdiction of the Allen **County Plan Commission** shall pay reasonable regard to the general policies, objectives, and proposed highway, transit, and pedestrian/bicycle systems improvement projects set forth in the Transportation Plan as part of the review and approval of proposed projects; the authorization, construction, **development**, and improvement of **public streets** and roadways; the abandonment of public ways; and other matters relevant to the Transportation Plan.

## Chapter 3 Copy on File

2-4-3-1 A copy of the Transportation Plan shall be kept on file in the office of the **Board of Commissioners**. A copy of the approved Transportation Plan shall also be kept on file in the offices of the **Department of Planning Services** and the Northeastern Indiana Regional Coordinating Council (NIRCC), and shall be available for public examination during the regular business hours of said offices.

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## TITLE 3 – ZONING ORDINANCE ARTICLE 1 – GENERAL PROVISIONS

## Chapter 1 Title

3-1-1-1 This ordinance shall be formally known as the "Allen **County** Zoning Ordinance"; the Allen **County** Zoning Ordinance may also be cited and referred to as the "Zoning Ordinance" or "ordinance". This ordinance is codified as Title 3 to the Allen **County** Code. Citations to this ordinance shall be by Title, Article, Chapter and Section of the Allen **County** Code; for example, A.C.C. 3-1-1-1.

#### Chapter 2 Authority

3-1-2-1 This ordinance is adopted by the **Board of Commissioners** of the **County** of Allen pursuant to its authority under the laws of the State of Indiana, including the 600 Series of Indiana Code (IC 36-7-4-600).

## **Chapter 3 Effective Date**

3-1-3-1 This ordinance and any subsequent amendments shall be in full force and effect as of the designated effective date noted in the ordinance adopted by the **Board of Commissioners**; if there is no designated effective date, the ordinance shall be in effect as of the date of the **Commissioners** approval.

## Chapter 4 Purpose

- 3-1-4-1 The purpose of this ordinance is to promote carefully planned, orderly growth and **development** and the efficient **use** of land resources within the **County's planning jurisdiction**, and to carry out the land **use** objectives and strategies of the **Comprehensive Plan**, and in doing so to:
  - (a) Carry out the purposes of IC 36-7-4-201(b) and the IC 36-7-4-600 Series, including, but not limited to the following:
    - (1) Promote the health, safety, convenience, and welfare of the citizens of the community;
    - (2) Secure adequate light, air, and convenience of access;
    - (3) Provide safety from fire, flood, and other danger;
    - (4) Reduce or avoid congestion and provide for the safe and efficient movement of vehicles and pedestrians along public ways;
    - (5) Encourage that the growth of the community is commensurate with and promotive of the efficient and economical **use** of public funds;
    - (6) Set forth the **uses** permitted in the **County's** residential, commercial, and industrial **districts**; and establish other permitted and prohibited land **uses**;
    - (7) Establish **uses** that the **Board of Zoning Appeals** may permit as **contingent uses** and **special uses**, along with the **zoning districts** where **special uses** will be allowed;
    - (8) Regulate both the **use** and the intensity of **use** of land for commercial, community, industrial, institutional, residential, and other purposes and activities;
    - (9) Establish minimum standards for **lot** areas and sizes, **yard** requirements, and **residential building** sizes;

- (10) Establish maximum **building** and **structure** heights;
- (11) Establish standards for accessory construction such as **fences**, **garages**, **sheds**, **swimming pools**, and similar **buildings**, **structures** and **uses**; and
- (12) Provide consistent **subdivision** control provisions, standards, and policies;
- (b) Provide for the enforcement of this ordinance, including recourse for **violations** and other noncompliance with these provisions; and
- (c) Define terms used in this title.

#### Chapter 5 Jurisdiction

3-1-5-1 This ordinance shall apply to all land within the **planning jurisdiction** of the **County**. A map showing the boundaries of the **County's planning jurisdiction** shall be available for public inspection in the office of the **Department of Planning Services**. This ordinance does not revoke any previously-granted extra-territorial **planning jurisdiction**. Any requests for a city or town to exercise jurisdiction over any part of the unincorporated area beyond the city or town's corporate limits shall be prepared and considered as set forth in IC 36-7-4-205(e). **DPS** staff shall maintain a map showing all areas of extra-territorial jurisdiction.

## Chapter 6 Reserved

## Chapter 7 Applicability

3-1-7-1 Except as noted below, this ordinance shall be applicable to all **structures**, land, and **uses** on property located within the **planning jurisdiction** of the **County**, including private **primary uses** on otherwise-exempt property. Any applicant or property **owner** who feels that their property or proposed **building**, **structure** or **use** is expressly exempted from this ordinance (as in the case of express field implied pre-emption, or pre-emption under IC 36-7-4-1104 (b)) shall be required to furnish documentation supporting such an exemption. A project that may otherwise be deemed exempt may be voluntarily submitted for review. Projects or properties which are exempt within the **County's planning jurisdiction** shall not automatically be exempt outside of the **County's planning jurisdiction**.

However, this ordinance does not apply to, and does not regulate or restrict, the **County's** public **use** of any **lot** or **parcel** within the **Commission's planning jurisdiction** that is only owned and occupied for **County** purposes by the **Board of Commissioners**. In the event the **Board of Commissioners** cease to own or occupy the **lot** or **parcel** for a **County** public **use**, then this ordinance shall apply, and shall regulate and restrict, any other **use** of the **lot** or **parcel**. Any prior **use** of a **lot** or **parcel** by the **Board of Commissioners** that was exempt from this ordinance shall not be deemed a **nonconforming use** when the **Board of Commissioners** cease to own or occupy the **lot** or **parcel** for a **County** public **use**.

#### Chapter 8 Compliance

3-1-8-1 After the effective date of this ordinance, no **building**, **structure** or land shall be used, and no **building** or **structure** shall be altered, converted, enlarged, erected, moved, reconstructed, or reused except in conformance with the provisions of this ordinance, including the issuance of any required permits. No **lot** or **parcel** shall hereafter be established or divided except in conformance with the provisions of this ordinance. Existing **buildings**, **structures** and **uses** that do not comply with the provisions of this ordinance shall be subject to the provisions of A.C.C. 3-5-4 (Nonconforming Situations).

## Chapter 9 Reserved

## Chapter 10 Graphics, Headings, and Illustrations

3-1-10-1 To aid in the creation of standards that are reasonable, clear and precise, this ordinance includes diagrams, graphics, illustrations, images, and tables to help show the applicability, **use**, and intent of the relevant standards. The accompanying ordinance text is also intended to explain the standard that the diagram, graphic, or illustration is showing. If there is a conflict between the text and a diagram, graphic, or illustration, the text shall override the diagram, graphic, or illustration.

## **Chapter 11** Interpretation

3-1-11-1 In cases where the provisions of this ordinance require interpretation, such interpretation shall be provided by the **Zoning Administrator**, with assistance from the **Plan Commission**, **Board of Zoning Appeals**, definitions used in State or Federal law, or other **Department of Planning Services** staff, if determined necessary by the **Zoning Administrator**. In interpreting this ordinance, words are to be given their plain, ordinary, and usual meaning, unless a contrary purpose or meaning is shown by the ordinance itself. Where possible, every word is to be given effect and meaning, and no word or part is to be held to be meaningless if it can be reconciled with the rest of this ordinance.

## **Chapter 12** Minimum Requirements

3-1-12-1 Unless specifically noted otherwise, the provisions of this ordinance shall be held to be the minimum requirements for the protection of the health, safety, comfort, morals, convenience, and general welfare of the **County**, and are designed to encourage the establishment and maintenance of reasonable community standards for the physical environment of the **County**.

## Chapter 13 Overlay Districts

3-1-13-1 This ordinance permits the creation of overlay **districts**, as a **district** that extends across one or more underlying **zoning districts**, to prescribe additional or alternate regulations to the regulations included in the underlying **zoning district** for a specific critical feature or resource. Overlay **districts** shall include the **Airport Overlay Districts** and the Floodplain regulations.

## Chapter 14 Relation to Plans

3-1-14-1 In the administration, enforcement, and amendment of this ordinance, reasonable regard should be paid to the **Comprehensive Plan**. Amendments to the text of this ordinance should maintain and enhance the consistency between this ordinance and the **Comprehensive Plan**. In the event the **Plan Commission** determines that this ordinance is inconsistent with the **Comprehensive Plan**, the **Commission** may initiate an ordinance amendment pursuant to I.C. 36-7-4-602(b).

#### **Chapter 15** Relation to Other Laws and Regulations

3-1-15-1 (a) This ordinance does not supersede or amend more restrictive requirements of ordinances or regulations adopted by other local entities, including **building**, drainage, health, housing, **on-site sewage systems**, sewage, and water regulations or other similar requirements. If a conflict arises between this ordinance and other local ordinances or regulations, any action taken under this ordinance shall be based on the standards and regulations herein. When not in conflict, this ordinance shall be construed as being in addition to or supplemental to such other ordinances or regulations.

- (b) This ordinance does not supersede more restrictive requirements which may be contained in the Indiana Code, the Indiana Administrative Code, the United States Code, or the Code of Federal Regulations. To the extent that the regulatory standards of this ordinance are more restrictive than the requirements contained in the Indiana Code, the Indiana Administrative Code, the United States Code, or the Code of Federal Regulations and such regulatory standards are not otherwise specifically prohibited by the Indiana Code, the Indiana Administrative Code, the United States Code, or the Code of Federal Regulations, such regulatory standards shall be applicable and enforceable.
- (c) All **infrastructure** installed in conjunction with a project based on the provisions of this ordinance shall meet the applicable requirements of the Americans with Disabilities Act.

## Chapter 16 Saving Provision

3-1-16-1 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, **Subdivision** Control Ordinance, or related ordinance. This ordinance shall not be construed as discontinuing, reducing, modifying, or altering any penalty accruing or about to accrue.

## Chapter 17 Severability

3-1-17-1 If any provision of this ordinance as existing now or later amended, or its application to any **person** or circumstance is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

#### **Chapter 18** Similar Uses Permitted

3-1-18-1 The **uses** specified herein shall be permitted in the noted **zoning districts**. Land **uses** similar to those listed as permitted in a **district**, but not specifically mentioned in these provisions may be permitted with the approval of the **Zoning Administrator**; however, in the absence of a determination by the **Zoning Administrator** that a non-mentioned **use** is permitted, no land shall be used for any purpose other than a **use** specified herein.

#### **Chapter 19 State Statute Amendments**

3-1-19-1 If any of the provisions of Indiana Code cited in this ordinance are amended or superseded, this ordinance shall be deemed amended with regard to the reference(s) to the new or revised code, until such time that the ordinance is amended to conform to the new or revised code. If Indiana Code is amended to require a more restrictive standard than this ordinance, the more restrictive State standard shall be applicable and enforced.

#### Chapter 20 Subdividing Land

3-1-20-1 Land may be **subdivided** within any **zoning district**.

### **Chapter 21** Transitional Provisions and Vested Rights

- 3-1-21-1 The intent of this section is to make this ordinance fully effective, but to allow for the continuation of all vested rights related to permits and approvals issued prior to April 3, 2014. The transitional provisions shall apply to the following situations:
  - (a) Applications Filed Prior to April 3, 2014
    - (1) Completed Applications

Any application for an **Improvement Location Permit**, **Certificate of Occupancy**, or **Certificate of Compliance**, or any application for a land **use** approval from the **Board of Zoning Appeals** or the **Plan Commission**, which has been filed with the required filing **fee** and which has been determined to be complete prior to April 3, 2014, shall be regulated by the terms and provisions of the zoning ordinance that were in effect as of the date the application was determined to be complete. Any re-application for an expired application or permit shall meet the provisions and **development** standards of the zoning ordinance in effect at the time of re-application. However, any such completed application filed before April 3, 2014, shall be subject to the administrative procedures, procedural rules, and hearing process in effect at the time the completed application is reviewed or heard at a public hearing.

(2) No Applications Submitted and Incomplete Applications

Projects for which no application has been submitted or which have been determined to be incomplete prior to April 3, 2014 shall be subject to all requirements and standards of this ordinance.

- (b) Approved Permits and Projects
  - (1) Permits

All permits (including **Improvement Location Permits**, Site Plan reviews, **Certificates of Occupancy**, and **Certificates of Compliance**) which have been issued prior to April 3, 2014, or which are issued after April 3, 2014 for a complete application filed under A.C.C. 3-1-21-1(a)(1) shall remain valid and in effect until the applicable expiration date. Projects with valid permits may be carried out in accordance with the provisions and **development** standards of the zoning ordinance in effect at the time of the approval of the permit, or at the time of filing a completed application under A.C.C. 3-1-21-1(a)(1), provided that the permit does not expire or lapse prior to April 3, 2014. If an application to substantially change a permit is filed after three (3) years of the effective date of this ordinance, then the change to the permit shall be governed by all requirements and standards of this ordinance in effect at the time of applying for the change.

(2) **Plan Commission** Final Decisions

All **Plan Commission** final decisions (as defined in IC 36-7-4-1016(b), which includes Development Plans and **plats**) which have been approved prior to April 3, 2014, or which were approved after April 3, 2014 for a complete application filed under A.C.C. 3-1-21-1(a)(1) above, shall remain valid and in effect until the applicable expiration date. A final decision of the **Plan Commission** may be carried out in accordance with the **Plan Commission's conditions** of approval and the provisions and **development** standards of the zoning ordinance in effect at the

time of the **Plan Commission's** decision, or for a completed application under A.C.C. 3-1-21-1(a)(1) above at the time the application is filed; unless the **Plan Commission's** decision is reversed, expired or lapsed prior to April 3, 2014. If an application to substantially change a **Plan Commission** final decision is filed after three (3) years of April 3, 2014, then the change to the final decision shall be governed by all requirements and standards of this ordinance in effect at the time of applying for the change.

## (3) Density Requirements in Rezonings

All rezonings that have been approved before April 3, 2014, that have an established density requirement shall remain in full force and effect, until the density requirement is amended or removed by another rezoning ordinance approved by the legislative body.

## (4) **Board of Zoning Appeals** Final Decisions

All **Board of Zoning Appeals** final decisions (as defined in IC 36-7-4-1016(a), which includes special exceptions, special uses, contingent uses, use variances, and variance from **development** standards) which have been approved prior to April 3, 2014, or which were approved after April 3, 2014 for a complete application filed under A.C.C. 3-1-21-1(a)(1) above, shall remain valid and in effect until the applicable expiration date. A final decision of the **Board of Zoning** Appeals may be carried out in accordance with the **Board of Zoning Appeals** conditions of approval and the provisions and development standards of the zoning ordinance in effect at the time of the **Board of Zoning Appeals**' decision, or for a completed application under Section (A)(1) at the time the application is filed; unless the **Board of Zoning Appeals**' decision expires, lapses, or is reversed prior to the effective date of this ordinance. If an application to substantially change a **Board of Zoning Appeals** final decision is filed three (3) years after April 3, 2014, then the change to the final decision shall be governed by all requirements and standards of this ordinance in effect at the time of applying for the change.

#### (5) Commitments

Any **commitments** submitted as part of a rezoning, a **Plan Commission** final decision, or a **Board of Zoning Appeals**' final decision that is recorded prior to April 3, 2014, shall remain in full force and in effect. If an application to substantially change a **commitment** is filed after three (3) years of April 3, 2014, then the change to the **commitment** shall be governed by all requirements and standards of this ordinance in effect at the time of applying for the change.

#### (6) Changes

No provision of this ordinance shall require any change in the plans, construction, or designated **use** of any **structure** for which an **Improvement Location Permit** has been issued prior to April 3, 2014, or for a permit that was issued under A.C.C. 3-1-21-1(a)(1) above.

#### (7) Extensions

The decision-making body that granted the original approval may renew or extend the time of a valid previous approval. Any extension granted shall not exceed the time specified for the extension of the specific permit approval in A.C.C. 3-5-3 (Procedures).

#### (8) Re-application

Any re-application for an expired permit or project approval shall meet the provisions and standards of the zoning ordinance in effect at the time of reapplication.

#### (c) Violations Continue

Any **violation** occurring under the previous Zoning Ordinance will continue to be a **violation** under this ordinance and be subject to penalties and enforcement pursuant to A.C.C. 3-5-3 (Enforcement), unless the **use**, **development**, construction, or other activity complies with the provisions of this updated ordinance.

## (d) Nonconforming Uses and Structures Under Prior Ordinance

Any **nonconforming use** or **structure** that lawfully existed on April 3, 2014, will be allowed to continue, as long as the nonconformity that resulted in the nonconforming status under the previous ordinance continues to exist. If a nonconformity under the previous ordinance conforms to the provisions or **development** standards of this ordinance, then the **use** or **structure** shall no longer be deemed nonconforming, but shall be considered a permitted **use** or **structure** and subject to the provisions of this ordinance.

## **Chapter 22 Zoning District Designation Conversions**

3-1-22-1 The existing **zoning district** designations shall be converted into updated **zoning district** designations as noted in the table below.

Existing and Updated Zoning Designations			
Existing Zoning Designation	<b>Updated Zoning Designation</b>		
A-E/Exclusive Agricultural	A1/Agricultural		
A-1/Agricultural	A1/Agricultural		
A-3/Estates	A3/Estates		
RS-1/Suburban Residential	R1/Single Family Residential		
RS-2/Two <b>Family</b> Residential	R2/Two Family Residential		
RS-3/Multiple <b>Family</b>	R3/Multiple Family Residential		
MH/Manufactured Housing (if platted)	MHS/Manufactured Home Subdivision		
MH/Manufactured Housing (if unplatted/Development Plan)	MHP/Manufactured Home Park		
RSP-1/Planned Single Family	R1/Single Family Residential		
RSP-2/Planned Two- <b>Family</b>	R2/Two Family Residential		
RSP-3/Planned Multiple <b>Family</b>	R3/Multiple Family Residential		
RSP-MH/Planned Manufactured Housing (if platted)	MHS/Manufactured Home Subdivision		
RSP-MH/Planned Manufactured Housing (if unplatted/ <b>Development</b> Plan)	MHP/Manufactured Home Park		
C-1A/Professional and <b>Personal Services</b>	C1/Professional Office and Personal Services		
C-1B/Planned Business and Technology	BTI/Business, Technology, and Industrial Park		
C-1/(Limited Commercial	C2/Limited Commercial		
C-7A/Neighborhood <b>Shopping Center</b>	NC/Neighborhood Center		
C-7B/Community Shopping Center	NC/Neighborhood Center		
C-7C/Metropolitan Shopping Center	SC/Shopping Center		
C-7D/Regional Shopping Center	SC/Shopping Center		
C-3/General Commercial	C3/General Commercial		
C-4/Roadside Commercial	C4/Intensive Commercial		
C-5/Commercial Interchange	C3/General Commercial		
C-6/Drive-in Facilities	C3/General Commercial		
C-P (Planned Commercial)	Corresponding Commercial <b>District</b>		
I-1/Light Industrial	I1/Limited Industrial		
I-2/General Industrial	I2/General Industrial		
I-3/Heavy Industrial	I3/Intensive Industrial		
I-4/Planned Industrial Park	BTI/Business, Technology, and Industrial Park		
I-P (Planned Industrial)	Corresponding Industrial <b>District</b>		

## **ARTICLE 2 – ZONING DISTRICTS**

### **Chapter 1** General Zoning District Provisions

## 3-2-1-1 Purpose

The purpose of this section is to establish designations, standards, and requirements for the following:

- (a) **Zoning district** boundaries;
- (b) **Zoning district** conversions;
- (c) **Zoning district** designations;
- (d) Zoning maps; and
- (e) **Zoning district** and map determinations and interpretations.

## 3-2-1-2 **Zoning Districts**

All of the area within the **planning jurisdiction** of the **Plan Commission** is hereby divided and classified into the **zoning districts** designated in the following table.

DISTRICT DESIGNATIONS		
A1	Agricultural	
A3	Estates	
R1	Single Family Residential	
R2	Two Family Residential	
R3	Multiple Family Residential	
MHS	Manufactured Home Subdivision	
MHP	Manufactured Home Park	
C1	Professional Office and Personal Services	
C2	Limited Commercial	
NC	Neighborhood Center	
SC	Shopping Center	
С3	General Commercial	
C4	Intensive Commercial	
BTI	Business, Technology, and Industrial Park	
I1	Limited Industrial	
<b>I2</b>	General Industrial	
<b>I</b> 3	Intensive Industrial	

## 3-2-1-3 Zoning Maps

The **zoning districts** designated herein, and the boundaries of the respective **zoning districts**, shall be as shown on the Allen **County** zoning maps on file in the office of the **DPS** staff. The zoning maps are hereby incorporated as part of this Title.

#### 3-2-1-4 **District** Boundaries

**Zoning district** boundary lines shall be considered to be: **lot lines**; the centerline of any **alley**, **street**, or road **right-of-way**; or the centerline of any ditch, drain, river, stream, or other watercourse unless the zoning maps indicate otherwise. However, for the purpose of establishing minimum distances from **residential zoning districts** as required in this chapter, the measurement shall always be taken from **lot line** to **lot line**, as opposed to being taken from the center line or other point within a **public street** or **alley right-of-way**.

#### 3-2-1-5 **District** Conversions

(a) Any land under the **planning jurisdiction** of the New Haven **Plan Commission** which may be added to the **planning jurisdiction** of the **Plan Commission** shall automatically be converted into the corresponding Allen **County zoning district** as set forth in the following table.

CORRESPONDING ZONING DESIGNATIONS			
	NEW HAVEN DISTRICT COUNTY DISTRICT		COUNTY DISTRICT
A-1	Agricultural	A1	Agricultural
		A3	Estates
RS-1	Residential Single-Family	R1	Single Family Residential
RS-2	Residential Two-Family	R2	Two Family Residential
RS-3	Residential Multiple-Family	R3	Multiple Family Residential
RS-P	RS-P (Residential Planned)		Corresponding Residential District
М-Н	Manufactured Housing	MHS Manufactured Home Subdivision	
		MHP	Manufactured Home Park
C-1A	Professional and Personal Services	C1	Professional Office and Personal Services
C-1	General Commercial	C2	Limited Commercial
C-2	Planned Shopping Center		Corresponding NC or SC <b>District</b>
C-4	Roadside Commercial	C4 Intensive Commercial	
С-Р	Planned Business	Corresponding Commercial <b>District</b>	
I-1	Light Industrial	I1 Limited Industrial	
I-2	General Industrial	<b>I2</b>	General Industrial
I-3	Heavy Industrial	I3	Intensive Industrial
I-P	Planned Industrial		Corresponding Industrial <b>District</b>

(b) If no specific zoning conversion is noted in this chapter, the **Zoning Administrator** shall determine the appropriate **zoning district** conversion based on the **Comprehensive Plan**, existing or proposed **development** in the area, and recommendation of the **Plan Commission**.

#### 3-2-1-6 Interpretation of Zoning Maps

If there is uncertainty or conflict with regard to the location of a **zoning district** boundary, the **Zoning Administrator** shall determine the correct boundary location, in accordance with the following:

- (a) It is intended that **zoning district** boundary lines follow the boundary survey perimeter **lot lines** or the legal description submitted as a part of an approved zoning map amendment;
- (b) If no survey or legal description exists then the **zoning district** boundary lines are intended to follow **lot lines**; the centerline of any **alley**, **street**, or road **right-of-way**; or the centerline of any ditch, drain, **river**, **stream**, or other watercourse;
- (c) If a **zoning district** boundary line divides a **lot**, the location of the boundary line shall be determined by measurement, based on the scale of the zoning map; and
- (d) The **Zoning Administrator** may also consider existing or previous land **use**(s) on a **lot** in making such a determination.

#### Chapter 2 Permitted Uses

3-2-2-1 The following **uses** shall be permitted as set forth in the specified **zoning districts** in the following chapters. Land **uses** similar to those listed as permitted in a **district**, but not specifically mentioned in these chapters may be permitted with the approval of the **Zoning Administrator**, based in part of the purpose of the applicable **zoning district**. However, in the absence of a determination by the **Zoning Administrator** that a non-mentioned **use** is permitted, no land shall be used for any purpose other than a **use** specified herein. All **development** proposals shall be subject to the applicable review and approval procedures as set forth in A.C.C. 3-3-1 (Development Plans), A.C.C. 3-3-2 (Site Plan Review), and A.C.C. 3-5-3-2 (**Improvement Location Permit**).

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### Chapter 3 A1 Agricultural

## 3-2-3-1 Purpose

The Agricultural **district** is intended to permit a wide range of agricultural activities as well as limited types of low-density residential **development** and other **uses** customarily conducted in or associated with agricultural areas, and certain additional community-oriented **uses**.

#### 3-2-3-2 Permitted Uses

The following **uses** are permitted as a matter of right in an A1 **district**:

- (a) **Accessory building, structure**, or **use** as set forth in A.C.C. 3-2-3-4; plus **roadside stand**:
- (b) **Agricultural uses** and **buildings**, including:
  - (1) agricultural barn, as a **primary building** on a site of at least five (5) acres; the property **owner** shall submit documentation of participation in an **agricultural** use:
  - (2) **agronomic crop production**, along with any machinery or vehicles necessary for the crop production; **apiculture**; floriculture; forestry and tree farming; horticulture; and viticulture; and
  - (3) dairy, livestock, and poultry farming, including grassland and range pastures; excluding **Confined Feeding Operations** (**CFOs**) or Concentrated Animal Feeding Operations (CAFOs); also excluding fertilizer works, **slaughter houses**, and plants for the processing of animal skins or hides and/or the reduction of animal matter.
- (c) Common areas used for a clubhouse, neighborhood center, swimming pool, tennis court, or other similar assembly/recreation facility or use, in association with a minor plat or an existing single family subdivision;
- (d) Group residential facility (small):
- (e) Manufactured home, Type II
- (f) Manufactured home, Type III, as either a primary or second primary building;
- (g) **Model home**, in association with a **minor plat** (permitted for up to two (2) years);
- (h) **Riding stable, residential** (shall be located on a **lot** with a single **family** residence);
- (i) Single family dwelling (detached);
- (j) Universally permitted use;
- (k) Wind energy conversion system, micro (on unplatted parcels); and
- (1) Wind energy conversion system, standard (on parcels of over five (5) acres not adjacent to platted lots or residential zoning districts).

#### 3-2-3-3 **Special Uses**

- (a) The following **uses** may be approved by the **Board of Zoning Appeals** after the filing of a **special use** petition:
  - (1) **Accessory building** conversion to a single **family** residence;
  - (2) **Accessory building** (non-agricultural) construction prior to the construction of a single **family primary building**; the **accessory building** shall be limited to a maximum of 2000 square feet;
  - (3) **Agriculturally-allied uses**, to include:
    - (A) agriculture equipment repair facility;
    - (B) commercial dairy for the processing, packaging and distribution of dairy products;
    - (C) feed mills where grain is processed on a commercial basis;
    - (D) fertilizer sales, mixing and **storage**;
    - (E) livestock sales/auction barns; and
    - (F) a trucking operation primarily engaged in commercial transportation of agricultural products.
  - (4) **Airstrip/heliport** (private; for corporate or multiple **owner use**);
  - (5) **Animal hospital**; any outside animal areas shall meet the minimum **primary building setback** standards;
  - (6) **Animal kennel** (associated with a single **family** residence); any outside animal areas shall meet the minimum **primary building setback** standards;
  - (7) Animal rescue (associated with a single **family** residence); any outside animal areas shall meet the minimum **primary building setback** standards;
  - (8) Animal **slaughter houses** and poultry establishments, where animals other than those raised on the **lot** are processed;
  - (9) Arena;
  - (10) **Asphalt plant**; the plant shall be located at the site of an active, operating pit or quarry, and the operation of the plant shall stop if the pit or quarry operation stops;
  - (11) **Bed and breakfast**;
  - (12) **Boarding house**;
  - (13) Building material disposal site;
  - (14) Class II child care home:
  - (15) **Commercial communication tower** (see A.C.C. 3-5-3-4(c)(1) for additional standards);
  - (16) **Community garden** that includes a **structure**;
  - (17) **Concrete plant**; the plant shall be located at the site of an active, operating pit or quarry, and the operation of the plant shall stop if the pit or quarry operation stops;
  - (18) Country club;

- (19) **Educational institution** (not otherwise permitted);
- (20) **Educational institution**-associated facilities, **uses** and areas, on non-contiguous properties;
- (21) **Funeral home**;
- (22) **Greenhouse** (retail);
- (23) Group residential facility, (large)
- (24) **Home business** (see A.C.C. 3-5-3-4(c)(2) for additional standards);
- (25) **Home enterprise** (see A.C.C. 3-5-3-4(c)(3) for additional standards);
- (26) **Home industry** (see A.C.C. 3-5-3-4(c)(4) for additional standards);
- (27) **Home workshop** (see A.C.C. 3-5-3-4(c)(5) for additional standards);
- (28) **Homeless/emergency shelter** (accessory to a **religious institution**), for up to eight (8) individuals;
- (29) **Livestock operation (high intensity**, including Concentrated and Confined Animal Feeding Operations; subject to the following additional standards):
  - (A) The minimum size of a **high intensity livestock operation** property shall be forty (40) acres;
  - (B) Any **building** or **structure** used for the **livestock operation** shall be located a minimum of one hundred (100) feet from any property line;
  - (C) Any building or structure used for the livestock operation shall be located a minimum of 1,320 feet from an existing single family residence; child care center, hospital, nursing home, or other similar medical facility; public building; public park; religious institution; school; any other zoning district not designated A1/Agricultural; or municipal boundary; as measured from the closest property line of the livestock operation to the closest property line of the existing single family residence; child care center, hospital, nursing home, or other similar medical facility; public building; public park; religious institution; school; any other zoning district not designated A1/Agricultural; or to the closest municipal boundary.
- (30) **Model home** (for an extension of time or expansion of scope);
- (31) Nature preserve that includes a structure or parking area;
- (32) Neighborhood facility;
- (33) **Nonconforming use** (expansion of existing **nonconforming use**, or allow conforming status to existing **use**);
- (34) **Plant nursery** (retail);
- (35) Quarry or mine;
- (36) Reception, meeting, or **recreation hall**; **clubhouse**;
- (37) Recreation area;
- (38) Recreation facility;

- (39) **Religious institution** or non-public **school** illuminated **athletic field**(s);
- (40) Residential facility for a court-ordered re-entry program;
- (41) **Residential facility for homeless individuals**, for up to eight (8) individuals;
- (42) **Riding stable, nonresidential** (on a **lot** with no residential **building**; the stable shall be located on a **tract** of at least five (5) acres);
- (43) **Sanitary landfill** (see A.C.C. 3-5-3-4(c)(6) for additional standards);
- (44) **Sawmill** for the cutting and processing of lumber grown on-site; any saw or other machinery shall be located at least one hundred (100) feet from any **lot line**;
- (45) **Shooting range** (indoor or outdoor archery, firearm, skeet, trap, or similar);
- (46) **Sign** (temporary **subdivision** direction);
- (47) Solar panel (ground-mounted);
- (48) **Solid waste transfer station** (see A.C.C. 3-5-3-4(c)(7) for additional standards);
- (49) **Stadium/racetrack**;
- (50) **Storage building** (as a primary building);
- (51) **Two family dwelling** (to allow conforming status for existing nonconforming **dwellings**, and to also allow new **two family dwellings**);
- (52) **Utility facility, private** (not otherwise permitted or exempt);
- (53) **Veterinary clinic**; any pen or run shall be located at least one hundred (100) feet from any **lot line**;
- (54) Wind energy conversion system, micro (to allow systems for single family detached dwellings on platted land, or to request approval of a greater height);
- (55) Wind energy conversion system, standard (to allow systems on a parcel of less than five (5) acres, or adjacent to platted lots or residential zoning districts); and
- (56) Winery.
- (b) Reserved

## 3-2-3-4 **Accessory Buildings**, **Structures** and **Uses**

Accessory buildings, structures, and uses shall be permitted, including but not limited to:

UNIVERSALLY PERMITTED ACCESSORY BUILDINGS, STRUCTURES, AND USES			
Accessory dwelling unit (1)	Hedge	Satellite dish	
Access ramp	Holiday decorations	Sign	
Address marker	Landscape elements	Solar panels ( <b>building</b> mounted)	
Arbor or pergola	Mailbox	Swimming pool	
Bird bath/house	Name plate	Swing set	
Carport	Newspaper delivery box	Television aerial	
Deck	Patio	Trellis	
Driveway	Play equipment	Utility fixture	
Fence	Pond	Walk	
Flagpole	Property boundary marker	Wall	
Garage	Radio antenna (amateur)	Yard light	
Gazebo	Rain barrel		
Geothermal system	Rain garden		

## Notes:

<sup>(1)</sup> If integrated into an existing single **family** detached residence, and if there is no freestanding **accessory dwelling unit** on the property; the integrated **accessory dwelling unit** shall be at least 300 square feet

RESIDENTIAL ACCESSORY BUILDINGS, STRUCTURES, AND USES	RELIGIOUS INSTITUTION ACCESSORY BUILDINGS, STRUCTURES, AND USES
Basketball backboard and goal	Athletic or recreation fields (non-illuminated)
Bath house or cabana	Assembly <b>building</b> , including hall/gymnasium
Class I child care home	Bleachers or similar structures
Day care	Child care ministry
Dog/pet house	Clothing bank
Garage or yard sale	Community garden
Garden (private)	Convent, parsonage, rectory, or similar residence
Greenhouse	Dumpster (1)
Grill/fire pit	Family counseling or education
4H/similar indoor small animal project	Food bank
Home occupation	Maintenance building
Hot tub, Jacuzzi, or spa	Outdoor events (short-term)
Shed	Performances (indoor)
Smoke house/oven (outdoor)	Shop (for sale of religious institution-related items)
Tree house	
Notes: (1) Also permitted for <b>nonresidential uses</b>	

## 3-2-3-5 **Development** Standards

(a) The standards in the following table shall apply in the A1 **district**; all are minimum standards unless otherwise noted (the table continues onto the next page).

A1 AGRICULTURAL DISTRICT DEVELOPMENT STANDARDS				
Building size (square feet)				
Single <b>family</b> residence	950 (1)			
Accessory structures	On <b>lots</b> of less than two (2) acres served by an <b>on-site sewage</b>			
	system, new detached accessory building square footage shall be			
	less than the square footage of the <b>primary building</b>			
	of buildings permitted on a lot			
Two freestanding single family dwelling t	units are permitted; one primary single <b>family</b> detached <b>residential</b>			
	building per lot, plus:			
	nome, or one freestanding accessory dwelling unit if there is no			
	d accessory dwelling unit on the lot			
	onresidential buildings are permitted per lot			
	Height (maximum) (2)			
Accessory building	25'			
Primary building	40'			
I	Lot area (square feet)			
Private sewage disposal	87,120 (2 acres)			
Public sewer	12,000			
	Lot width			
Private sewage disposal	120' at <b>front building line</b>			
Public sewer	75' at <b>front building line</b> ; 25' at front <b>lot</b> line			
	Front yard			
Platted <b>lot</b>	Platted <b>lot</b> 25' (or platted <b>front building line</b> , whichever is greater)			
Unplatted <b>lot</b> if <b>adjacent</b> to:				
Arterial/collector street	115' from the centerline of the <b>street</b>			
Local or private street	65' from the centerline of the <b>street</b>			
PC-approved <b>easement</b>	30' from the <b>easement</b>			
Through lot	As noted above, at each end of the <b>lot</b> , based on the <b>street</b>			
	classification/type the <b>yard</b> is <b>adjacent</b> to , except that:			
	• If no access is permitted to the rear of the <b>lot</b> , then a detached			
	accessory structure shall be permitted as set forth below, and a			
<b>fence</b> shall be permitted with no <b>setback</b> ; or				
• If access is permitted to the rear of the <b>lot</b> , then a detact				
accessory structure shall be permitted with a 10' setback and				
<b>fence</b> shall be permitted with a 5' <b>setback</b>				
If there is an existing residence on an	The minimum <b>front yard</b> shall be the smallest existing			
adjacent parcel on the same side of the	nonconforming setback on the adjacent parcel(s)			
street with a nonconforming front				
setback, and the existing residence is				
within 300' of the proposed residence				

A1 AGRICULTURAL DISTRICT DEVELOPMENT STANDARDS			
Side yard (3)			
Interior lot Private sewage disposal Public sewer	15' 15' if the <b>lot</b> is at or over 120' wide; 7' if the <b>lot</b> is less than 120' wide		
Corner lot	The <b>street side yard setback</b> shall be the same as the <b>front yard setback</b> , based on the <b>side lot line street</b> classification, except that:		
	<ul> <li>setback, based on the side lot line street classification, except that:</li> <li>On corner lots, if there is a platted street side yard building line then an addition to a primary residential structure or an accessory structure shall meet that platted building line.</li> <li>If there is no platted building line, on a lot of up to 50' an addition to a primary residential structure or an accessory structure (except for fences and walls) shall meet a 10' side yard setback; on a lot of over 50' an addition to a primary residential structure or an accessory structure shall meet a 25' side yard setback.</li> <li>For fences and walls, if there is no platted building line, a fence (except for an ornamental fence or a retaining wall of up to 3' in height) shall meet a 5' setback; an ornamental fence or a retaining wall of up to 3' in height shall not have a setback requirement.</li> </ul>		
Rear yard			
Primary building	Primary building 25' (if adjacent to an arterial or collector street)		
Accessory structure (5) 3' from a side or rear lot line (6)			
Swimming pool	Swimming pool 6' from a side or rear lot line (6)		

#### Notes:

- (1) Excluding basement and attached garage area
- (2) See A.C.C. 3-4-5-3 (**Development** Standards **Waivers** and Exceptions) for exceptions; A.C.C. 3-4-9 (**Signs**) for maximum **sign heights**; and A.C.C. 3-4-4-15 (Residential Impact **Mitigation**) and A.C.C. 3-4-11 (**Airport Overlay Districts**) for additional restrictions
- (3) See rear yard information for accessory structure and swimming pool side yard standards
- (4) A single **story addition** to an existing single **family** detached residence may encroach up to 10' into the required **rear yard**, if the **addition** is 250 square feet or less
- (5) Excluding **swimming pools**
- (6) If located behind the primary building

(b) Yard Projections and Additional Location Standards

Permitted **yard** projections and additional location standards shall be as set forth in the table below:

ADDITIONAL YARD LOCATION AND YARD PROJECTION STANDARDS (1)			
Duildings/stmustumes	Required Yard		
Buildings/structures	Front	Side	Rear
Access ramp	Permitted (2)	Permitted (2)	Permitted (2)
Arbor, basketball goal, bird bath/house/feeder, driveway, flagpole, garden (private), landscape elements, mail/newspaper delivery box, property boundary marker, small satellite dish, trellis, yard light	Permitted (2)	Permitted (2)	Permitted (2)
Architectural feature (belt course, chimney, cornice, eave, fireplace, overhang, sill, bay/bow <b>window</b> , or similar feature)	May project up to 2'	May project up to 2' (3)	May project up to 2'
Awning or canopy	May project up to 4'	May project up to 4' (3)	May project up to 4'
Balcony, fire escape, or stairway, open	May project up to 4'	Shall not project	May project up to 4'
Bath house/cabana, <b>carport</b> , <b>garage</b> , <b>gazebo</b> , <b>greenhouse</b> , pergola, <b>shed</b> , smoke house (personal)	Not permitted (4)	Not permitted (4)	Not permitted (4)
<b>Deck</b> , landing, <b>porch</b> , or stoop, open (shall not extend above the height of the first floor)	May project up to 8'	May project up to 4' (3)	May project up to 10'
Dog/pet house, grill, fire pit, hot tub, oven (outdoor), <b>play equipment</b> , radio antenna (amateur), <b>large satellite dish</b> , tree house	Not permitted (4)	Permitted	Permitted
Fence (ornamental, permitted up to 3' in height)	Permitted	Permitted	Permitted
Fence (non-ornamental, permitted up to 8' in height)	Not permitted (4)	Permitted (2)	Permitted (2)
Slab on grade <b>patio</b>	May project up to 8'	May project up to 4' (3)	May project up to 20'
Wall (freestanding; permitted up to 8' in height)	Not permitted (4)	Permitted (2)	Permitted (2)
Wall (retaining, up to 3' in height)	Permitted	Permitted	Permitted
Wall (retaining, over 3' in height)	Not permitted (4)	Permitted (2)	Permitted (2)

#### Notes:

- (1) Except as noted below, **buildings** and **structures** shall not project into or be located in a required **yard**
- (2) May be located within required **yard** with no **setback**, except that non-ornamental **fences** and **walls** shall meet **corner lot setback** and clear visibility standards; see **development** standards table for **fence corner lot setback** standards
- (3) However, a 3' side yard shall be maintained
- (4) Shall meet minimum setback

### Chapter 4 A3 Estates

#### 3-2-4-1 Purpose

The Estates **district** is intended to encourage protection of land with unique or sensitive characteristics, including **significant natural features**. The land may also be generally unsuited for intensive activities and lacking the public sewer and water facilities required for higher density **development**.

#### 3-2-4-2 Permitted **Uses**

- (a) Accessory building, structure, or use as set forth in A.C.C. 3-2-6-4;
- (b) **Agricultural uses** and **buildings**, including:
  - (1) **agronomic crop production**, along with the operation of any machinery or vehicles necessary for the crop production; **apiculture**; floriculture; forestry and tree farming; horticulture; and viticulture; and
  - (2) production/keeping of cattle, goats, horses, pigs, sheep, and/or similar livestock, on properties of two (2) acres or more in size (excluding high intensity **livestock operations**).
- (c) Common areas used for a clubhouse, neighborhood center, swimming pool, tennis court, or other similar assembly/recreation facility or use, in association with a minor plat or an existing single family subdivision;
- (d) Group residential facility (small);
- (e) **Model home**, in association with a **minor plat** (permitted for up to two (2) years);
- (f) **Riding stable, residential** (shall be located on a **lot** with a single **family** residence);
- (g) Single family dwelling (detached);
- (h) Universally permitted use;
- (i) Wind energy conversion system, micro (on unplatted parcels); and
- (j) Wind energy conversion system, standard (on parcels of over five (5) acres not adjacent to platted lots or residential zoning districts).

#### 3-2-4-3 Special Uses

- (a) The following **uses** may be approved by the **Board of Zoning Appeals** after the filing of a **special use** petition:
  - (1) **Accessory building** conversion to a single **family** residence;
  - (2) **Airstrip/heliport** (for corporate or multiple **owner use**);
  - (3) **Bed and breakfast**;
  - (4) **Boarding house**;
  - (5) Class II child care home:
  - (6) **Community garden** that includes a **structure**;
  - (7) Country club;
  - (8) **Educational institution** (not otherwise permitted);
  - (9) **Educational institution**-associated **uses** (on non-contiguous properties);
  - (10) **Funeral home**:
  - (11) Group residential facility (large);
  - (12) **Home business** (see A.C.C. 3-5-3-4(c)(2) for additional standards);
  - (13) **Home enterprise** (see A.C.C. 3-5-3-4(c)(3) for additional standards);
  - (14) **Home workshop** (see A.C.C. 3-5-3-4(c)(5) for additional standards);
  - (15) **Homeless/emergency shelter** (accessory to a **religious institution**), for up to eight (8) individuals;
  - (16) **Model home** (for an extension of time or expansion of scope);
  - (17) **Nature preserve** that includes a **structure** or **parking area**;
  - (18) **Neighborhood facility**;
  - (19) **Nonconforming use** (expansion of existing **nonconforming use**, or allow conforming status to existing **use**);
  - (20) Quarry or mine;
  - (21) Reception, meeting, or recreation hall; clubhouse;
  - (22) Recreation area;
  - (23) Recreation facility;
  - (24) **Religious institution** or **school** illuminated **athletic field**(s);
  - (25) Residential facility for a court-ordered re-entry program;
  - (26) **Residential facility for homeless individuals**, for up to eight (8) individuals;
  - (27) **Riding stable, nonresidential** (on a **lot** with no residential **building**; the stable shall be located on a **tract** of at least five (5) acres);
  - (28) **Sign** (temporary **subdivision** direction);
  - (29) Solar panel (ground-mounted);

- (30) **Two family dwelling** (to allow conforming status for existing nonconforming **dwellings**, and to also allow new **two family dwellings**);
- (31) **Utility facility, private** (not otherwise permitted or exempt);
- (32) Wind energy conversion system, micro (to allow systems for single family detached dwellings on platted land, or to request approval of a greater height); and
- (33) Wind energy conversion system, standard (to allow systems on a parcel of less than five (5) acres, or adjacent to platted lots or residential zoning districts).
- (b) Reserved

## 3-2-4-4 **Accessory Buildings**, **Structures** and **Uses**

Accessory buildings, structures, and uses shall be permitted, including but not limited to:

UNIVERSALLY PERMITTED ACCESSORY BUILDINGS, STRUCTURES, AND USES			
Accessory dwelling unit (1)	Hedge	Satellite dish	
Access ramp	Holiday decorations	Sign	
Address marker	Landscape elements	Solar panels (building mounted)	
Arbor or pergola	Mailbox	Swimming pool	
Bird bath/house	Name plate	Swing set	
Carport	Newspaper delivery box	Television aerial	
Deck	Patio	Trellis	
Driveway	Play equipment	Utility fixture	
Fence	Pond	Walk	
Flagpole	Property boundary marker	Wall	
Garage	Radio antenna (amateur)	Yard light	
Gazebo	Rain barrel		
Geothermal system	Rain garden		

Notes:

<sup>(1)</sup> If integrated into an existing **single family detached** residence and if there is no freestanding **accessory dwelling unit** on the property; the integrated **accessory dwelling unit** shall be at least 300 square feet

RESIDENTIAL ACCESSORY BUILDINGS, STRUCTURES, AND USES	RELIGIOUS INSTITUTION ACCESSORY BUILDINGS, STRUCTURES, AND USES		
Basketball backboard and goal	Athletic or recreation fields (non-illuminated)		
Bath house or cabana	Assembly <b>building</b> , including hall and gymnasium		
Class I child care home	Bleachers or similar structures		
Day care	Child care ministry		
Dog house	Clothing bank		
Garage or yard sale	Community garden		
Garden (private)	Convent, parsonage, rectory, or similar residence		
Greenhouse	Dumpster (1)		
Grill/fire pit	Family counseling or education		
4H/similar indoor small animal project	Food bank		
Home occupation	Maintenance building		
Hot tub, Jacuzzi, or spa	Outdoor events (short-term)		
Shed	Performances (indoor)		
Smoke house/oven (outdoor)	Shop (for sale of religious institution-related items)		
Tree house			
Notes: (1) Also permitted for <b>nonresidential uses</b>			

## 3-2-4-5 **Development** Standards

(a) The standards in the following table shall apply in the A3 **district**; all standards are minimum standards unless otherwise noted (table continues onto next page).

A3 ESTATES DISTRICT DEVELOPMENT STANDARDS				
Building size (square feet)				
Single family residence	950 (1)			
Accessory structures	On <b>lots</b> of less than two (2) acres served by as <b>on-site sewage system</b> , new <b>detached accessory building</b> square footage shall be less than the square footage of the <b>primary building</b>			
Number of buildings permitted on a lot				
Two freestanding <b>single family dwelling</b> units are permitted: one primary single <b>family</b> detached <b>residential building</b> per <b>lot</b> , plus:  One freestanding <b>accessory dwelling unit</b> , if there is no integrated <b>accessory dwelling unit</b> on the <b>lot</b> Multiple primary <b>nonresidential buildings</b> are permitted per <b>lot</b>				
H	leight (maximum) (2)			
Accessory building	25'			
Primary building	40'			
Lot area (square feet)				
Private sewage disposal	87,120 (2 acres)			
Public sewer	40,000			
	Lot width			
All lots	150' at <b>front building line</b>			
Front yard				
Platted <b>lot</b>	25' (or platted <b>front building line</b> , whichever is greater)			
Unplatted lot if adjacent to: Arterial/collector street Local or private street PC-approved easement	115' from the centerline of the <b>street</b> 65' from the centerline of the <b>street</b> 30' from the <b>easement</b>			
Through lot	As noted above, at each end of the lot, based on the street classification/type the yard is adjacent to except that:  • If no access is permitted to the rear of the lot, then a detached accessory structure shall be permitted as set forth below, and a fence shall be permitted with no setback; or			
If there is an existing residence on an adjacent parcel on the same side of the	If access is permitted to the rear of the lot, then a detached accessory structure shall be permitted with a 10' setback and a fence shall be permitted with a 5' setback  The minimum front yard shall be the smallest existing nonconforming setback on the adjacent parcel(s)			
street with a nonconforming front setback, and the existing residence is within 300' of the proposed residence				

A3 ESTATES DISTRICT DEVELOPMENT STANDARDS				
Side yard (3)				
Interior lot Private sewage disposal Public sewer	15' 15' if the <b>lot</b> is at or over 150' wide 7' if the <b>lot</b> is less than 150' wide			
Corner lot	The <b>street side yard setback</b> shall be the same as the <b>front yard setback</b> based on the <b>side lot line street</b> classification, except that:			
	<ul> <li>On corner lots, if there is a platted street side yard building line then an addition to a primary residential structure or an accessory structure shall meet that platted building line.</li> <li>If there is no platted building line, on a lot of up to 50' an addition to a primary residential structure or an accessory structure (except for fences and walls) shall meet a 10' side yard setback; on a lot of over 50' an addition to a primary residential structure or an accessory structure shall meet a 25' side yard setback.</li> <li>For fences and walls, if there is no platted building line, a fence (except for an ornamental fence or a retaining wall of up to 3' in height) shall meet a 5' setback; an ornamental fence or a retaining wall of up to 3' in height shall</li> </ul>			
not have a <b>setback</b> requirement.  Rear yard				
Duimour building	25' (4)			
Primary building	50' (if <b>adjacent</b> to an <b>arterial or collector street</b> )			
Accessory structure (5)	3' from a side or <b>rear lot line</b> (6)			
Swimming pool	6' from a side or <b>rear lot line</b> (6)			
Notas:				

#### Notes:

- (1) Excluding basement and attached garage area
- (2) See A.C.C. 3-4-5-3 (**Development** Standards **Waivers** and Exceptions) for exceptions; A.C.C. 3-4-9 (**Signs**) for maximum **sign heights**; and A.C.C. 3-4-4-15 (Residential Impact **Mitigation**) and A.C.C. 3-4-11 (**Airport Overlay Districts**) for additional restrictions
- (3) See rear yard information for accessory structure and swimming pool side yard standards
- (4) A single **story addition** to an existing single **family** detached residence may encroach up to 10' into the required **rear yard**, if the **addition** is 250 square feet or less
- (5) Excluding swimming pools
- (6) If located behind the primary building

(b) Yard Projections and Additional Location Standards

Permitted **yard** projections and additional location standards shall be as set forth in the table below:

ADDITIONAL YARD LOCATION AND YARD PROJECTION STANDARDS (1)						
Duildings/stmustumes	Required Yard					
Buildings/structures	Front	Side	Rear			
Access ramp	Permitted (2)	Permitted (2)	Permitted (2)			
Arbor, basketball goal, bird bath/house/feeder, driveway, flagpole, garden (private), landscape elements, mail/newspaper delivery box, property boundary marker, small satellite dish, trellis, yard light	Permitted (2)	Permitted (2)	Permitted (2)			
Architectural feature (belt course, chimney, cornice, eave, fireplace, overhang, sill, bay/bow <b>window</b> , or similar feature)	May project up to 2'	May project up to 2' (3)	May project up to 2'			
Awning or canopy	May project up to 4'	May project up to 4' (3)	May project up to 4'			
Balcony, fire escape, or stairway, open	May project up to 4'	Shall not project	May project up to 4'			
Bath house/cabana, <b>carport</b> , <b>garage</b> , <b>gazebo</b> , <b>greenhouse</b> , pergola, <b>shed</b> , smoke house (personal)	Not permitted (4)	Not permitted (4)	Not permitted (4)			
<b>Deck</b> , landing, <b>porch</b> , or stoop, open (shall not extend above the height of the first floor)	May project up to 8'	May project up to 4' (3)	May project up to 10'			
Dog/pet house, grill, fire pit, hot tub, oven (outdoor), <b>play equipment</b> , radio antenna (amateur), <b>large satellite dish</b> , tree house	Not permitted (4)	Permitted	Permitted			
Fence (ornamental, permitted up to 3' in height)	Permitted	Permitted	Permitted			
Fence (non-ornamental, permitted up to 8' in height)	Not permitted (4)	Permitted (2)	Permitted (2)			
Slab on grade <b>patio</b>	May project up to 8'	May project up to 4' (3)	May project up to 20'			
Wall (freestanding; permitted up to 8' in height)	Not permitted (4)	Permitted (2)	Permitted (2)			
Wall (retaining, up to 3' in height)	Permitted	Permitted	Permitted			
Wall (retaining, over 3' in height)	Not permitted (4)	Permitted (2)	Permitted (2)			

#### Notes:

- (1) Except as noted below, **buildings** and **structures** shall not project into or be located in a required **yard**
- (2) May be located within required **yard** with no **setback**, except that non-ornamental **fences** and **walls** shall meet **corner lot setback** and clear visibility standards; see **development** standards table for **fence corner lot setback** standards
- (3) However, a 3' side yard shall be maintained
- (4) Shall meet minimum setback

Chapter 5 Reserved

### Chapter 6 R1 Single Family Residential

### 3-2-6-1 Purpose

The Single **Family Residential district** is intended to create and maintain areas for single **family** residential **uses** on individual **lots** or **tracts** and to provide for a variety of areas for single **family** neighborhoods, along with certain additional **uses**.

### 3-2-6-2 Permitted Uses

The following **uses** are permitted as a matter of right in an R1 **district**:

- (a) Accessory building, structure, or use as set forth in A.C.C. 3-2-6-4;
- (b) Common areas used for a clubhouse, neighborhood center, swimming pool, tennis court, or other similar assembly or recreation facility, including structures and uses typically associated with a single family subdivision;
- (c) Group residential facility (small);
- (d) **Model home** (permitted for up to two (2) years);
- (e) Single family dwelling (detached); and
- (f) Universally permitted use.

### 3-2-6-3 Special Uses

- (a) The following **uses** may be approved by the **Board of Zoning Appeals** after the filing of a **special use** petition:
  - (1) **Animal keeping** (outdoor, small animal);
  - (2) **Bed and breakfast**;
  - (3) **Boarding house**;
  - (4) Class II child care home:
  - (5) Club, private (transitional use);
  - (6) **Community facility** not otherwise permitted (**transitional use**);
  - (7) **Community garden** that includes a **structure**;
  - (8) Country club;
  - (9) **Educational institution** (not otherwise permitted);
  - (10) **Educational institution**-associated facilities, **uses**, and areas on non-contiguous properties;
  - (11) Emergency response facility (transitional use);
  - (12) **Funeral home**:
  - (13) **Golf course**:
  - (14) Group residential facility (large);
  - (15) **Heliport** (noncommercial/private individual or accessory to permitted **nonresidential use**, excluding **hospital uses**);
  - (16) **Home business** (see A.C.C. 3-5-3-4(c)(2) for additional standards);

- (17) **Homeless/emergency shelter** (accessory to a **religious institution**), for up to eight (8) individuals;
- (18) Instruction/training/education (transitional use);
- (19) Live-work unit (transitional use);
- (20) **Manufactured home, Type II and Type III** (see A.C.C. 3-5-3-4(c)(5) for additional standards);
- (21) Medical office (transitional use);
- (22) **Model home** (for extension of time/expansion of scope);
- (23) Museum:
- (24) Nature preserve that includes a structure or parking area;
- (25) Neighborhood facility;
- (26) **Nonconforming use** (expansion of existing **nonconforming use**, or allow conforming status to existing **use**);
- (27) **Personal service** (**transitional use**, excluding copy/duplicating service, **health club**/fitness center, or social service agency);
- (28) Professional office/business service (transitional use, excluding bank, credit union, loan office, or savings and loan);
- (29) Recreation use, outdoor (athletic field, riding stable, swim club, tennis club);
- (30) **Religious institution** or non-public **school** illuminated **athletic field**(s);
- (31) Residential facility for a court-ordered re-entry program;
- (32) **Residential facility for homeless individuals**, for up to eight (8) individuals; the facility shall be located a minimum of 3000 feet from a **small group residential facility**, a **large group residential facility**, a court-ordered re-entry program residential facility, or another **residential facility for homeless individuals**, as measured from the closest property lines of the facilities;
- (33) **Sign** (temporary **subdivision** direction);
- (34) Solar panel (ground mounted);
- (35) **Subdivision clubhouse**, **meeting hall**, **neighborhood center**, or swim/tennis facility, if not previously approved as part of the **subdivision**;
- (36) Studio (transitional use);
- (37) **Two family dwelling** (to allow conforming status for existing **nonconforming uses**);
- (38) **Utility facility, private** (not otherwise permitted or exempt);
- (39) Wind energy conversion system, micro (for single family detached dwellings on unplatted land); and
- (40) Wind energy conversion system, standard (for fire/police station, public park/recreation area, religious institution, or school uses; or unplatted residential land over five (5) acres).
- (b) Reserved

# 3-2-6-4 **Accessory Buildings**, **Structures** and **Uses**

Accessory buildings, structures, and uses shall be permitted, including but not limited to:

UNIVERSALLY PERMITTED ACCESSORY BUILDINGS, STRUCTURES, AND USES		
Accessory dwelling unit (1)	Hedge	Satellite dish
Access ramp	Holiday decorations	Sign
Address marker	Landscape elements	Solar panels (building mounted)
Arbor or pergola	Mailbox	Swimming pool
Bird bath/house	Name plate	Swing set
Carport	Newspaper delivery box	Television aerial
Deck	Patio	Trellis
Driveway	Play equipment	Utility fixture
Fence	Pond	Walk
Flagpole	Property boundary marker	Wall
Garage	Radio antenna (amateur)	Yard light
Gazebo	Rain barrel	
Geothermal system	Rain garden	
NI		•

### Notes:

(1) If integrated into an existing single **family** detached residence; the integrated **accessory dwelling unit** shall be at least 300 square feet

RESIDENTIAL ACCESSORY BUILDINGS, STRUCTURES, AND USES	RELIGIOUS INSTITUTION ACCESSORY BUILDINGS, STRUCTURES, AND USES
Basketball backboard and goal	Athletic or recreation fields (non-illuminated)
Bath house or cabana	Assembly <b>building</b> , including hall and gymnasium
Class I child care home	Bleachers or similar structures
Day care	Child care ministry
Dog/pet house	Clothing bank
Garage or yard sale	Community garden
Garden (private)	Convent, parsonage, rectory, or similar residence
Greenhouse	Dumpster (1)
Grill or fire pit	Family counseling or education
4H/similar indoor small animal project	Food bank
Home occupation	Maintenance building
Hot tub, Jacuzzi, or spa	Outdoor events (short-term)
Shed	Performances (indoor)
Smoke house/oven (outdoor)	Shop (for sale of religious institution-related items)
Tree house	
Notes: (1) Also permitted for <b>nonresidential uses</b>	

# 3-2-6-5 **Development** Standards

(a) The standards in the following table shall apply in the R1 **district**; all are minimum standards unless otherwise noted (the table continues onto the next page).

R1 SINGLE FAMILY RESIDENTIAL DEVELOPMENT STANDARDS			
Building size (square feet)			
Single <b>family</b> residence	950 (1)		
Accessory structures	Total square footage shall be le	ess than the <b>primary building</b>	
Numb	er of buildings permitted on a lot		
One j	primary <b>residential building</b> per <b>lot</b>		
Multiple primary	nonresidential buildings are permit	ted per <b>lot</b>	
	Height (maximum) (2)		
Accessory building	2.	5′	
Primary building	40	0'	
	Lot area (square feet)		
Private sewage disposal	87,120 (	(2 acres)	
Public sewer	6,500 ( <b>int</b>		
	8,500 (co	rner lot)	
Lot width			
	Front Building Line	Front Lot Line	
Private sewage disposal	120′	120′	
Public sewer	50' (interior lot)	25'	
	70' (corner lot)	25'	
Platted <b>lot</b>	Front yard (3)	4 1 1 1 2 4 3	
	25' (or platted <b>building</b> line s	etback, whichever is greater)	
Unplatted lot if adjacent to: Arterial/collector street	115' from the cent	erline of the <b>street</b>	
Local or private street	25' from the street right-of-way		
PC-approved easement	30' from the easement		
Through lot	At each end of the <b>lot</b> , based on the <b>street</b> classification/type the <b>yard</b>		
	is adjacent to, except that:		
	• If no access is permitted to the rear of the <b>lot</b> , then a detached <b>accessory structure</b> shall be permitted as set forth below, and a <b>fence</b> shall be permitted with no <b>setback</b> ; or		
	• If access is permitted to the rear of the lot, then a detached accessory structure shall be permitted with a 10' setback and a fence shall be permitted with a 5' setback		
If there is an existing residence on an adjacent parcel on the same side of the street with a nonconforming front setback, and the existing residence is within 300' of the proposed residence	The minimum <b>front yard</b> shall be the smallest existing nonconforming <b>setback</b> on the <b>adjacent parcel</b> (s)		

R1 SINGLE FAMILY RESIDENTIAL DEVELOPMENT STANDARDS		
Side yard (3)		
Interior lot Private sewage disposal Public sewer	15' 5'	
Corner lot	<ul> <li>The street side yard setback shall be the same as the front yard setback, based on the side lot line street classification, except that:</li> <li>On corner lots, if there is a platted street side yard building line then an addition to a primary residential structure or an accessory structure shall meet that platted building line.</li> <li>If there is no platted building line, on a lot of up to 50' an addition to a primary residential structure or an accessory structure (except for fences or walls) shall meet a 10' side yard setback; on a lot of over 50' an addition to a primary residential structure or an accessory structure (except for fences or walls) shall meet a 25' side yard setback.</li> <li>For fences and walls, if there is no platted building line, a fence (except for an ornamental fence or a retaining wall of up to 3' in height) shall meet a 5' setback; an ornamental fence or a retaining wall of up to 3' in height shall not have a setback requirement.</li> </ul>	
	Rear yard	
Primary building	25' (4) 50' (if <b>adjacent</b> to an <b>arterial</b> or <b>collector street</b> )	
Accessory structure (5)	3' from a side or <b>rear lot line</b> (6)	
Swimming pool	6' from a side or <b>rear lot line</b> (6)	

- (1) Excluding basement and attached **garage** area
- (2) See A.C.C. 3-4-5-3 (**Development** Standards **Waivers** and Exceptions) for exceptions; A.C.C. 3-4-9 (**Signs**) for maximum **sign heights**; and A.C.C. 3-4-4-15 (Residential Impact **Mitigation**) and A.C.C. 3-4-11 (**Airport Overlay Districts**) for additional restrictions
- (3) See rear yard information for accessory structure and swimming pool side yard standards
- (4) A single **story addition** to an existing single **family** detached residence may encroach up to 10' into the required **rear yard**, if the **addition** is 250 square feet or less
- (5) Excluding swimming pools
- (6) If located behind the **primary building**

(b) Yard Projections and Additional Location Standards

Permitted **yard** projections and additional location standards shall be as set forth in the table below:

ADDITIONAL YARD LOCATION AND YARD PROJECTION STANDARDS (1)			
Duildings/atmostance	Required Yard		
Buildings/structures	Front	Side	Rear
Access ramp	Permitted (2)	Permitted (2)	Permitted (2)
Arbor, basketball goal, bird bath/house/feeder, driveway, flagpole, garden (private), landscape elements, mail/newspaper delivery box, property boundary marker, small satellite dish, trellis, yard light	Permitted (2)	Permitted (2)	Permitted (2)
Architectural feature (belt course, chimney, cornice, eave, fireplace, overhang, sill, bay/bow window, or similar feature)	May project up to 2'	May project up to 2' (3)	May project up to 2'
Awning or canopy	May project up to 4'	May project up to 4' (3)	May project up to 4'
Balcony, fire escape, or stairway, open	May project up to 4'	Shall not project	May project up to 4'
Bath house/cabana, <b>carport</b> , <b>garage</b> , <b>gazebo</b> , <b>greenhouse</b> , pergola, <b>shed</b> , smoke house (personal)	Not permitted (4)	Not permitted (4)	Not permitted (4)
<b>Deck</b> , landing, <b>porch</b> , or stoop, open (shall not extend above the height of the first floor)	May project up to 8'	May project up to 4' (3)	May project up to 10'
Dog/pet house, grill, fire pit, hot tub, oven (outdoor), <b>play equipment</b> , radio antenna (amateur), <b>large satellite dish</b> , tree house	Not permitted (4)	Permitted	Permitted
Fence (ornamental, permitted up to 3' in height)	Permitted	Permitted	Permitted
Fence (non-ornamental, permitted up to 8' in height)	Not permitted (4)	Permitted (2)	Permitted (2)
Slab on grade <b>patio</b>	May project up to 8'	May project up to 4' (3)	May project up to 20'
Wall (freestanding; permitted up to 8' in height)	Not permitted (4)	Permitted (2)	Permitted (2)
Wall (retaining, up to 3' in height)	Permitted	Permitted	Permitted
Wall (retaining, over 3' in height)	Not permitted (4)	Permitted (2)	Permitted (2)

- (1) Except as noted below, buildings and structures shall not project into or be located in a required yard
- (2) May be located within required **yard** with no **setback**, except that non-ornamental **fences** and **walls** shall meet **corner lot setback** and clear visibility standards; see **development** standards table for **fence corner lot setback** standards
- (3) However, a 3' side yard shall be maintained
- (4) Shall meet minimum setback

### **Chapter 7** R2 Two Family Residential

### 3-2-7-1 Purpose

The Two **Family Residential district** is intended to create areas for medium density residential **uses** on individual **lots** or **tracts** and to provide for a variety of areas for single **family** and two **family** residential **development**, along with certain additional **uses**.

#### 3-2-7-2 Permitted Uses

The following uses are permitted as a matter of right in an R2 district:

- (a) Accessory building, structure, or use as set forth in A.C.C. 3-2-7-4;
- (b) Common areas used for a clubhouse, neighborhood center, swimming pool, tennis court, or other similar assembly or recreation facility, including structures and uses typically associated with a single family subdivision;
- (c) Group residential facility (small);
- (d) **Model home** (permitted for up to two (2) years);
- (e) **Single family dwelling (attached**; one **building** of up to two (2) units);
- (f) Single family dwelling (detached);
- (g) Two family dwelling; and
- (h) Universally permitted use.

### 3-2-7-3 **Special Uses**

- (a) The following **uses** may be approved by the **Board of Zoning Appeals** after the filing of a **special use** petition:
  - (1) **Animal keeping** (outdoor, small animal);
  - (2) **Bed and breakfast**;
  - (3) **Boarding house**;
  - (4) Class II child care home;
  - (5) Club, private (transitional use);
  - (6) **Community facility** not otherwise permitted (**transitional use**);
  - (7) **Community garden** that includes a **structure**;
  - (8) Country club;
  - (9) **Educational institution** (not otherwise permitted);
  - (10) **Educational institution**-associated facilities, **uses**, and areas on non-contiguous properties;
  - (11) Emergency response facility (transitional use):
  - (12) **Funeral home**:
  - (13) Golf course;
  - (14) Group residential facility (large);

- (15) **Heliport** (private individual or accessory to a permitted **nonresidential use**, excluding **hospital uses**);
- (16) **Home business** (see A.C.C. 3-5-3-4(c)(2) for additional standards);
- (17) **Homeless/emergency shelter** (accessory to a **religious institution**), for up to eight (8) individuals;
- (18) Instruction/training/education (transitional use);
- (19) Live-work unit (transitional use);
- (20) Manufactured home, Type II (see A.C.C. 3-5-3-4(c)(5) for additional standards);
- (21) Medical office (transitional use);
- (22) **Model home** (for extension of time/expansion of scope);
- (23) Museum;
- (24) Nature preserve that includes a structure or parking area;
- (25) Neighborhood facility;
- (26) **Nonconforming use** (expansion of existing **nonconforming use**, or allow conforming status to existing **use**);
- (27) **Personal service (transitional use**, excluding copy/duplicating service, **health club**/fitness center, or social service agency);
- (28) Professional office/business service (transitional use, excluding bank, credit union, loan office, or savings and loan);
- (29) **Recreation use**, outdoor (athletic field, riding stable, swim club, tennis club);
- (30) **Religious institution** or non-public **school** illuminated **athletic field**(s);
- (31) Residential facility for a court-ordered re-entry program;
- (32) **Residential facility for homeless individuals**, for up to eight (8) individuals;
- (33) **Sign** (temporary **subdivision** direction);
- (34) Solar panel (ground mounted);
- (35) **Subdivision clubhouse**, **meeting hall**, **neighborhood center**, or swim/tennis facility, if not previously approved as part of the **subdivision**;
- (36) **Studio** (transitional use);
- (37) **Utility facility, private** (not otherwise permitted or exempt);
- (38) Wind energy conversion system, micro (for single family detached structures on unplatted land only); and
- (39) Wind energy conversion system, standard (for fire/police station, public park/recreation area, religious institution, or school uses; or unplatted residential land over five (5) acres).
- (b) Reserved

# 3-2-7-4 Accessory Building, Structures and Uses

The noted **accessory buildings**, **structures**, and **uses** shall be permitted as set forth below:

Accessory dwelling unit (1)	Hedge	Satellite dish
Access ramp	Holiday decorations	Sign
Address marker	Landscape elements	Solar panels (building mounted)
Arbor or pergola	Mailbox	Swimming pool
Bird bath/house	Name plate	Swing set
Carport	Newspaper delivery box	Television aerial
Deck	Patio	Trellis
Driveway	Play equipment	<b>Utility fixture</b>
Fence	Pond	Walk
Flagpole	Property boundary marker	Wall
Garage	Radio antenna (amateur)	Yard light
Gazebo	Rain barrel	
Geothermal system	Rain garden	

Notes

(1) If integrated into an existing **single family detached** residence; the integrated **accessory dwelling unit** shall be at least 300 square feet

RESIDENTIAL ACCESSORY BUILDINGS, STRUCTURES, AND USES	RELIGIOUS INSTITUTION ACCESSORY BUILDINGS, STRUCTURES, AND USES
Basketball backboard and goal	Athletic or recreation fields (non-illuminated)
Bath house or cabana	Assembly <b>building</b> , including hall and gymnasium
Class I child care home	Bleachers or similar <b>structures</b>
Day care	Child care ministry
Dog/pet house	Clothing bank
Garage or yard sale	Community garden
Garden (private)	Convent, parsonage, rectory, or similar residence
Greenhouse	Dumpster (1)
Grill or fire pit	Family counseling or education
4H/similar indoor small animal project	Food bank
Home occupation	Maintenance building
Hot tub, Jacuzzi, or spa	Outdoor events (short-term)
Shed	Performances (indoor)
Smoke house/oven (outdoor)	<b>Shop</b> (for sale of <b>religious institution</b> -related items)
Tree house	
Notes:	
(1) Also permitted for <b>nonresidential uses</b>	

# 3-2-7-5 **Development** Standards

(a) The standards in the following table shall apply in the R2 **district**; all are minimum standards unless otherwise noted (the table continues onto the next page):

R2 TWO FAMILY RESIDENTIAL DEVELOPMENT STANDARDS		
Building size (square feet)		
Single family residence	950 (1)	
Accessory structures	Total square footage shall be le	ess than the <b>primary building</b>
Number	of buildings permitted on a lot	
One pri	mary <b>residential building</b> per <b>lot</b>	
Multiple primary no	onresidential buildings are permitt	ted per <b>lot</b>
	Height (maximum) (2)	
Accessory building	2	5'
Primary building	4	0'
	Lot area (square feet)	
Private sewage disposal	87,120 (	(2 acres)
Public sewer	6,500 (int	terior lot)
	8,500 ( <b>c</b> o	orner lot)
	Lot width	
	Front Building Line	Front Lot Line
Private sewage disposal	120′	120′
Public sewer	50' (interior lot)	25′
	70' (corner lot)	25′
	Front yard <sup>(3)</sup>	
Platted lot	25' (or platted <b>building</b> line setback, whichever is greater)	
Unplatted lot if adjacent to:		
Arterial/collector street	115' from the centerline of the <b>street</b>	
Local or private street PC-approved easement	25' from the street right-of-way	
	30' from the <b>easement</b>	
Through lot	At each end of the <b>lot</b> , based on the <b>street</b> classification/type the <b>yard</b> is <b>adjacent</b> to, except that:	
	·	
	• If no access is permitted to the rear of the <b>lot</b> , then a detached	
	accessory structure shall be permitted as set forth below, and a fence shall be permitted with no setback; or	
	• If access is permitted to the rear of the <b>lot</b> , then a detached	
	accessory structure shall be permitted with a 10' setback and a	
	fence shall be permitted with a 5' setback	
If there is an existing residence on an	The minimum <b>front yard</b> shall be the smallest existing	
adjacent parcel on the same side of the	nonconforming setback on the adjacent parcel(s)	
street with a nonconforming front setback, and the existing residence is		
within 300' of the proposed residence		

R2 TWO FAMILY RESIDENTIAL DEVELOPMENT STANDARDS		
Side yard <sup>(3)</sup>		
Interior lot Private sewage disposal Public sewer	15' 5'	
Corner lot	The <b>street side yard setback</b> shall be the same as the <b>front yard setback</b> , based on the <b>side lot line street</b> classification, except that;	
	• On <b>corner lots</b> , if there is a platted <b>street side yard building</b> line then an <b>addition</b> to a primary residential <b>structure</b> or an <b>accessory structure</b> shall meet that platted <b>building</b> line.	
	• If there is no platted <b>building</b> line, on a <b>lot</b> of up to 50' an <b>addition</b> to a primary residential <b>structure</b> or an <b>accessory structure</b> (except for <b>fences</b> and <b>walls</b> ) shall meet a 10' <b>side yard setback</b> ; on a <b>lot</b> of over 50' an <b>addition</b> to a primary residential <b>structure</b> or an	
	<ul> <li>accessory structure shall meet a 25' side yard setback.</li> <li>For fences and walls, if there is no platted building line, a fence (except for an ornamental fence or retaining wall of up to 3' in height) shall meet a 5' setback; an ornamental fence or retaining wall of up to 3' in height shall not have a setback requirement.</li> </ul>	
	Rear yard	
Primary building	25′ (4)	
	50' (if adjacent to an arterial or collector street)	
Accessory structure (5)	3' from a side or <b>rear lot line</b> (6)	
Swimming pool	6' from a side or <b>rear lot line</b> (6)	

- (1) Excluding basement and attached **garage** area
- (2) See A.C.C. 3-4-5-3 (**Development** Standards **Waivers** and Exceptions) for exceptions; A.C.C. 3-4-9 (**Signs**) for maximum **sign heights**; and A.C.C. 3-4-4-15 (Residential Impact **Mitigation**) and A.C.C. 3-4-11 (**Airport Overlay Districts**) for additional restrictions
- (3) See rear yard information for accessory structure and swimming pool side yard standards
- (4) A single **story addition** to an existing single **family** detached residence may encroach up to 10' into the required **rear yard**, if the **addition** is 250 square feet or less
- (5) Excluding **swimming pools**
- (6) If located behind the **primary building**

(b) Yard Projections and Additional Location Standards

Permitted **yard** projections and additional location standards shall be as set forth in the table below:

ADDITIONAL YARD LOCATION AND YARD PROJECTION STANDARDS (1)			
Duildings/stmustumes	Required Yard		
Buildings/structures	Front	Side	Rear
Access ramp	Permitted (2)	Permitted (2)	Permitted (2)
Arbor, basketball goal, bird bath/house/feeder, driveway, flagpole, garden (private), landscape elements, mail/newspaper delivery box, property boundary marker, small satellite dish, trellis, yard light	Permitted (2)	Permitted (2)	Permitted (2)
Architectural feature (belt course, chimney, cornice, eave, fireplace, overhang, sill, bay/bow <b>window</b> , or similar feature)	May project up to 2'	May project up to 2' (3)	May project up to 2'
Awning or canopy	May project up to 4'	May project up to 4' (3)	May project up to 4'
Balcony, fire escape, or stairway, open	May project up to 4'	Shall not project	May project up to 4'
Bath house/cabana, <b>carport</b> , <b>garage</b> , <b>gazebo</b> , <b>greenhouse</b> , pergola, <b>shed</b> , smoke house (personal)	Not permitted (4)	Not permitted (4)	Not permitted (4)
<b>Deck</b> , landing, <b>porch</b> , or stoop, open (shall not extend above the height of the first floor)	May project up to 8'	May project up to 4' (3)	May project up to 10'
Dog/pet house, grill, fire pit, hot tub, oven (outdoor), <b>play equipment</b> , radio antenna (amateur), <b>large satellite dish</b> , tree house	Not permitted (4)	Permitted	Permitted
Fence (ornamental, permitted up to 3' in height)	Permitted	Permitted	Permitted
Fence (non-ornamental, permitted up to 8' in height)	Not permitted (4)	Permitted (2)	Permitted (2)
Slab on grade <b>patio</b>	May project up to 8'	May project up to 4' (3)	May project up to 20'
Wall (freestanding; permitted up to 8' in height)	Not permitted (4)	Permitted (2)	Permitted (2)
Wall (retaining, up to 3' in height)	Permitted	Permitted	Permitted
Wall (retaining, over 3' in height)	Not permitted (4)	Permitted (2)	Permitted (2)

- (1) Except as noted below, **buildings** and **structures** shall not project into or be located in a required **yard**
- (2) May be located within required **yard** with no **setback**, except that non-ornamental **fences** and **walls** shall meet **corner lot setback** and clear visibility standards; see **development** standards table for **fence corner lot setback** standards
- (3) However, a 3' side yard shall be maintained
- (4) Shall meet minimum setback

### **Chapter 8** R3 Multiple Family Residential

### 3-2-8-1 Purpose

The Multiple **Family Residential district** is intended to create areas for high density multiple **family** residential **uses**, as well as single and two-**family dwelling** units and other compatible **nonresidential uses**, where adequate public facilities are available. Certain additional **professional office** and commercial **uses** may also be permitted, if approved by the **Board of Zoning Appeals** (see A.C.C. 3-5-2). **Multiple family complexes** and projects with multiple **lots** or **development sites**, or multiple **primary buildings** on a single **development site** (including multiple **single family detached dwellings**) shall require the review and approval of a Development Plan (see A.C.C. 3-3-1).

### 3-2-8-2 Permitted Uses

The following uses are permitted as a matter of right in an R3 district:

- (a) **Accessory building, structure**, or **use** as set forth in A.C.C. 3-2-8-4 (including rental/management office in a **multiple family complex**);
- (b) Assisted living facility;
- (c) Common areas used for a clubhouse, neighborhood center, swimming pool, tennis court, or other similar assembly or recreation facility, including structures and uses typically associated with a single family subdivision;
- (d) Fraternity or sorority house;
- (e) Group residential facility (small);
- (f) **Model home** (permitted for up to two (2) years);
- (g) Multiple family complex;
- (h) Multiple family dwelling;
- (i) Off-site campus housing;
- (j) Retirement facility;
- (k) Single family dwelling (attached);
- (l) Single family dwelling (detached, including multiple primary structures);
- (m) Two family dwelling; and
- (n) Universally permitted use.

### 3-2-8-3 **Special Uses**

- (a) The following **uses** may be approved by the **Board of Zoning Appeals** after the filing of a **special use** petition:
  - (1) **Animal keeping** (outdoor, small animal);
  - (2) **Bed and breakfast**;
  - (3) **Boarding house**;
  - (4) Class II child care home;
  - (5) Club, private (transitional use);
  - (6) **Community facility** not otherwise permitted (**transitional use**);
  - (7) **Community garden** that includes a **structure**;
  - (8) Country club;
  - (9) **Educational institution** (not otherwise permitted);
  - (10) **Educational institution**-associated facilities, **uses**, and areas on non-contiguous properties;
  - (11) Emergency response facility (transitional use);
  - (12) **Funeral home**;
  - (13) Golf course;
  - (14) Group residential facility (large);
  - (15) **Heliport (private** individual or accessory to permitted **nonresidential use**, excluding **hospital uses**);
  - (16) **Home business** (see A.C.C. 3-5-3-4(c)(2) for additional standards);
  - (17) **Homeless/emergency shelter** (accessory to a **religious institution**), for up to eight (8) individuals;
  - (18) Instruction/training/education (transitional use);
  - (19) Live-work unit (transitional use);
  - (20) **Manufactured home, Type II** (see A.C.C. 3-5-3-4(c)(5) for additional standards);
  - (21) Medical office (transitional use);
  - (22) **Model home** (for extension of time/expansion of scope);
  - (23) Museum;
  - (24) Nature preserve that includes a structure or parking area;
  - (25) Neighborhood facility;
  - (26) **Nonconforming use** (expansion of existing **nonconforming use**, or allow conforming status to existing **use**);
  - (27) **Personal service** (**transitional use**, excluding copy/duplicating service, **health club**/fitness center, or social service agency);

- (28) Professional office/business service (transitional use, excluding bank, credit union, loan office, or savings and loan);
- (29) Recreation use, outdoor (athletic field, riding stable, swim club, tennis club);
- (30) **Religious institution** or non-public **school** illuminated **athletic field**(s);
- (31) Residential facility for a court-ordered re-entry program;
- (32) **Residential facility for homeless individuals**, for up to eight (8) individuals;
- (33) **Sign** (temporary **subdivision** direction);
- (34) Solar panel (ground mounted);
- (35) **Subdivision clubhouse**, **meeting hall**, **neighborhood center**, or swim/tennis facility, if not previously approved as part of the **subdivision**;
- (36) Studio (transitional use);
- (37) **Utility facility, private** (not otherwise permitted or exempt);
- (38) Wind energy conversion system, micro (for single family detached structures on unplatted land only); and
- (39) Wind energy conversion system, standard (for fire/police station, public park/recreation area, religious institution, or school uses; or unplatted residential land over five (5) acres).
- (b) Reserved

# 3-2-8-4 **Accessory Buildings**, **Structures** and **Uses**

The noted accessory buildings, structures, and uses shall be permitted, as set forth below:

Accessory dwelling unit (1)	Hedge	Satellite dish
Access ramp	Holiday decorations	Sign
Address marker	Landscape elements	Solar panels (building mounted)
Arbor or pergola	Mailbox	Swimming pool
Bird bath/house	Name plate	Swing set
Carport	Newspaper delivery box	Television aerial
Deck	Patio	Trellis
Driveway	Play equipment	Utility fixture
Fence	Pond	Walk
Flagpole	Property boundary marker	Wall
Garage	Radio antenna (amateur)	Yard light
Gazebo	Rain barrel	
Geothermal system	Rain garden	

### Notes:

(1) If integrated into an existing **single family detached** residence; the integrated **accessory dwelling unit** shall be at least 300 square feet

RESIDENTIAL ACCESSORY BUILDINGS, STRUCTURES, AND USES	RELIGIOUS INSTITUTION ACCESSORY BUILDINGS, STRUCTURES, AND USES
Basketball backboard and goal	Athletic or recreation fields (non-illuminated)
Bath house or cabana	Assembly <b>building</b> , including hall and gymnasium
Class I child care home	Bleachers or similar structures
Day care	Child care ministry
Dog/pet house	Clothing bank
Garage or yard sale	Community garden
Garden (private)	Convent, parsonage, rectory, or similar residence
Greenhouse	Dumpster (1)
Grill or fire pit	Family counseling or education
4H/similar indoor small animal project	Food bank
Home occupation	Maintenance building
Hot tub, Jacuzzi, or spa	Outdoor events (short-term)
Shed	Performances (indoor)
Smoke house/oven (outdoor)	Shop (for sale of religious institution-related items)
Tree house	
Notes: (1) Also permitted for <b>nonresidential uses</b>	

# 3-2-8-5 **Development** Standards

(a) The standards in the following table shall apply in the R3 **district**; all are minimum standards unless otherwise noted (the table continues onto the next page):

R3 MULTIPLE FAMILY RESIDENTIAL DEVELOPMENT STANDARDS			
Building size (square feet)			
Single <b>family</b> residence	950 (1)		
Accessory structures	Total square footage shall be less than the <b>primary building</b>		
Number	of buildings permitted on a lot		
	ultiple primary residential <b>buildings</b> shall be permitted if approved by <b>mission</b> as part of a Development Plan)		
Multiple primary <b>n</b> o	onresidential buildings are permitted per lot		
	Height (maximum) (2)		
Accessory building	25'		
Primary building	40'		
	Lot area (square feet)		
Private sewage disposal	87,120 (2 acres)		
Public sewer	6,500 (interior lot)		
	8,500 ( <b>corner lot</b> )		
	Lot width		
Private sewage disposal	120' at front building line		
Public sewer	50' at <b>front building line</b> ; 25' at front <b>lot</b> line ( <b>interior lot</b> )		
	70' at <b>front building line</b> ; 25' at front <b>lot</b> line ( <b>corner lot</b> )		
	Front yard (3)		
Platted <b>lot</b>	25' (or platted <b>building</b> line setback, whichever is greater)		
Unplatted lot if adjacent to:			
Arterial/collector street	115' from the centerline of the <b>street</b>		
Local or private/interior private street PC-approved easement	25' from the <b>street right-of-way</b> or the <b>private street</b> roadway 30' from the <b>easement</b>		
Through lot	At each end of the <b>lot</b> , based on the <b>street</b> classification/type the <b>yard</b> is <b>adjacent</b> to, except that:		
	<ul> <li>If no access is permitted to the rear of the lot, then a detached accessory structure shall be permitted as set forth below, and a fence shall be permitted with no setback; or</li> <li>If access is permitted to the rear of the lot, then a detached</li> </ul>		
	accessory structure shall be permitted with a 10' setback and a fence shall be permitted with a 5' setback		
If there is an existing residence on an adjacent parcel on the same side of the street with a nonconforming front setback, and the existing residence is within 300' of the proposed residence	The minimum <b>front yard</b> shall be the smallest existing nonconforming <b>setback</b> on the <b>adjacent parcel</b> (s)		

R3 MULTIPLE FAMILY RESIDENTIAL DEVELOPMENT STANDARDS			
Side yard (3)			
Interior lot Private sewage disposal Public sewer  Corner lot	15' 5' The street side yard setback shall be the same as the front yard setback, based on the side let line street classification event that		
<ul> <li>on the side lot line street classification except that:</li> <li>On corner lots, if there is a platted street side yard building line then an addition to a primary residential structure or an accessory structure shall meet that platted building line.</li> <li>If there is no platted building line, on a lot of up to 50' an addition to a primary residential structure or an accessory structure (except for fences and walls) shall meet a 10' side yard setback; on a lot of over 50' an addition to a primary residential structure or an accessory structure shall meet a 25' side yard setback.</li> <li>For fences and walls, if there is no platted building line, a fence (except for an ornamental fence or a retaining wall of up to 3' in height) shall meet a 5' setback; an ornamental fence or a retaining wall of up to 3' in height shall not have a setback requirement.</li> </ul>			
	Rear yard		
Primary building	25′ (4)		
	50' if adjacent to a collector or arterial street		
Accessory structure (5)			
Swimming pool			
N	Iultiple family building and complex perimeter setback		
One story building	25'		
Two story building	30'		
Three <b>story</b> or above <b>buildir</b>	ng 40'		
Multiple family complex building separation			
Multiple family building	25' (separation from any other primary multiple <b>family building</b> )		
Condominium building	10' ( <b>side yard</b> separation from the side of another primary single or two <b>family building</b> )		
T. 1 1 2 2 2	10' (separation from the side of another primary townhouse <b>building</b> )		
Townhouse building	20' (separation from the front or rear of another primary townhouse <b>building</b> )		
	Multiple family complex building recreation space		
12	120 square feet of <b>developed recreation space</b> per <b>dwelling</b>		
NI.			

- (1) Excluding basement and attached garage area
- (2) See A.C.C. 3-4-5-3 (**Development** Standards **Waivers** and Exceptions) for exceptions; A.C.C. 3-4-9 (**Signs**) for maximum **sign heights**; and A.C.C. 3-4-15 (Residential Impact **Mitigation**) and A.C.C. 3-4-11 (**Airport Overlay Districts**) for additional restrictions.
- (3) See rear yard information for accessory structure and swimming pool side yard standards
- (4) A single **story addition** to an existing single **family** detached residence may encroach up to 10' into the required **rear yard**, if the **addition** is 250 square feet or less
- (5) Excluding swimming pools
- (6) If located behind the primary building

(b) Yard Projections and Additional Location Standards

Permitted **yard** projections and additional location standards shall be as set forth in the table below:

ADDITIONAL YARD LOCATION AND YARD PROJECTION STANDARDS (1)			
Duildings/stmustumes	Required Yard		
Buildings/structures	Front	Side	Rear
Access ramp	Permitted (2)	Permitted (2)	Permitted (2)
Arbor, basketball goal, bird bath/house/feeder, driveway, flagpole, garden (private), landscape elements, mail/newspaper delivery box, property boundary marker, small satellite dish, trellis, yard light	Permitted (2)	Permitted (2)	Permitted (2)
Architectural feature (belt course, chimney, cornice, eave, fireplace, overhang, sill, bay/bow <b>window</b> , or similar feature)	May project up to 2'	May project up to 2' (3)	May project up to 2'
Awning or canopy	May project up to 4'	May project up to 4' (3)	May project up to 4'
Balcony, fire escape, or stairway, open	May project up to 4'	Shall not project	May project up to 4'
Bath house/cabana, <b>carport</b> , <b>garage</b> , <b>gazebo</b> , <b>greenhouse</b> , pergola, <b>shed</b> , smoke house (personal)	Not permitted (4)	Not permitted (4)	Not permitted (4)
<b>Deck</b> , landing, <b>porch</b> , or stoop, open (shall not extend above the height of the first floor)	May project up to 8'	May project up to 4' (3)	May project up to 10'
Dog/pet house, grill, fire pit, hot tub, oven (outdoor), <b>play equipment</b> , radio antenna (amateur), <b>large satellite dish</b> , tree house	Not permitted (4)	Permitted	Permitted
Fence (ornamental, permitted up to 3' in height)	Permitted	Permitted	Permitted
Fence (non-ornamental, permitted up to 8' in height)	Not permitted (4)	Permitted (2)	Permitted (2)
Slab on grade <b>patio</b>	May project up to 8'	May project up to 4' (3)	May project up to 20'
Wall (freestanding; permitted up to 8' in height)	Not permitted (4)	Permitted (2)	Permitted (2)
Wall (retaining, up to 3' in height)	Permitted	Permitted	Permitted
Wall (retaining, over 3' in height)	Not permitted (4)	Permitted (2)	Permitted (2)

- (1) Except as noted below, **buildings** and **structures** shall not project into or be located in a required **yard**
- (2) May be located within required **yard** with no **setback**, except that non-ornamental **fences** and **walls** shall meet **corner lot setback** and clear visibility standards; see **development** standards table for **fence corner lot setback** standards
- (3) However, a 3' side yard shall be maintained
- (4) Shall meet minimum setback

Chapter 9 Reserved

### Chapter 10 MHS Manufactured Home Subdivision

### 3-2-10-1 Purpose

The **Manufactured Home Subdivision district** is intended to create areas for the **development** of **Type II manufactured homes** on individual **lots** which will provide for an environment of predominantly single **family development** with certain additional **uses**.

### 3-2-10-2 Permitted Uses

The following **uses** are permitted as a matter of right in an MHS **district**:

- (a) Accessory building, structure, or use as set forth in A.C.C. 3-2-10-4;
- (b) Common areas used for a clubhouse, neighborhood center, swimming pool, tennis court, or other similar assembly or recreation facility, including structures and uses typically associated with a single family subdivision;
- (c) Group residential facility (small);
- (d) Manufactured home, Type II;
- (e) **Model home** (permitted for up to two (2) years);
- (f) Single family dwelling (detached); and
- (g) Universally permitted use.

### 3-2-10-3 Special Uses

- (a) The following **uses** may be approved by the **Board of Zoning Appeals** after the filing of a **special use** petition:
  - (1) **Animal keeping** (outdoor, small animal);
  - (2) **Bed and breakfast**;
  - (3) **Boarding house**:
  - (4) Class II child care home;
  - (5) Club, private (transitional use);
  - (6) **Community facility** not otherwise permitted (**transitional use**);
  - (7) **Community garden** that includes a **structure**;
  - (8) Country club;
  - (9) Educational institution (not otherwise permitted a post-secondary educational institution including a college, university, professional school, seminary, or vocational school);
  - (10) **Educational institution**-associated facilities, **uses**, and areas on non-contiguous properties;
  - (11) Emergency response facility (transitional use);
  - (12) Funeral home;
  - (13) Golf course;
  - (14) Group residential facility (large);

- (15) **Heliport** (**private** individual or accessory to a permitted **nonresidential use**, excluding **hospital uses**);
- (16) **Home business** (see A.C.C. 3-5-3-4(c)(2) for additional standards);
- (17) **Homeless/emergency shelter** (accessory to a **religious institution**), for up to eight (8) individuals;
- (18) Instruction/training/education (transitional use);
- (19) Live-work unit (transitional use);
- (20) Medical office (transitional use);
- (21) **Model home** (for extension of time/expansion of scope);
- (22) Museum;
- (23) Nature preserve that includes a structure or parking area;
- (24) Neighborhood facility;
- (25) **Nonconforming use** (expansion of existing **nonconforming use**, or allow conforming status to existing **use**);
- (26) **Personal service** (**transitional use**, excluding copy/duplicating service, **health club**/fitness center, or social service agency);
- (27) Professional office/business service (transitional use, excluding bank, credit union, loan office, or savings and loan);
- (28) **Recreation use**, outdoor (athletic field, riding stable, swim club, tennis club);
- (29) **Religious institution** or non-public **school** illuminated **athletic field**(s);
- (30) Residential facility for a court-ordered re-entry program;
- (31) **Residential facility for homeless individuals**, for up to eight (8) individuals;
- (32) **Sign** (temporary **subdivision** direction)
- (33) Solar panel (ground mounted);
- (34) **Subdivision clubhouse**, **meeting hall**, **neighborhood center**, or swim/tennis facility, if not previously approved as part of the **subdivision**;
- (35) Studio (transitional use);
- (36) **Two family dwelling** (to allow conforming status for existing **nonconforming uses**);
- (37) **Utility facility, private** (not otherwise permitted or exempt);
- (38) Wind energy conversion system, micro (for single family detached structures on unplatted land only); and
- (39) Wind energy conversion system, standard (for fire/police station, public park/recreation area, religious institution, or school uses; or unplatted residential land over five (5) acres).
- (b) Reserved

# 3-2-10-4 **Accessory Buildings**, **Structures**, and **Uses**

Accessory buildings, structures, and uses shall be permitted as set forth below:

UNIVERSALLY PERMITTED ACCESSORY BUILDINGS, STRUCTURES, AND USES		
Accessory dwelling unit (1)	Hedge	Satellite dish
Access ramp	Holiday decorations	
Address marker	Landscape elements	Sign
Arbor or pergola	Mailbox	Solar panels (building mounted)
Bird bath/house	Name plate	Swimming pool
Carport	Newspaper delivery box	Swing set
Deck	Patio	Television aerial
Driveway	Play equipment	Trellis
Fence	Pond	Utility fixture
Flagpole	Property boundary marker	Walk
Garage	Radio antenna (amateur)	Wall
Gazebo	Rain barrel	Yard light
Geothermal system	Rain garden	

<sup>(1)</sup> If integrated into an existing single **family** detached residence; the integrated **accessory dwelling unit** shall be at least 300 square feet

RESIDENTIAL ACCESSORY BUILDINGS, STRUCTURES, AND USES	RELIGIOUS INSTITUTION ACCESSORY BUILDINGS, STRUCTURES, AND USES
Basketball backboard and goal	Athletic or recreation fields (non-illuminated)
Bath house or cabana	Assembly <b>building</b> , including hall and gymnasium
Class I child care home	Bleachers or similar structures
Day care	Child care ministry
Dog/pet house	Clothing bank
Garage or yard sale	Community garden
Garden (private)	Convent, parsonage, rectory, or similar residence
Greenhouse	Dumpster (1)
Grill or fire pit	Family counseling or education
4H/similar indoor small animal project	Food bank
Home occupation	Maintenance building
Hot tub, Jacuzzi, or spa	Outdoor events (short-term)
Shed	Performances (indoor)
Smoke house/oven (outdoor)	Shop (for sale of religious institution-related items)
Tree house	
Notes:	
(1) Also permitted for <b>nonresidential uses</b>	

# 3-2-10-5 **Development** Standards

(a) The standards in the following table shall apply in the MHS **district**; all are minimum standards unless otherwise noted (table continues onto the next page).

MHS MANUFACTURED HOME SUBDIVISION DEVELOPMENT STANDARDS		
Ві	uilding size (square feet)	
Single <b>family</b> residence	950	(1)
Accessory structures	Total square footage shall be less the	han the <b>primary building</b>
Number	of buildings permitted on a lot	
One prin	mary <b>residential building</b> per <b>lot</b>	
Multiple primary no	onresidential buildings are permitte	d per <b>lot</b>
	Height (maximum) (2)	
Accessory building	25	5′
Primary building	40	)′
	Lot area (square feet)	
Private sewage disposal	87,120 (	2 acres)
Public sewer	6,000 ( <b>int</b>	
	8,500 ( <b>co</b>	rner lot)
	Lot width	
	Front Building Line	Front Lot Line
Private sewage disposal	120′	120′
Public sewer	50' (interior lot)	25'
	70' (corner lot)	25'
	Front yard (3)	
Platted lot	25' (or platted <b>building</b> line	setback, whichever is greater)
Unplatted lot if adjacent to:		
Arterial/collector street  Local or private street	115' from the centerline of the <b>street</b>	
PC-approved easement	25' from the <b>street right-of-way</b> 30' from the <b>easement</b>	
Through lot	At each end of the <b>lot</b> , based on the <b>street</b> classification/type the	
Through for	yard is adjacent to, except that:	
	<ul> <li>If no access is permitted to the rear of the lot, then a detached accessory structure shall be permitted as set forth below, and a fence shall be permitted with no setback; or</li> <li>If access is permitted to the rear of the lot, then a detached accessory structure shall be permitted with a 10' setback and a fence shall be permitted with a 5' setback</li> </ul>	
If there is an existing residence on an adjacent parcel on the same side of the street with a nonconforming front setback, and the existing residence is within 300' of the proposed residence	The minimum <b>front yard</b> shall be the smallest existing nonconforming <b>setback</b> on the <b>adjacent parcel</b> (s) <b>etback</b> ,	

MHS MANUFACTURED HOME SUBDIVISION DEVELOPMENT STANDARDS			
Side yard <sup>(3)</sup>			
Interior lot Private sewage disposal Public sewer	15' 5'		
Corner lot	The <b>street side yard setback</b> shall be the same as the <b>front yard setback</b> , based on the <b>side lot line street</b> classification except that:  • On <b>corner lots</b> , if there is a <b>platted street side yard building</b> line then an		
	addition to a primary residential structure or an accessory structure shall meet that platted building line.		
	• If there is no platted <b>building</b> line, on a <b>lot</b> of up to 50' an <b>addition</b> to a primary residential <b>structure</b> or an <b>accessory structure</b> (except for <b>fences</b> and <b>walls</b> ) shall meet a 10' <b>side yard setback</b> ; on a <b>lot</b> of over 50' an <b>addition</b> to a primary residential <b>structure</b> or an accessory <b>structure</b> shall meet a 25' <b>side yard setback</b> .		
	• For <b>fences</b> and <b>walls</b> , if there is no platted <b>building</b> line, a <b>fence</b> (except for an <b>ornamental fence</b> or a retaining <b>wall</b> of up to 3' in height) shall meet a 5' <b>setback</b> ; an <b>ornamental fence</b> or a retaining <b>wall</b> of up to 3' in height shall not have a <b>setback</b> requirement.		
	Rear yard		
Primary building	25′ (4)		
	50' (if adjacent to an arterial or collector street)		
Accessory structure (5)	3' from a side or <b>rear lot line</b> (6)		
Swimming pool	6' from a side or <b>rear lot line</b> (6)		

- (1) Excluding basement and attached **garage** area
- (2) See A.C.C. 3-4-5-3 (**Development** Standards **Waivers** and Exceptions) for exceptions; A.C.C. 3-4-9 (**Signs**) for maximum **sign heights**; and A.C.C. 3-4-15 (Residential Impact **Mitigation**) and A.C.C. 3-4-11 (**Airport Overlay Districts**) for additional restrictions
- (3) See rear yard information for accessory structure and swimming pool side yard standards
- (4) A single **story addition** to an existing single **family** detached residence may encroach up to 10' into the required **rear yard**, if the **addition** is 250 square feet or less
- (5) Excluding swimming pools
- (6) If located behind the **primary building**

(b) Yard Projections and Additional Location Standards

Permitted **yard** projections and additional location standards shall be as set forth in the table below:

ADDITIONAL YARD LOCATION AND YARD PROJECTION STANDARDS (1)			
Duildings/stmustumes	Required Yard		
Buildings/structures	Front	Side	Rear
Access ramp	Permitted (2)	Permitted (2)	Permitted (2)
Arbor, basketball goal, bird bath/house/feeder, driveway, flagpole, garden (private), landscape elements, mail/newspaper delivery box, property boundary marker, small satellite dish, trellis, yard light	Permitted (2)	Permitted (2)	Permitted (2)
Architectural feature (belt course, chimney, cornice, eave, fireplace, overhang, sill, bay/bow <b>window</b> , or similar feature)	May project up to 2'	May project up to 2' (3)	May project up to 2'
Awning or canopy	May project up to 4'	May project up to 4' (3)	May project up to 4'
Balcony, fire escape, or stairway, open	May project up to 4'	Shall not project	May project up to 4'
Bath house/cabana, <b>carport</b> , <b>garage</b> , <b>gazebo</b> , <b>greenhouse</b> , pergola, <b>shed</b> , smoke house (personal)	Not permitted (4)	Not permitted (4)	Not permitted (4)
<b>Deck</b> , landing, <b>porch</b> , or stoop, open (shall not extend above the height of the first floor)	May project up to 8'	May project up to 4' (3)	May project up to 10'
Dog/pet house, grill, fire pit, hot tub, oven (outdoor), <b>play equipment</b> , radio antenna (amateur), <b>large satellite dish</b> , tree house	Not permitted (4)	Permitted	Permitted
Fence (ornamental, permitted up to 3' in height)	Permitted	Permitted	Permitted
Fence (non-ornamental, permitted up to 8' in height)	Not permitted (4)	Permitted (2)	Permitted (2)
Slab on grade <b>patio</b>	May project up to 8'	May project up to 4' (3)	May project up to 20'
Wall (freestanding; permitted up to 8' in height)	Not permitted (4)	Permitted (2)	Permitted (2)
Wall (retaining, up to 3' in height)	Permitted	Permitted	Permitted
Wall (retaining, over 3' in height)	Not permitted (4)	Permitted (2)	Permitted (2)

- (1) Except as noted below, **buildings** and **structures** shall not project into or be located in a required **yard**
- (2) May be located within required **yard** with no **setback**, except that non-ornamental **fences** and **walls** shall meet **corner lot setback** and clear visibility standards; see **development** standards table for **fence corner lot setback** standards
- (3) However, a 3' side yard shall be maintained
- (4) Shall meet minimum setback

### Chapter 11 MHP Manufactured Home Park

### 3-2-11-1 Purpose

The Manufactured Home Park district is intended to create areas for the location of multiple Type III manufactured homes on leased or rented lots. Manufactured home park developments shall require the review and approval of a Development Plan (see A.C.C. 3-3-1).

#### 3-2-11-2 Permitted Uses

The following **uses** are permitted as a matter of right in an MHP **district**:

- (a) Accessory building, structure, or use as set forth in A.C.C. 3-2-11-3;
- (b) Common areas used for a clubhouse, neighborhood center, swimming pool, tennis court, or other similar assembly or recreation facility, in association with an approved Development Plan;
- (c) **Manufactured home** project under single ownership (including **model home**, but excluding sales or service **lot**);
- (d) Manufactured home, Type III; and
- (e) Universally permitted use.

# 3-2-11-3 Accessory Buildings, Structures and Uses

Accessory buildings, structures, and uses shall be permitted, including but not limited to:

UNIVERSALLY PERMITTED ACCESSORY BUILDINGS, STRUCTURES, AND USES		
Access ramp	Hedge	Satellite dish
Address marker	Holiday decorations	Sign
Arbor or pergola	Landscape elements	Solar panels (building mounted)
Bird bath	Mailbox	Swimming pool
Bird house	Name plate	Swing set
Carport	Newspaper delivery box	Television aerial
Deck	Patio	Trellis
Driveway	Play equipment	Utility fixture
Fence	Pond	Walk
Flagpole	Property boundary marker	Wall
Garage	Radio antenna (amateur)	Yard light
Gazebo	Rain barrel	
Geothermal system	Rain garden	

RESIDENTIAL ACCESSORY BUILDINGS, STRUCTURES, AND USES	RELIGIOUS INSTITUTION ACCESSORY BUILDINGS, STRUCTURES, AND USES
Basketball backboard and goal	Athletic or recreation fields (non-illuminated)
Bath house or cabana	Assembly <b>building</b> , including hall and gymnasium
Class I child care home	Bleachers or similar structures
Day care	Child care ministry
Dog/pet house	Clothing bank
Garage or yard sale	Community garden
Garden (private)	Convent, parsonage, rectory, or similar residence
Greenhouse	Dumpster (1)
Grill or fire pit	Family counseling or education
4H/similar indoor small animal project	Food bank
Home occupation	Maintenance building
Hot tub, Jacuzzi, or spa	Outdoor events (short-term)
Shed	Performances (indoor)
Smoke house/oven (outdoor)	Shop (for sale of religious institution-related items)
Tree house	
Notes: (1) Also permitted for <b>nonresidential uses</b>	

# 3-2-11-4 **Development** Standards

(a) The standards in the following table shall apply in the MHP **district**; all are minimum standards unless otherwise noted.

	Building size (square feet)	
Single <b>family</b> residence 950		
Accessory structures	Total square footage shall be less than the primary building	
Nu	mber of buildings permitted on a lot	
0	ne primary <b>residential building</b> per <b>lot</b>	
	Height (maximum) (1)	
Accessory building	25'	
Primary building	40'	
	Front yard	
Standard <b>lot</b> 5'		
Through lot	5' (minimum <b>yard</b> at both ends of the <b>lot</b> )	
	Side yard	
Standard <b>lot</b> 5'		
	Rear yard	
Standard <b>lot</b> 5'		
Manu	factured home park perimeter setback	
	50'	
Manuf	factured home park building separation	
5' (separation from any other <b>primary building</b> )		
Man	ufactured home park recreation space	
120 square	feet of developed recreation space per dwelling	

<sup>(1)</sup> See A.C.C. 3-4-5-3 (Development Standards Waivers and Exceptions) for exceptions; A.C.C. 3-4-9 (Signs) for maximum sign heights; and A.C.C. 3-4-4-15 (Residential Impact Mitigation) and A.C.C. 3-4-11 (Airport Overlay Districts) for additional restrictions

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### Chapter 12 C1 Professional Office and Personal Services

### 3-2-12-1 Purpose

The **Professional Office** and **Personal Services district** is intended to provide areas for **professional offices**, **personal services**, community, and similar low intensity **nonresidential uses**, along with certain residential facilities. This **district** can serve as a buffer between residential **uses/zoning districts** and higher intensity commercial **uses**.

### 3-2-12-2 Permitted Uses

The following **uses** are permitted as a matter of right in a C1 **district**. In C1 **districts**, **outdoor display**, temporary outdoor sales, and **outdoor storage** shall not be permitted.

C1 PROFESSIONAL OFFICE AND PERSONAL SERVICES USE CATEGORIES		
Community facility Professional office/business service Universally permitted use		
Instruction/training/education	Residential facility, general	Miscellaneous use
Medical facility or office Residential facility, limited		
Personal service Studio		

C1 PROFESSIONAL OFFICE	AND PERSONAL SERVICES	S SPECIFIC PERMITTED USES
Accessory building/structure/use	Broker	Diagnostic center
Accountant	Business training	Dialysis center
Adoption service	Campus housing	Doctor
Adult care center	Child care center	Dormitory
Adult care home	Child care home (class I or II)	Driving <b>instruction</b>
Advertising	Chiropractor	Embroidery
Answering service	Clinic	<b>Educational institution</b>
Appraiser	Collection agency	Employment agency
Architect	Community center	Engineer
Art instruction	Community garden	Finance agency
Artist studio	Computer training	Financial planning service
Assisted living facility	Consulting service	Fire station
Attorney	Copy or duplicating service	Fitness center
Auction service	Correctional services facility	Foundation office
Audiologist	Counseling service	Fraternity house
Audio-visual <b>studio</b>	Craft instruction	Funeral home
Bank	Craft <b>studio</b>	Graphic design service
Bankruptcy service	Credit service	Group residential facility (large) (2)
Barber shop	Credit union	Group residential facility (small)
Barber/beauty school	Customer service facility	Gymnastics instruction
Beauty shop	Dance instruction	Health center
Bed and breakfast	Data processing facility	Health club
Blood bank	Data <b>storage</b> facility	Homeless/emergency shelter (2)
Blood or plasma donor facility	Dating service	Hospice care center
Boarding/lodging house	Day care	Hospital
Bookkeeping service	Day spa	Insurance agency
Broadcast studio	Dentist	Interior design service

C1 PROFESSIONAL OFFICE AND PERSONAL SERVICES SPECIFIC PERMITTED USES				
Internet/web site service	Nutrition service	Security service		
Investment service	Ophthalmologist	Sleep disorder facility		
Laboratory	Optician	Social service agency		
Land surveyor	Optometrist	Sorority house		
Legal service	Park or recreation area	Stained glass studio		
Library	Parking area (off-site) <sup>(3)</sup>	Stock and <b>bond</b> broker		
Live-work unit	Photography studio	Surgery center		
Loan office	Photography <b>training</b>	Tailor/alteration service		
Marketing agency	Physical therapy facility	Tanning salon		
Martial arts training	Planetarium	Tax consulting		
Massage therapy	Planner	Television station		
Medical <b>training</b>	Public transportation facility	Title company		
Model unit	Podiatrist	Townhouse complex		
Mortgage service	Police station	Travel agency		
Multiple family complex	Radio station	Treatment center		
Multiple family dwelling	Realtor	Tutoring service		
Museum	Rehabilitation facility	Veterinary clinic		
Music instruction	Religious institution/school field	Wind energy conversion system (micro) (2)		
Music/recording studio	Residential dwelling unit (1)	Wedding consultant		
Nail salon	Residential facility for homeless individuals (2)			
Nature preserve	Retirement facility	Yoga/pilates instruction		
Neighborhood facility	Savings and loan	Zoo		
Nursing home	School			
T .				

- (1) Above, to the rear of, or attached to a permitted nonresidential use
- (2) If not adjacent to a residential district
- (3) See universally permitted use definition for additional standards

### 3-2-12-3 Special Uses

- (a) The following **uses** may be approved by the **Board of Zoning Appeals** after the filing of a **special use** petition:
  - (1) **Animal service**, indoor (animal grooming, **animal hospital**, **animal kennel**, animal obedience **school**, **veterinary clinic**);
  - (2) **Automatic teller machine (ATM)** (stand-alone);
  - (3) Club, private;
  - (4) **Commercial communication tower** (see A.C.C. 3-5-3-4(c)(1) for additional standards);
  - (5) **Community garden** that includes a **structure**;
  - (6) **Educational institution**-associated **uses** (on non-contiguous properties, not otherwise permitted);
  - (7) **Group residential facility (large) (if adjacent to a residential district)**;
  - (8) **Home business** (in a **single family detached dwelling** only (see A.C.C. 3-5-3-4(c)(2) for additional standards);
  - (9) **Homeless/emergency shelter** (if **adjacent** to a **residential district**, or accessory to a **religious institution**);
  - (10) **Manufactured home, Type II** (see A.C.C. 3-5-3-4(c)(5) for additional standards);
  - (11) **Nonconforming use** (expansion of existing **nonconforming use**, or allow conforming status to existing **use**);
  - (12) **Parking area** (as the **primary use** of a **lot**); a **special use** shall not be required for a universally permitted **off-site parking area**;
  - (13) **Recreation facility** or **use**, outdoor (**athletic field**, **riding stable**, swim **club**, tennis **club**);
  - (14) **Religious institution** or non-public **school** illuminated **athletic field**(s);
  - (15) Residential facility for court-ordered re-entry program;
  - (16) Residential facility for homeless individuals (if adjacent to a residential district);
  - (17) Retail: **art gallery**, **bakery**, **coffee shop**, confectionary/candy/ice cream store, craft gallery, delicatessen, florist, jeweler, medical supply sales, musical instrument sales, sandwich **shop**, tea room (this **special use** shall only be permitted to allow for the conversion of an existing **building**; allowed up to 2500 square feet; **drive-through facilities** shall not be permitted as part of this **special use**);
  - (18) **Sign** (temporary **subdivision** direction);
  - (19) Solar panel (ground mounted);
  - (20) Tattoo establishment;
  - (21) **Utility facility, private** (not otherwise permitted or exempt);
  - (22) **Wind energy conversion (WEC) system (standard**, or more than 1 micro system); and
  - (23) Wind energy conversion system, micro (on land adjacent to a residential district).
- (b) Reserved

# 3-2-12-4 Accessory Buildings, Structures and Uses

The noted **accessory buildings**, **structures**, and **uses** shall be permitted as set forth below:

UNIVERSALLY PERMITTED ACCESSORY BUILDINGS, STRUCTURES, AND USES				
Accessory dwelling unit (1)	Hedge	Satellite dish		
Access ramp	Holiday decorations	Sign		
Address marker	Landscape elements	Solar panels (building mounted)		
Arbor or pergola	Mailbox	Swimming pool		
Bird bath/house	Name plate	Swing set		
Carport	Newspaper delivery box	Television aerial		
Deck	Patio	Trellis		
Driveway	Play equipment	Utility fixture		
Fence	Pond	Walk		
Flagpole	Property boundary marker	Wall		
Garage	Radio antenna (amateur)	Yard light		
Gazebo	Rain barrel			
Geothermal system	Rain garden			

### Note:

(1) If integrated into an existing **single family detached** residence; the integrated **accessory dwelling unit** shall be at least 300 square feet

RESIDENTIAL ACCESSORY BUILDINGS, STRUCTURES, AND USES	RELIGIOUS INSTITUTION ACCESSORY BUILDINGS, STRUCTURES, AND USES	
Basketball backboard and goal	Athletic or recreation fields (non-illuminated)	
Bath house or cabana	Assembly <b>building</b> , including hall and gymnasium	
Class I child care home	Bleachers or similar structures	
Day care	Child care ministry	
Dog/pet house	Clothing bank	
Garage or yard sale	Community garden	
Garden (private)	Convent, parsonage, rectory, or similar residence	
Greenhouse	Donation site/recycling collection point (1)	
Grill or fire pit	Dumpster (1)	
4H/similar indoor small animal project	Family counseling or education	
Home occupation	Food bank	
Hot tub, Jacuzzi, or spa	Maintenance building	
Shed	Outdoor events (short-term)	
Smoke house/oven (outdoor)	Performances (indoor)	
Tree house	Shop (for sale of religious institution-related items)	
Note: (1) Also permitted for <b>nonresidential uses</b>		

#### 3-2-12-5 **Development** Standards

The standards in the following table shall apply in the C1 district; all standards are minimum standards unless otherwise noted (see also the permitted yard projections and additional location standards on the following page).

C1 PROFESSIONAL OFFICE AND PERSONAL SERVICES DEVELOPMENT STANDARDS					
	Height (maximum) (1)				
Primary or acce	essory <b>nonresidenti</b>	al building or structure	40'		
Primary or acce	essory <b>residential fa</b>	cility building or structure	Up to two stories or 30′ (2)		
		Front yard	•		
Non-through <b>lot</b>		25'			
Through lot		25' at each end of the <b>lot</b>			
If there is an existing primary commercial or industrial <b>building</b> (s) with a lesser front <b>setback adjacent</b> to the <b>lot</b>		A new primary <b>building</b> or an <b>addition</b> to an existing primary <b>building</b> may meet the smallest existing nonconforming <b>setback</b>			
		Side yard (interior lot)			
		Primary building			
Height		If adjacent to a residential district	If not adjacent to a residential district		
Up to 30'		25′	10'		
Over 30'		50′	25'		
		Accessory building or structure	re		
Height	Size	If adjacent to a residential district	If not adjacent to a residential district		
Up to 25' and	Up to 200 sq. ft.	25'	5'		
Over 25' or	Over 200 sq. ft.	25'	25'		
		Side yard (corner lot)			
Primary building – corner lot street side yard		25′			
Accessory building – corner lot street side yard		25'			
Rear yard					
		Primary building			
Height		If adjacent to a residential district	If not adjacent to a residential district		
Up to 30'		25'	10'		
Over 30'		50'	25′		
Accessory building or structure					
Height	Size	If adjacent to a residential district	If not adjacent to a residential district		
Up to 25' and	Up to 200 sq. ft.	25′	5'		
Over 25' or	Over 200 sq. ft.	40'	25'		
Notes:					

<sup>(1)</sup> See A.C.C. 3-4-5-3 (Development Standards Waivers and Exceptions) for exceptions; A.C.C. 3-4-9 (Signs) for maximum sign heights; and A.C.C. 3-4-4-15 (Residential Impact Mitigation) and A.C.C. 3-4-11 (Airport Overlay Districts) for additional restrictions

Whichever is less

(b) Except as noted in the table below, **buildings** and **structures** shall not project into or be located in a required **yard**.

ADDITIONAL YARD LOCATION AND YARD PROJECTION STANDARDS			
D. 212	Required Yard		
Buildings/structures	Front	Side	Rear
Access ramp	Permitted (1)	Permitted (1)	Permitted (1)
Arbor, basketball goal, bird bath/house/feeder, driveway, flagpole, garden (private), landscape elements, mail/newspaper delivery box, property boundary marker, small satellite dish, trellis, yard light	Permitted (1)	Permitted (1)	Permitted (1)
Architectural feature (belt course, chimney, cornice, eave, fireplace, overhang, sill, bay/bow <b>window</b> , or similar feature)	May project up to 2'	May project up to 2' (2)	May project up to 2'
Awning or canopy (3)	May project up to 4'	May project up to 4' (2)	May project up to 4' (2)
Balcony or open stairway (3)	May project up to 4'	May project up to 4' (2)	May project up to 4' (2)
Bath house/cabana, carport, garage, gazebo, greenhouse, pergola, shed, smoke house (personal), swimming pool	Not permitted (4)	Not permitted (4)	Not permitted (4)
<b>Deck</b> , landing, <b>porch</b> , or stoop, open (shall not extend above the height of the first floor) (3)	May project up to 8'	May project up to 4' (2)	May project up to 8' (2)
Dog/pet house, fire pit, grill, hot tub, oven (outdoor), play equipment, radio antenna (amateur), large satellite dish, tree house	Not permitted (4)	Permitted	Permitted
<b>Fence</b> (ornamental, permitted up to 3' in height)	Permitted	Permitted	Permitted
Fence (non-ornamental, permitted up to 8' in height)	Not permitted (4)	Permitted (5)	Permitted (5)
Fire escape	May project up to 4'	May project up to 4'	May project up to 4'
Slab on grade <b>patio</b>	May project up to 8'	May project up to 4' (2)	May project up to 8' (2)
Wall (freestanding; permitted up to 8' in height)	Not permitted (4)	Permitted (5)	Permitted (5)
Wall (retaining, up to 3' in height)	Permitted	Permitted	Permitted
Wall (retaining, over 3' in height)	Not permitted (4)	Permitted (5)	Permitted (5)

- (1) May be located within required yard with no setback
- (2) However, a 5' side or rear yard shall be maintained
- (3) If not adjacent to a residential district; shall not project if adjacent to a residential district
- (4) Shall meet minimum primary structure setback
- (5) However, fences and walls shall meet corner lot primary structure setback standard
- (6) Up to 3' in height

# Chapter 13 C2 Limited Commercial

# 3-2-13-1 Purpose

The Limited Commercial **district** is intended to provide areas for moderate intensity business, community, office, **personal service**, and limited retail **uses**, along with certain residential facilities. Neighborhood-oriented **uses** are encouraged.

# 3-2-13-2 Limitations on **Building** Size and Number of **Buildings**

For new commercial **development**, a single **building** on a single **lot** shall be permitted, with a square footage of up to 25% coverage of the **net lot area**, to a maximum **building** size of 22,000 square feet.

### 3-2-13-3 Permitted Uses

The following **uses** are permitted as a matter of right in a C2 **district**. Unless otherwise noted or defined, all **primary uses** shall be conducted indoors. In C2 **districts**, **outdoor display** shall be permitted within ten (10) feet of the **primary structure** on the front or **street** side(s); or beneath a **gas station canopy**. **Outdoor storage** shall: be located behind the **primary structure**, or on the internal side of a **corner lot**; meet **primary building setback** standards; and be located on a paved or permitted gravel surface.

C2 LIMITED COMMERCIAL USE CATEGORIES		
Animal service, indoor	ndoor Instruction/training/education Residential facility, limited	
Automobile service, limited	Medical facility or office	Retail, limited
Clothing	Personal service	Studio
Community facility	Professional office/business service	Universally permitted use
Electronics	Recreation/tourism, limited	Miscellaneous use
Food and beverage service	Residential facility, general	

C2 LIMITED COMMERCIAL SPECIFIC PERMITTED USES		
Accessory building/structure/use Art instruction Barber/beauty school		Barber/beauty school
Accountant	Artist material and supply store	Beauty shop
Adoption service	Artist studio	Bed and breakfast
Adult care center	Assisted living facility	Bicycle sales and repair <b>shop</b>
Adult care home	Attorney	Billiard or pool hall
Advertising	Auction service	Bingo establishment
Air conditioning sales	Audiologist	Blood bank
Animal grooming	Audio-visual <b>studio</b>	Blood or plasma donor facility
Animal hospital	Automatic teller machine	Boarding/lodging house
Animal kennel	Automobile accessory store	Book store
Animal obedience school	Automobile rental (indoor)	Bookkeeping service
Answering service	Automobile sales (indoor)	Bowling alley
Antique shop	Bait sales	Brewery (micro)
Apparel and accessory store	Bakery goods	Broker
Appraiser	Bank	Business training
Arcade	Bankruptcy service	Campus housing
Architect	Bar or tavern	Card and stationery store
Art gallery	Barber shop	Catalog showroom

C2 I IMITE	ED COMMERCIAL SPECIFIC	DEDMITTED HEES
Caterer	Dry cleaning store	Loan office
Child care center	Educational institution	
Child care center  Child care home (class I or II)		Marketing agency
` '	Embroidery	Martial arts training
Chiropractor	Employment agency	Massage therapy
Cigarette/tobacco/cigar store	Engineer	Meat or fish market
Clinic	Entertainment facility	Medical training
Clock/watch/jewelry sales/repair	Fabric shop	Model unit
Clothing store	Farmers market (incl. outdoor)	Mortgage service
Club, private	Finance agency	Motel
Coffee shop	Financial planning service	Movie and game sales and rental
Coin <b>shop</b>	Fireworks sales	Multiple family complex
Collection agency	Fitness center	Multiple family dwelling
Community center	Flea market	Museum
Community garden (incl. outdoor)	Floor covering store	Music instruction
Computer sales and service	Florist	Music store
Computer software store	Foundation office	Music/recording studio
Computer <b>training</b>	Fraternity house	Musical instrument store
Confectionery/candy/ice cream store	Fruit and/or vegetable store	Nail salon
Consignment shop	Funeral home	Neighborhood facility
Consulting service	Furniture store	Nursing home
Consumer <b>electronics</b> sales/service	Furrier	Nutrition service
Convenience store	Gift shop	Ophthalmologist
Copy or duplicating service	Glass cutting/glazing shop	Optician
Correctional services facility	Graphic design service	Optometrist
Cosmetic store	Grocery store or supermarket	Package liquor store
Costume and <b>clothing</b> rental	Group residential facility (large) <sup>(2)</sup>	Paint store
Counseling service	Group residential facility (small)	Park or recreation area
Craft instruction	Gymnastics instruction	Parking area (off-site) (3)
Craft <b>studio</b>	Hardware store	Parking area (2)
Craft supply store	Haunted house	Parking structure
Credit service	Health center	Pet store
Credit union	Health club	Pharmacy
Customer service facility	Heating sales	Photographic supply store
Dance instruction	Hobby shop	Photography <b>training</b>
Data processing facility	Homeless/emergency shelter (2)	Physical therapy facility
Data storage facility	Hospice care center	Picture framing facility
Dating service	Hospital	Planetarium
Day care	Hotel	Planner
Day spa	Insurance agency	Podiatrist
Day spa Delicatessen	Interior decorating store	Pottery sales
Dentist  Denortment store	Interior design service	Public transportation facility
Department store	Internet/web site service	Radio station
Diagnostic center	Investment service	Real estate
Dialysis center	Laboratory	Reception/banquet hall
Diaper service facility	Land surveyor	Recreation facility (2)
Dinner theater	Laundromat	Rehabilitation facility
Doctor	Leather goods or luggage store	Religious institution/school field
Dormitory	Legal service	Rental and/or leasing store
Driving <b>instruction</b>	Library	Residential dwelling unit (1)
Drug store	Live-work unit	Residential facility for homeless individuals (2)

C2 LIMITED COMMERCIAL SPECIFIC PERMITTED USES			
Restaurant, including drive-through	Surgery center	Townhouse complex	
Retirement facility	Swim club	Toy store	
Savings and loan	Swimming pool/hot tub sales	Travel agency	
School	Tailor/alterations service	Treatment center	
Security service	Tanning salon	Tutoring service	
Shoe store/shoe repair <b>shop</b>	Tattoo establishment	Variety store	
Sign sales store	Tax consulting	Veterinary clinic	
Skating rink	Taxi service	Wedding consultant	
Sleep disorder facility	Telephone sales and service	Weight loss service	
Social service agency	<b>Television station</b>	Wind energy conversion system (micro) <sup>(2)</sup>	
Sorority house	Tennis club	Window sales	
Sporting goods sales and rentals	Theater	Yoga/Pilates instruction	
Stained glass studio	Tire sales	Zoo	
Stock and <b>bond</b> broker	Title company		

- (1) Above, to the rear of, or attached to a permitted **nonresidential use**
- (2) If not adjacent to a residential district
- (3) See universally permitted use definition for additional standards

### 3-2-13-4 Special Uses

- (a) The following **uses** may be approved by the **Board of Zoning Appeals** after the filing of a **special use** petition:
  - (1) Automobile maintenance (quick service);
  - (2) **Commercial communication tower** (see A.C.C. 3-5-3-4(c)(1) for additional standards);
  - (3) **Community garden** that includes a **structure**;
  - (4) **Educational institution**-associated **uses** (on non-contiguous properties);
  - (5) Gas station:
  - (6) Greenhouse;
  - (7) Group residential facility (large) (if adjacent to a residential district);
  - (8) **Home business** (in a **single family detached dwelling** only; see A.C.C. 3-5-3-4(c)(2) for additional standards);
  - (9) **Homeless/emergency shelter** (if **adjacent** to a **residential district**, or accessory to a **religious institution**);
  - (10) **Manufactured home, Type II** (see A.C.C. 3-5-3-4(c)(5) for additional standards);
  - (11) **Nonconforming use** (expansion of existing **nonconforming use**, or allow conforming status to existing **use**);
  - (12) Outdoor **use** (in conjunction with a permitted **primary use**);
  - (13) Parking area (as a primary use, if adjacent to a residential district); a special use shall not be required for a universally permitted off-site parking area;
  - (14) Plant nursery;
  - (15) **Recreation area**, including accessory **recreation areas**;
  - (16) **Recreation facility** (if **adjacent** to a residential **district**);
  - (17) **Religious institution** or non-public **school** illuminated **athletic field**(s);
  - (18) Residential facility for a court-ordered re-entry program;
  - (19) Residential facility for homeless individuals (if adjacent to a residential district);
  - (20) **Shooting range** (indoor);
  - (21) **Sign** (temporary **subdivision** direction);
  - (22) Solar panel (ground mounted);
  - (23) **Utility facility, private** (not otherwise permitted or exempt);
  - (24) **Wind energy conversion (WEC) system (standard**, or more than 1 micro system); and
  - (25) Wind energy conversion system, micro (on land adjacent to a residential district).
- (b) Reserved

# 3-2-13-5 **Accessory Buildings**, **Structures** and **Uses**

The noted **accessory buildings**, **structures**, and **uses** shall be permitted as set forth below:

UNIVERSALLY PERMITTED ACCESSORY BUILDINGS, STRUCTURES, AND USES		
Accessory dwelling unit (1)	Hedge	Satellite dish
Access ramp	Holiday decorations	Sign
Address marker	Landscape elements	Solar panels (building mounted)
Arbor or pergola	Mailbox	Swimming pool
Bird bath/house	Name plate	Swing set
Carport	Newspaper delivery box	Television aerial
Deck	Patio	Trellis
Driveway	Play equipment	Utility fixture
Fence	Pond	Walk
Flagpole	Property boundary marker	Wall
Garage	Radio antenna (amateur)	Yard light
Gazebo	Rain barrel	Yard light
Geothermal system	Rain garden	

Note

<sup>(1)</sup> If integrated into an existing **single family detached** residence; the integrated **accessory dwelling unit** shall be at least 300 square feet

RESIDENTIAL ACCESSORY BUILDINGS, STRUCTURES, AND USES	RELIGIOUS INSTITUTION ACCESSORY BUILDINGS, STRUCTURES, AND USES
Basketball backboard and goal	Athletic or recreation fields (non-illuminated)
Bath house or cabana	Assembly <b>building</b> , including hall and gymnasium
Class I child care home	Bleachers or similar structures
Day care	Child care ministry
Dog/pet house	Clothing bank
Garage or yard sale	Community garden
Garden (private)	Convent, parsonage, rectory, or similar residence
Greenhouse	Donation site/recycling collection point (1)
Grill or fire pit	Dumpster (1)
4H/similar indoor small animal project	Family counseling or education
Home occupation	Food bank
Hot tub, Jacuzzi, or spa	Maintenance building
Shed	Outdoor events (short-term)
Smoke house/oven (outdoor)	Performances (indoor)
Tree house	<b>Shop</b> (for sale of <b>religious institution</b> -related items)
Note: (1) Also permitted for <b>nonresidential uses</b>	

# 3-2-13-6 **Development** Standards

(a) The standards in the following table shall apply in the C2 **district**; all standards are minimum standards unless otherwise noted (see also the permitted **yard** projections and additional location standards on the following page).

	C2 LIMITED COMMERCIAL DEVELOPMENT STANDARDS			
	Height (maximum) (1)			
Primary or acce	Primary or accessory <b>nonresidential building</b> or <b>structure</b> 40'			
Primary or acce	essory <b>residential f</b>	acility building or structure	Up to two stories or 30′ (2)	
		Front yard		
Non-through lo	t		25'	
Through lot			25' at each end of the <b>lot</b>	
If there is an ex a lesser front se	isting primary cometback adjacent to	nmercial or industrial <b>building</b> (s) with the <b>lot</b>	A new primary <b>building</b> or an <b>addition</b> to an existing primary <b>building</b> may meet the smallest existing nonconforming <b>setback</b>	
		Side yard (interior lot)		
		Primary building		
Height		If adjacent to a residential district	If not adjacent to a residential district	
Up to 30'		25'	10'	
Over 30' 50' 25'		25'		
		Accessory building or structu	ıre	
Height	Size	If adjacent to a residential district	If not adjacent to a residential district	
Up to 25' and	Up to 200 sq. ft.	25′	5'	
Over 25' or	Over 200 sq. ft.	25′	25'	
Side yard (corner lot)				
Primary build	Primary building – corner lot street side yard 25'			
Accessory buil	ding – corner lot s	street side yard	25'	
		Rear yard		
		Primary building		
Height		If adjacent to a residential district	If not adjacent to a residential district	
Up to 30'		25'	10'	
Over 30' 50' 25'		25'		
Accessory building or structure				
Height	Size	If adjacent to a residential district	If not adjacent to a residential district	
Up to 25' and	Up to 200 sq. ft.	25'	5'	
Over 25' or	Over 200 sq. ft.	40'	25'	

<sup>(1)</sup> See A.C.C. 3-4-5-3 (**Development** Standards **Waivers** and Exceptions) for exceptions; A.C.C. 3-4-9 (**Signs**) for maximum **sign heights**; and A.C.C. 3-4-4-15(Residential Impact **Mitigation**) and A.C.C. 3-4-11 (**Airport Overlay Districts**) for additional restrictions.

<sup>(2)</sup> Whichever is less

(b) Except as noted in the table below, **buildings** and **structures** shall not project into or be located in a required **yard**.

ADDITIONAL YARD LOCATION AND YARD PROJECTION STANDARDS			
D 711 /	Required Yard		
Buildings/structures	Front	Side	Rear
Access ramp	Permitted (1)	Permitted (1)	Permitted (1)
Arbor, basketball goal, bird bath/house/feeder, driveway, flagpole, garden (private), landscape elements, mail/newspaper delivery box, property boundary marker, small satellite dish, trellis, yard light	Permitted (1)	Permitted (1)	Permitted (1)
Architectural feature (belt course, chimney, cornice, eave, fireplace, overhang, sill, bay/bow <b>window</b> , or similar feature)	May project up to 2'	May project up to 2' (2)	May project up to 2'
Awning or canopy (3)	May project up to 4'	May project up to 4' (2)	May project up to 4' (2)
Balcony or open stairway (3)	May project up to 4'	May project up to 4' (2)	May project up to 4' (2)
Bath house/cabana, carport, garage, gazebo, greenhouse, pergola, shed, smoke house (personal), swimming pool	Not permitted (4)	Not permitted (4)	Not permitted (4)
<b>Deck</b> , landing, <b>porch</b> , or stoop, open (shall not extend above the height of the first floor) (3)	May project up to 8'	May project up to 4' (2)	May project up to 8' (2)
Dog/pet house, fire pit, grill, hot tub, oven (outdoor), <b>play equipment</b> , radio antenna (amateur), <b>large satellite dish</b> , tree house	Not permitted (4)	Permitted	Permitted
Fence (ornamental, permitted up to 3' in height)	Permitted	Permitted	Permitted
Fence (non-ornamental, permitted up to 8' in height)	Not permitted (4)	Permitted (5)	Permitted (5)
Fire escape	May project up to 4'	May project up to 4'	May project up to 4'
Slab on grade patio	May project up to 8'	May project up to 4' (2)	May project up to 8' (2)
Wall (freestanding; permitted up to 8' in height)	Not permitted (4)	Permitted (5)	Permitted (5)
Wall (retaining, up to 3' in height)	Permitted	Permitted	Permitted
Wall (retaining, over 3' in height)	Not permitted (4)	Permitted (5)	Permitted (5)

- (1) May be located within required **yard** with no **setback**
- (2) However, a 5' side or rear yard shall be maintained
- (3) If not adjacent to a residential district; shall not project if adjacent to a residential district
- (4) Shall meet minimum **primary structure setback**
- (5) However, fences and walls shall meet corner lot primary structure setback standard
- (6) Up to 3' in height

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# Chapter 14 NC Neighborhood Center

# 3-2-14-1 Purpose

The **Neighborhood Center district** is intended to provide areas for the day-to-day shopping needs of the surrounding residential neighborhoods. **Uses** typically found within this type of center include moderate intensity business, community, office, **personal service**, and limited retail **uses**, along with certain residential facilities.

### 3-2-14-2 Limitations on **Building** Size and Number of **Buildings**

For new commercial **development**, single or multiple **buildings** shall be permitted, with a total square footage for all **buildings** of up to 25% coverage of the net **development site area**, to a maximum of 80,000 square feet; individual tenant spaces shall be limited to 40,000 square feet; new commercial/retail **developments** with individual **buildings** between 22,000 and 40,000 square feet shall require an NC zoning classification.

#### 3-2-14-3 Permitted Uses

In NC districts, outdoor display shall be permitted within ten (10) feet of the primary structure on the front or street side(s); or beneath a gas station canopy. Outdoor storage shall: be located behind the primary structure, or on the internal side of a corner lot; meet primary building setback standards; and be located on a paved or permitted gravel surface. The following uses are permitted as a matter of right in an NC district; the permitted uses shall include, but not be limited to the following uses. Unless otherwise noted or defined, all primary uses shall be conducted indoors.

NC NEIGHBORHOOD CENTER USE CATEGORIES		
Animal service, indoor Instruction/training/education Residential facility, limited		
Automobile service, limited	Medical facility or office	Retail, limited
Clothing	Personal service	Studio
Community facility	Professional office/business service	Universally permitted use
Electronics	Recreation/tourism, limited	Miscellaneous <b>use</b>
Food and beverage service	Residential facility, general	

NC NEIGHBORHOOD CENTER SPECIFIC PERMITTED USES		
Accessory building/structure/use	Arcade	Bait sales
Accountant	Architect	Bakery goods
Adoption service	Art gallery	Bank
Adult care center	Art instruction	Bankruptcy service
Adult care home	Artist material and supply store	Bar or tavern
Advertising	Artist studio	Barber shop
Air conditioning sales	Assisted living facility	Barber/beauty school
Animal grooming	Attorney	Beauty shop
Animal hospital	Auction service	Bed and breakfast
Animal kennel	Audiologist	Bicycle sales and repair shop
Animal obedience school	Audio-visual <b>studio</b>	Billiard or pool hall
Answering service	Automatic teller machine	Bingo establishment
Antique shop	Automobile accessory store	Blood bank
Apparel and accessory store	Automobile rental (indoor)	Blood or plasma donor facility
Appraiser	Automobile sales (indoor)	Boarding/lodging house

NC NEIGHBORHOOD CENTER SPECIFIC PERMITTED USES			
Book store	Day care	Hobby shop	
Bookkeeping service	Day spa	Homeless/emergency shelter (2)	
Bowling alley	Delicatessen	Hospice care center	
Brewery (micro)	Dentist	Hospital Hospital	
Broker	Department store	Hotel	
Business training	Diagnostic center	Insurance agency	
Campus housing	Dialysis center	Interior decorating store	
Card and stationery store	Diaper service facility	Interior design service	
Catalog showroom	Dinner theater	Internet/web site service	
Caterer	Doctor	Investment service	
Child care center	Dormitory	Laboratory	
Child care home (class I or II)	Driving instruction	Land surveyor	
Chiropractor	Drug store	Laundromat	
Cigarette/tobacco/cigar store	Dry cleaning store	Leather goods or luggage store	
Clinic	Educational institution	Legal service	
Clock/watch/jewelry sales/repair	Embroidery	Library	
Clothing store	Employment agency	Live-work unit	
Club, private	Engineer Engineer	Loan office	
Coffee shop	Engineer Entertainment facility		
		Marketing agency	
Coin shop	Fabric shop	Martial arts training	
Collection agency	Farmers market (incl. outdoor)	Massage therapy	
Community center	Finance agency	Meat or fish market	
Community garden (incl. outdoor)	Financial planning service	Medical training	
Computer sales and service	Fireworks sales	Model unit	
Computer software store	Fitness center	Mortgage service	
Computer training	Flea market	Motel	
Confectionery/candy/ice cream store	Floor covering store	Movie and game sales and rental	
Consignment shop	Florist	Multiple family complex	
Consulting service	Foundation office	Multiple family dwelling	
Consumer electronics sales/service	Fraternity house	Museum	
Convenience store	Fruit and/or vegetable store	Music instruction	
Copy or duplicating service	Funeral home	Music store	
Correctional services facility	Furniture store	Music/recording studio	
Cosmetic store	Furrier	Musical instrument store	
Costume and <b>clothing</b> rental	Gift shop	Nail salon	
Counseling service	Glass cutting/glazing shop	Neighborhood facility	
Craft instruction	Graphic design service	Nursing home	
Craft studio	Grocery store or supermarket	Nutrition service	
Craft supply store	Group residential facility (large) (2)	Ophthalmologist	
Credit service	Group residential facility (small)	Optician	
Credit union	Gymnastics instruction	Optometrist	
Customer service facility	Hardware store	Package liquor store	
Dance instruction	Haunted house	Paint store	
Data processing facility	Health center	Park or recreation area	
Data storage facility	Health club	Parking area (off-site) (3)	
Dating service	Heating sales	Parking area (2)	

NC NEIGHBORHOOD CENTER SPECIFIC PERMITTED USES			
Parking structure	Restaurant, including drive-through	Taxi service	
Pet store	Retirement facility	Telephone sales and service	
Pharmacy	Savings and loan	Television station	
Photographic supply store	School	Tennis club	
Photography <b>training</b>	Security service	Theater	
Physical therapy facility	Shoe store/shoe repair <b>shop</b>	Tire sales	
Picture framing facility	Sign sales store	Title company	
Planetarium	Skating rink	Townhouse complex	
Planner	Sleep disorder facility	Toy store	
Podiatrist	Social service agency	Travel agency	
Pottery sales	Sorority house	Treatment center	
Public transportation facility	Sporting goods sales and rentals	Tutoring service	
Radio station	Stained glass studio	Variety store	
Real estate	Stock and <b>bond</b> broker	Veterinary clinic	
Reception/banquet hall	Surgery center	Wedding consultant	
Recreation facility (2)	Swim club	Weight loss service	
Rehabilitation facility	Swimming pool/hot tub sales	Wind energy conversion system (micro) (2)	
Religious institution/school field	Tailor/alterations service	Window sales	
Rental and/or leasing store	Tanning salon	Yoga/Pilates instruction	
Residential dwelling unit (1)	Tattoo establishment	Zoo	
Residential facility for homeless individuals (2)	Tax consulting		

- (1) Above, to the rear of, or attached to a permitted **nonresidential use**
- (2) If not adjacent to a residential district
- (3) See **universally permitted use** definition for additional standards

### 3-2-14-4 Special Uses

- (a) The following **uses** may be approved by the **Board of Zoning Appeals** after the filing of a **special use** petition:
  - (1) Automobile maintenance (quick service);
  - (2) **Commercial communication tower** (see A.C.C. 3-5-3-4(c)(1) for additional standards);
  - (3) **Community garden** that includes a **structure**;
  - (4) **Educational institution**-associated **uses** (on non-contiguous properties, not otherwise permitted);
  - (5) Gas station;
  - (6) **Greenhouse**:
  - (7) Group residential facility (large) (if adjacent to a residential district);
  - (8) Home business (for single family detached buildings only);
  - (9) **Homeless/emergency shelter** (if **adjacent** to a **residential district**, or accessory to a **religious institution**);
  - (10) **Manufactured home, Type II** (see A.C.C. 3-5-3-4(c)(5) for additional standards);
  - (11) **Nonconforming use** (expansion of existing **nonconforming use**, or allow conforming status to existing **use**);
  - (12) Outdoor **use** (in conjunction with a permitted **primary use**);
  - (13) **Parking area** (if **adjacent** to a **residential district**); a **special use** shall not be required for a universally permitted **off-site parking area**;
  - (14) **Plant nursery**;
  - (15) **Recreation area,** including accessory **recreation areas**;
  - (16) **Recreation facility** (if **adjacent** to a **residential district**);
  - (17) **Religious institution** or non-public **school** illuminated **athletic field**(s);
  - (18) Residential facility for a court-ordered re-entry program;
  - (19) Residential facility for homeless individuals (if adjacent to a residential district);
  - (20) **Sign** (temporary **subdivision** direction);
  - (21) Solar panel (ground mounted);
  - (22) **Utility facility, private** (not otherwise permitted or exempt);
  - (23) Wind energy conversion (WEC) system (standard, or more than 1 micro system); and
  - (24) Wind energy conversion system, micro (on land adjacent to a residential district).
- (b) Reserved

# 3-2-14-5 **Accessory Buildings**, **Structures** and **Uses**

The noted **accessory buildings**, **structures**, and **uses** shall be permitted as set forth below:

UNIVERSALLY PERMITTED ACCESSORY BUILDINGS, STRUCTURES, AND USES			
Accessory dwelling unit (1)	Hedge	Satellite dish	
Access ramp	Holiday decorations	Sign	
Address marker	Landscape elements	Solar panels (building mounted)	
Arbor or pergola	Mailbox	Swimming pool	
Bird bath/house	Name plate	Swing set	
Carport	Newspaper delivery box	Television aerial	
Deck	Patio	Trellis	
Driveway	Play equipment	<b>Utility fixture</b>	
Fence	Pond	Walk	
Flagpole	Property boundary marker	Wall	
Garage	Radio antenna (amateur)	Yard light	
Gazebo	Rain barrel		
Geothermal system	Rain garden		

#### Note

(1) If integrated into an existing **single family detached** residence; the integrated **accessory dwelling unit** shall be at least 300 square feet

RESIDENTIAL ACCESSORY BUILDINGS, STRUCTURES, AND USES	RELIGIOUS INSTITUTION ACCESSORY BUILDINGS, STRUCTURES, AND USES
Basketball backboard and goal	Athletic or recreation fields (non-illuminated)
Bath house or cabana	Assembly <b>building</b> , including hall and gymnasium
Class I child care home	Bleachers or similar <b>structures</b>
Day care	Child care ministry
Dog/pet house	Clothing bank
Garage or yard sale	Community garden
Garden (private)	Convent, parsonage, rectory, or similar residence
Greenhouse	Donation site/recycling collection point (1)
Grill or fire pit	Dumpster (1)
4H/similar indoor small animal project	Family counseling or education
Home occupation	Food bank
Hot tub, Jacuzzi, or spa	Maintenance building
Shed	Outdoor events (short-term)
Smoke house/oven (outdoor)	Performances (indoor)
Tree house	Shop (for sale of religious institution-related items)
Note: (1) Also permitted for <b>nonresidential uses</b>	

# 3-2-14-6 **Development** Standards

(a) The standards in the following table shall apply in the NC **district**; all standards are minimum standards unless otherwise noted (see also the permitted **yard** projections and additional location standards on the following page).

	NC NEIGHBORHOOD CENTER DEVELOPMENT STANDARDS				
	Height (maximum) (1)				
Primary or accessory nonresidential building or structure 40'			40'		
Primary or acc	cessory residential fa	acility building or structure		Up to two stories or 30′ (2)	
		Front yard			
Non-through lo	t			50′	
Through lot				50' at each end of the <b>lot</b>	
	isting primary commonts setback adjacent	ercial or industrial <b>building</b> (s) to the <b>lot</b>	e	ew primary <b>building</b> or an <b>addition</b> to an existing primary <b>building</b> may meet the mallest existing nonconforming <b>setback</b>	
		Side yard (interior lot)	)		
		Primary building			
Height		If adjacent to a residential dist	rict	If not adjacent to a residential district	
Up to 30'		40′		25′	
Over 30'	Over 30' 50' 40'		40′		
		Accessory building or struc			
Height	Size	If adjacent to a residential distr	ict	If not adjacent to a residential district	
Up to 25' and	Up to 200 sq. ft.	25′		5′	
Over 25' or	Over 200 sq. ft.	25'		25'	
	Side yard (corner lot)				
Primary buil	Primary building – corner lot street side yard 25'			25'	
Accessory bu	uilding — corner lot s	treet side yard		25'	
		Rear yard			
		Primary building			
Height		If adjacent to a residential dist	rict	If not <b>adjacent</b> to a <b>residential district</b>	
Up to 30'	to 30' 40'			10'	
Over 30'		50′		40′	
		Accessory building or stru			
Height	Size	If adjacent to a residential distr	ict	If not adjacent to a residential district	
Up to 25' and	Up to 200 sq. ft.	25'		5′	
Over 25' or	Over 200 sq. ft.	40′		25'	

- (1) See A.C.C. 3-4-5-3 (**Development** Standards **Waivers** and Exceptions) for exceptions; A.C.C. 3-4-9 (**Signs**) for maximum **sign heights**; and A.C.C. 3-4-4-15 (Residential Impact **Mitigation**) and A.C.C. 3-4-11 (**Airport Overlay Districts**) for additional restrictions
- (2) Whichever is less

(b) Except as noted in the table below, **buildings** and **structures** shall not project into or be located in a required **yard**.

ADDITIONAL YARD LOCATION AND YARD PROJECTION STANDARDS				
D 711 /	Required Yard			
Buildings/structures	Front	Side	Rear	
Access ramp	Permitted (1)	Permitted (1)	Permitted (1)	
Arbor, basketball goal, bird bath/house/feeder, driveway, flagpole, garden (private), landscape elements, mail/newspaper delivery box, property boundary marker, small satellite dish, trellis, yard light	Permitted (1)	Permitted (1)	Permitted (1)	
Architectural feature (belt course, chimney, cornice, eave, fireplace, overhang, sill, bay/bow <b>window</b> , or similar feature)	May project up to 2'	May project up to 2' (2)	May project up to 2'	
Awning or canopy (3)	May project up to 4'	May project up to 4' (2)	May project up to 4' (2)	
Balcony or open stairway (3)	May project up to 4'	May project up to 4' (2)	May project up to 4' (2)	
Bath house/cabana, carport, garage, gazebo, greenhouse, pergola, shed, smoke house (personal), swimming pool	Not permitted (4)	Not permitted (4)	Not permitted (4)	
<b>Deck</b> , landing, <b>porch</b> , or stoop, open (shall not extend above the height of the first floor) (3)	May project up to 8'	May project up to 4' (2)	May project up to 8' (2)	
Dog/pet house, fire pit, grill, hot tub, oven (outdoor), play equipment, radio antenna (amateur), large satellite dish, tree house	Not permitted (4)	Permitted	Permitted	
<b>Fence</b> (ornamental, permitted up to 3' in height)	Permitted	Permitted	Permitted	
Fence (non-ornamental, permitted up to 8' in height)	Not permitted (4)	Permitted (5)	Permitted (5)	
Fire escape	May project up to 4'	May project up to 4'	May project up to 4'	
Slab on grade patio	May project up to 8'	May project up to 4' (2)	May project up to 8' (2)	
Wall (freestanding; permitted up to 8' in height)	Not permitted (4)	Permitted (5)	Permitted (5)	
Wall (retaining, up to 3' in height)	Permitted	Permitted	Permitted	
Wall (retaining, over 3' in height)	Not permitted (4)	Permitted (5)	Permitted (5)	

- (1) May be located within required **yard** with no **setback**
- (2) However, a 5' side or rear yard shall be maintained
- (3) If not adjacent to a residential district; shall not project if adjacent to a residential district
- (4) Shall meet minimum **primary structure setback**
- (5) However, fences and walls shall meet corner lot primary structure setback standard
- (6) Up to 3' in height

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# Chapter 15 SC Shopping Center

# 3-2-15-1 Purpose

The **Shopping Center districts** are intended to create areas for the provision of adequate commercial facilities at suitable locations and of appropriate design, scale and intensity which will create a functional and compatible relationship with the immediate surroundings and community. It is intended that SC **districts** be composed of multiple, different **uses** that serve the retail needs of the community. **Uses** typically found within this type of center include moderate intensity business, community, office, **personal service**, and limited retail **uses**, along with certain residential facilities.

### 3-2-15-2 Limitations on **Building** Size and Number of **Buildings**

For new commercial **development**, single or multiple **buildings** shall be permitted, with a total square footage for all **buildings** of up to 25% coverage of the net **development site area**; new commercial/retail **developments** with total **building** square footage of over 80,000 square feet or with individual tenant spaces over 40,000 square feet shall require an SC zoning classification

#### 3-2-15-3 Permitted Uses

In SC districts, outdoor display shall meet the building setback standards; display area shall be limited to a maximum of 10% of the primary structure or tenant space. Outdoor storage shall: be located behind the primary structure, or on the internal side of a corner lot; meet primary building setback standards; and be located on a paved or permitted gravel surface. The following uses are permitted as a matter of right in an SC district; the permitted uses shall include, but not be limited to the following uses. Unless otherwise noted or defined, all primary uses shall be conducted indoors.

SC SHOPPING CENTER USE CATEGORIES			
Animal service, indoor	Instruction/training/education	Residential facility, limited	
Automobile service, limited	Medical facility or office	Retail/service, general	
Clothing	Personal service	Retail, limited	
Community facility	Professional office/business service	Studio	
Electronics	Recreation/tourism, limited	Universally permitted use	
Food and beverage service	Residential facility, general	Miscellaneous use	

SC SHOPPING CENTER SPECIFIC PERMITTED USES			
Accessory building/structure/use	Apparel and accessory store	Automobile accessory store	
Accountant	Appraiser	Automatic teller machine	
Adoption service	Arcade	Automobile rental (indoor)	
Adult care center	Architect	Automobile sales (indoor)	
Adult care home	Art gallery	Bait sales	
Advertising	Art instruction	Bakery goods	
Air conditioning sales	Artist material and supply store	Bank	
Animal grooming	Artist studio	Bankruptcy service	
Animal hospital	Assisted living facility	Bar or tavern	
Animal kennel	Attorney	Barber shop	
Animal obedience school	Auction service	Barber/beauty school	
Answering service	Audiologist	Beauty shop	
Antique shop	Audio-visual <b>studio</b>	Bed and breakfast	

SC SHOPPI	NG CENTER SPECIFIC PERMITT	TED LIGES
Bicycle sales and repair <b>shop</b>	Data processing facility	Heating sales
Billiard or pool hall	Data storage facility	Hobby shop
Bingo establishment	Dating service	Homeless/emergency shelter <sup>(2)</sup>
Blood bank	Day care	Hospice care center
Blood or plasma donor facility	Day spa	Hospital
Boarding/lodging house	Delicatessen	Hotel
Boat/watercraft sales	Dentist	Insurance agency
Book store	Department store	Interior decorating store
Bookkeeping service	Diagnostic center	Interior design service
Bowling alley	Dialysis center	Internet/web site service
Brewery (micro)	Diaper service facility	Investment service
Broker	Dinner theater	Laboratory
Business training	Doctor	Landscape contracting service
Card and stationery store	Dormitory	Land surveyor
Catalog showroom	Driving instruction	Laundromat
Caterer	Drug store	Leather goods or luggage store
Child care center	Dry cleaning store	Legal service
Child care home (class I or II)	<b>Educational institution</b>	Library
Chiropractor	Embroidery	Live-work unit
Cigarette/tobacco/cigar store	Employment agency	Loan office
Clinic	Engineer	Marketing agency
Clock/watch/jewelry sales/repair	Entertainment facility	Martial arts <b>training</b>
Clothing store	Fabric <b>shop</b>	Massage therapy
Club, private	Farmers market (incl. outdoor)	Meat or fish market
Coffee shop	Finance agency	Medical training
Coin shop	Financial planning service	Model unit
Collection agency	Fireworks sales	Mortgage service
Community center	Fitness center	Motel
Community garden (including outdoor)	Flea market	Movie/game sales and rental
Computer sales and service	Floor covering store	Multiple family complex
Computer software store	Florist	Multiple family dwelling
Computer training	Foundation office	Museum
Confectionery/ice cream/candy	Fraternity house	Music instruction
Consignment shop	Fruit/vegetable store	Music store
Consulting service	Funeral home	Music/recording studio
Consumer <b>electronics</b> sales/service	Furniture store	Musical instrument store
Convenience store	Furrier	Nail salon
Copy or duplicating service	Gas station	Neighborhood facility
Correctional services facility	Gift shop	Nursing home
Cosmetic store	Glass cutting/glazing shop	Nutrition service
Costume and <b>clothing</b> rental	Graphic design service	Ophthalmologist
Counseling service	Graphic design service  Grocery store or supermarket	Optician
Craft instruction	Group residential facility (large) (2)	Optometrist
	•	
Craft studio	Group residential facility (small)	Package liquor store
Craft supply store	Gymnastics instruction	Paint store
Credit service	Hardware store	Park or recreation area
Credit union	Haunted house	Parking area (2)
Customer service facility	Health center	Parking area (off-site) (3)
Dance instruction	Health club	Parking structure

SC SHOPPING CENTER SPECIFIC PERMITTED USES			
Pet store	Retirement facility	Telephone sales and service	
Photographic supply store	Savings and loan	Television station	
Photography <b>training</b>	School	Tennis club	
Picture framing facility	Security service	Theater	
Physical therapy facility	Shoe store/shoe repair <b>shop</b>	Tire sales	
Planetarium	Sign sales store	Title company	
Planner	Skating rink	Townhouse complex	
Podiatrist	Sleep disorder facility	Toy store	
Pottery sales	Social service agency	Travel agency	
Public transportation facility	Sorority house	Treatment center	
Propane/bottled gas sales	Sporting goods sales and rentals	Tutoring service	
Radio station	Stained glass studio	Variety store	
Real estate	Stock and bond broker	Veterinary clinic	
Reception/banquet hall	Surgery center	Warehouse/storage facility	
Recreation facility (2)	Swim club	Wedding consultant	
Rehabilitation facility	Swimming pool/hot tub sales	Weight loss service	
Religious institution/school field	Tailor/alterations service	Wind energy conversion system (micro) (2)	
Rental and/or leasing store	Tanning salon	Window sales	
Residential dwelling unit (1)	Tattoo establishment	Yoga/pilates instruction	
Residential facility for homeless individuals (2)	Tax consulting	Zoo	
Restaurant, including drive-through	Taxi service		

- (1) Above, to the rear of, or attached to a permitted nonresidential use
- (2) If not adjacent to a residential district
- (3) See **universally permitted use** definition for additional standards

### 3-2-15-4 Special Uses

- (a) The following **uses** may be approved by the **Board of Zoning Appeals** after the filing of a **special use** petition:
  - (1) Automobile maintenance (quick service);
  - (2) **Commercial communication tower** (see A.C.C. 3-5-3-4(c)(1) for additional standards);
  - (3) **Educational institution**-associated **uses** (on non-contiguous properties, not otherwise permitted);
  - (4) **Greenhouse**:
  - (5) Group residential facility (large) (if adjacent to a residential district);
  - (6) **Home business** (for **single family detached buildings** only; see A.C.C. 3-5-3-4(c)(2) for additional standards);
  - (7) **Homeless/emergency shelter** (if **adjacent** to a **residential district**, or accessory to a **religious institution**);
  - (8) **Manufactured home, Type II** (see A.C.C. 3-5-3-4(c)(5) for additional standards);
  - (9) **Nonconforming use** (expansion of existing **nonconforming use**, or allow conforming status to existing **use**);
  - (10) Parking area (as a primary use, if adjacent to a residential district); a special use shall not be required for a universally permitted off-site parking area;
  - (11) **Plant nursery** (retail);
  - (12) **Recreation area,** including accessory **recreation areas**;
  - (13) **Recreation facility**(if **adjacent** to a residential **district**);
  - (14) **Religious institution** or non-public **school** illuminated **athletic field**(s);
  - (15) Residential facility for a court-ordered re-entry program;
  - (16) Residential facility for homeless individuals (if adjacent to a residential district);
  - (17) **Shooting range** (indoor);
  - (18) **Sign** (temporary **subdivision** direction);
  - (19) Solar panel (ground mounted);
  - (20) **Utility facility, private** (not otherwise permitted or exempt);
  - (21) Wind energy conversion (WEC) system (standard, or more than 1 micro system); and
  - (22) Wind energy conversion system, micro (on land adjacent to a residential district).
- (b) Reserved

# 3-2-15-5 **Accessory Buildings**, **Structures** and **Uses**

The noted **accessory buildings**, **structures**, and **uses** shall be permitted as set forth below:

UNIVERSALLY PERMITTED ACCESSORY BUILDINGS, STRUCTURES, AND USES			
Accessory dwelling unit (1)	Hedge	Satellite dish	
Access ramp	Holiday decorations	Sign	
Address marker	Landscape elements	Solar panels (building mounted)	
Arbor or pergola	Mailbox	Swimming pool	
Bird bath/house	Name plate	Swing set	
Carport	Newspaper delivery box	Television aerial	
Deck	Patio	Trellis	
Driveway	Play equipment	Utility fixture	
Fence	Pond	Walk	
Flagpole	Property boundary marker	Wall	
Garage	Radio antenna (amateur)	Yard light	
Gazebo	Rain barrel		
Geothermal system	Rain garden		

#### Note

(1) If integrated into an existing **single family detached** residence; the integrated **accessory dwelling unit** shall be at least 300 square feet

RESIDENTIAL ACCESSORY BUILDINGS, STRUCTURES, AND USES	RELIGIOUS INSTITUTION ACCESSORY BUILDINGS, STRUCTURES, AND USES
Basketball backboard and goal	Athletic or recreation fields (non-illuminated)
Bath house or cabana	Assembly <b>building</b> , including hall and gymnasium
Class I child care home	Bleachers or similar <b>structures</b>
Day care	Child care ministry
Dog/pet house	Clothing bank
Garage or yard sale	Community garden
Garden (private)	Convent, parsonage, rectory, or similar residence
Greenhouse	Donation site/recycling collection point (1)
Grill or fire pit	Dumpster (1)
4H/similar indoor small animal project	Family counseling or education
Home occupation	Food bank
Hot tub, Jacuzzi, or spa	Maintenance building
Shed	Outdoor events (short-term)
Smoke house/oven (outdoor)	Performances (indoor)
Tree house	Shop (for sale of religious institution-related items)
Note: (1) Also permitted for <b>nonresidential uses</b>	

# 3-2-15-6 **Development** Standards

(a) The standards in the following table shall apply in the SC **district**; all standards are minimum standards unless otherwise noted (see also the permitted **yard** projections and additional location standards on the following page).

	SC SHOPPING CENTER DEVELOPMENT STANDARDS				
		Height (maximum) (1)			
Primary or ac	cessory nonresiden	ntial building or structure		40′	
Primary or ac	cessory residential	facility building or structure		Up to two stories or 30′ (2)	
		Front yard		•	
Non-through lo	ot			50′	
Through lot				50' at each end of the <b>lot</b>	
If there is an existing primary commercial or industrial <b>building</b> (s) with a lesser front <b>setback adjacent</b> to the <b>lot</b>		e	A new primary <b>building</b> or an <b>addition</b> to an existing primary <b>building</b> may meet the smallest existing nonconforming <b>setback</b>		
		Side yard (interior lot)	)		
		Primary building			
Height		If adjacent to a residential distri	ict	If not adjacent to a residential district	
Up to 30'		40′		25'	
Over 30' 50' 40'		40′			
		Accessory building or struc	cture		
Height	Size	If adjacent to a residential distric	ct	If not adjacent to a residential district	
Up to 25' and	Up to 200 sq. ft.	25'		5'	
Over 25' or	Over 200 sq. ft.	25'		25'	
		Side yard (corner lot)			
Primary build	ling – corner lot str	ceet side yard		25'	
Accessory buil	lding – corner lot s	treet side yard		25'	
		Rear yard			
		Primary building			
Height		If adjacent to a residential distri	ict	If not adjacent to a residential district	
Up to 30'		40'		10'	
Over 30'		50′		40′	
		Accessory building or stru	ıctur	e	
Height	Size	If adjacent to a residential distric	ct	If not adjacent to a residential district	
Up to 25' and	Up to 200 sq. ft.	25'		5′	
Over 25' or	Over 200 sq. ft.	40′		25'	
Notes:					

<sup>(1)</sup> See A.C.C. 3-4-5-3 (**Development** Standards **Waivers** and Exceptions) for exceptions; A.C.C. 3-4-9 (**Signs**) for maximum **sign heights**; and A.C.C. 3-4-4-15 (Residential Impact **Mitigation**) and A.C.C. 3-4-11 (**Airport Overlay Districts**) for additional restrictions.

<sup>(2)</sup> Whichever is less

(b) Except as noted in the table below, **buildings** and **structures** shall not project into or be located in a required **yard**.

ADDITIONAL YARD LOCATION AND YARD PROJECTION STANDARDS			
D. 212	Required Yard		
Buildings/structures	Front	Side	Rear
Access ramp	Permitted (1)	Permitted (1)	Permitted (1)
Arbor, basketball goal, bird bath/house/feeder, driveway, flagpole, garden (private), landscape elements, mail/newspaper delivery box, property boundary marker, small satellite dish, trellis, yard light	Permitted (1)	Permitted (1)	Permitted (1)
Architectural feature (belt course, chimney, cornice, eave, fireplace, overhang, sill, bay/bow <b>window</b> , or similar feature)	May project up to 2'	May project up to 2' (2)	May project up to 2'
Awning or canopy (3)	May project up to 4'	May project up to 4' (2)	May project up to 4' (2)
Balcony or open stairway (3)	May project up to 4'	May project up to 4' (2)	May project up to 4' (2)
Bath house/cabana, carport, garage, gazebo, greenhouse, pergola, shed, smoke house (personal), swimming pool	Not permitted (4)	Not permitted (4)	Not permitted (4)
<b>Deck</b> , landing, <b>porch</b> , or stoop, open (shall not extend above the height of the first floor) (3)	May project up to 8'	May project up to 4' (2)	May project up to 8' (2)
Dog/pet house, fire pit, grill, hot tub, oven (outdoor), play equipment, radio antenna (amateur), large satellite dish, tree house	Not permitted (4)	Permitted	Permitted
<b>Fence</b> (ornamental, permitted up to 3' in height)	Permitted	Permitted	Permitted
Fence (non-ornamental, permitted up to 8' in height)	Not permitted (4)	Permitted (5)	Permitted (5)
Fire escape	May project up to 4'	May project up to 4'	May project up to 4'
Slab on grade <b>patio</b>	May project up to 8'	May project up to 4' (2)	May project up to 8' (2)
Wall (freestanding; permitted up to 8' in height)	Not permitted (4)	Permitted (5)	Permitted (5)
Wall (retaining, up to 3' in height)	Permitted	Permitted	Permitted
Wall (retaining, over 3' in height)	Not permitted (4)	Permitted (5)	Permitted (5)

- (1) May be located within required **yard** with no **setback**
- (2) However, a 5' side or rear yard shall be maintained
- (3) If not adjacent to a residential district; shall not project if adjacent to a residential district
- (4) Shall meet minimum primary structure setback
- (5) However, fences and walls shall meet corner lot primary structure setback standard
- (6) Up to 3' in height

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# Chapter 16 C3 General Commercial

# 3-2-16-1 Purpose

The General Commercial **district** is intended to provide areas for a variety of commercial **uses** including certain **high intensity uses** not permitted in C1 and C2 **districts**. **Uses** typically found within this **district** include moderate intensity general business, community, office, **personal service**, and retail **uses**, along with certain residential facilities. Commercial **uses** in this **district** often serve the general public and therefore are usually located along **arterial** or **collector** roadways.

#### 3-2-16-2 Permitted Uses

The following **uses** are permitted as a matter of right in a C3 **district**; unless otherwise noted, **primary uses** shall be permitted to have outdoor components. In C3 **districts**, except for **automobile**, boat, and similar vehicle sales **uses**, **outdoor display** shall meet the **building setback** standards; display area shall be limited to a maximum of 10% of the **primary structure** or tenant space; **outdoor storage** shall: be located behind the **primary structure**, or on the **internal side** of a **corner lot**; meet **primary building setback** standards; and be located on a paved or permitted gravel surface.

C3 GENERAL COMMERCIAL USE CATEGORIES			
Animal service, indoor	Animal service, indoor Food and beverage service Residential facility. general		
Animal service, outdoor	Instruction/training/education	Residential facility, limited	
Automobile service, general Medical facility or office Retail/service, general		Retail/service, general	
Automobile service, limited	Personal service	Retail, limited	
Clothing	Professional office/business service	Studio	
Community facility	Recreation, general	Universally permitted use	
Electronics	Recreation/tourism, limited	Miscellaneous use	

C3 GENERAL COMMERCIAL SPECIFIC PERMITTED USES			
Accessory building/structure/use	Appraiser	Automobile detailing or trim shop	
Accountant	Arcade	Automobile maintenance (quick service)	
Adoption service	Architect	Automobile rental	
Adult care center	Arena	Automobile repair	
Adult care home	Art gallery	Automobile restoration	
Advertising	Art instruction	Automobile rustproofing	
Agricultural equipment sales	Artist material and supply store	Automobile sales	
Agricultural equipment service	Artist studio	Automobile washing facility	
Agricultural supply sales	Assisted living facility	Bait sales	
Air conditioning sales	Athletic field	Bakery goods	
Air conditioning service	Attorney	Bank	
Amusement park (2)	Auction hall	Bankruptcy service	
Animal grooming	Auction service	Bar or tavern	
Animal hospital	Audiologist	Barber shop	
Animal kennel	Audio-visual <b>studio</b>	Barber/beauty school	
Animal obedience school	Automatic teller machine	Batting cages	
Answering service	Automobile accessory store	Beauty shop	
Antique shop	Automobile auction	Bed and breakfast	
Apparel and accessory store	Automobile body shop	Betting or other gambling facility	

C3 GENERAL COMMERCIAL SPECIFIC PERMITTED USES			
Bicycle sales and repair <b>shop</b>	Craft <b>studio</b>	Funeral home	
Billiard or pool hall	Craft supply store	Furniture refinishing/repair	
Bingo establishment	Credit service	Furniture store	
Blood bank	Credit union	Furrier	
Blood or plasma donor facility	Customer service facility	Garage sales	
Boarding/lodging house	Dance instruction	Gas station	
Boat/watercraft sales	Data processing facility	Gift shop	
Book store	Data storage facility	Glass cutting/glazing shop	
Bookkeeping service	Dating service	Go-kart facility (2)	
Bowling alley	Day care	Golf course, miniature	
Brewery (micro)	Day spa	Golf driving range	
Broker	Delicatessen	Graphic design service	
Business training	Dentist	Greenhouse	
Campus housing	Department store	Grocery store or supermarket	
Card and stationery store	Diagnostic center	Group residential facility (large) <sup>(2)</sup>	
Catalog showroom	Dialysis center	Group residential facility (small)	
Caterer	Diaper service facility	Gun sales	
Check cashing	Dinner theater	Gymnastics instruction	
Child care center	Doctor	Hardware store	
Child care home (class I or II)	Dormitory	Haunted house	
Chiropractor	Driving instruction	Health center	
Cigarette/tobacco/cigar store	Drug store	Health club	
Clinic	Dry cleaning store	Heating sales	
Clock/watch/jewelry sales/repair	Educational institution	Heating service	
Clothing store	Embroidery	Hobby shop	
Club, private	Employment agency	Home improvement store	
Coffee shop	Engine repair	Homeless/emergency shelter (2)	
Coin shop	Engineer	Hospice care center	
Collection agency	Entertainment facility	Hospital	
Community center	Equipment rental (limited)	Hotel	
Community garden	Equipment service	Insurance agency	
Computer sales and service	Exhibit hall	Interior decorating store	
Computer software store	Exterminator	Interior design service	
Computer training	Fabric shop	Internet/web site service	
Confectionery/ice cream/candy store	Farmers market	Investment service	
Consignment shop	Feed store	Laboratory	
Consulting service	Finance agency	Land surveyor	
Consumer <b>electronics</b> sales/service	Financial planning service	Landscape contracting service	
Convenience store	Fireworks sales	Laundromat	
Copy or duplicating service	Fitness center	Leather goods or luggage store	
Correctional services facility	Flea market	Legal service	
Cosmetic store	Floor covering store	Library	
Costume and <b>clothing</b> rental	Florist	Live-work unit	
Counseling service	Foundation office	Loan office	
Country club	Fraternity house	Manufactured home sales	
Craft instruction	Fruit/vegetable store	Marketing agency	
Clare Hibri activit	Trans regeniore store	manding agone y	

C3 GENERAL COMMERCIAL SPECIFIC PERMITTED USES			
Martial arts <b>training</b>	Planetarium	Storage shed sales	
Massage therapy	Planner	Surgery center	
Meat or fish market	Plant nursery	Swim <b>club</b>	
Medical <b>training</b>	Plumbing sales	Tailor/alterations service	
Model unit	Plumbing service	Tanning salon	
Mortgage service	Podiatrist	Tattoo establishment	
Motel	Pottery sales	Tax consulting	
Motor vehicle rental	Propane/bottled gas sales and service	Taxi service	
Motor vehicle sales	Public transportation facility	Taxidermist	
Movie and game sales and rental	. · · · · · · · · · · · · · · · · · · ·	Telephone sales and service	
Multiple family complex	Real estate	<b>Television station</b>	
Multiple family dwelling	Reception/banquet hall	Tennis club	
Museum	Recreation area (2)	Theater	
Music instruction	Recreation facility	Tire sales	
Music store	Rehabilitation facility	Title company	
Music/recording studio	Religious institution/school field	Towing service (with no <b>storage yard</b> )	
Musical instrument store	Rental and/or leasing store	Townhouse complex	
Nail salon	Residential dwelling unit (1)	Toy store	
Neighborhood facility	Residential facility for homeless individuals (2)	Trade show facility	
Nursing home	Restaurant, including drive-through	Travel agency	
Nutrition service	Retirement facility	Treatment center	
Ophthalmologist	Riding stable	Truck fueling station	
Optician	Savings and loan	Truck stop	
Optometrist	School	Tutoring service	
Package liquor store	Seasonal sales	Variety store	
Paint store	Security service	Veterinary clinic	
Park or recreation area	Shoe store/shoe repair <b>shop</b>	Warehouse/storage facility	
Parking area (off-site) (3)	Shooting range (indoor)	Water park (2)	
Parking area (2)	Sign sales store	Wedding consultant	
Parking structure	Skating rink	Weight loss service	
Pawn shop	Sleep disorder facility	Wholesale facility	
Pest control	Social service agency	Wind energy conversion system (micro) (2)	
Pet store	Sorority house	Window repair	
Photographic supply store	Sporting goods sales and rentals	Window sales	
Photography <b>training</b>	Stadium/racetrack (2)	Yoga/Pilates instruction	
Physical therapy facility	Stained glass studio	Zipline	
Picture framing facility	Stock and <b>bond</b> broker	Zoo	
3.7			

- (1) Above, to the rear of, or attached to a permitted **nonresidential use**
- (2) If not adjacent to a residential district
- (3) See **universally permitted use** definition for additional standards

# 3-2-16-3 Special Uses

- (a) The following **uses** may be approved by the **Board of Zoning Appeals** after the filing of a **special use** petition:
  - (1) **Commercial communication tower** (see A.C.C. 3-5-3-4(c)(1) for additional standards);
  - (2) **Educational institution**-associated **uses** (on non-contiguous properties, not otherwise permitted);
  - (3) Group residential facility (large) (if adjacent to a residential district);
  - (4) **Home business** (for **single family detached buildings** only; see A.C.C. 3-5-3-4(c)(2) for additional standards);
  - (5) **Homeless/emergency shelter** (if **adjacent** to a **residential district**, or accessory to a **religious institution**);
  - (6) **Manufactured home, Type II** (see A.C.C. 3-5-3-4(c)(5) for additional standards);
  - (7) **Nonconforming use** (expansion of existing **nonconforming use**, or allow conforming status to existing **use**);
  - (8) Parking area, as a primary use (if adjacent to a residential district);
  - (9) **Recreation use**, outdoor (amusement park, go-cart facility, **stadium/race track**, and water park, only; if **adjacent** to a **residential district**);
  - (10) Residential facility for a court-ordered re-entry program;
  - (11) Residential facility for homeless individuals (if adjacent to a residential district);
  - (12) **Sign** (temporary **subdivision** direction);
  - (13) Solar panel (ground mounted);
  - (14) Tree service;
  - (15) **Utility facility, private** (not otherwise permitted or exempt);
  - (16) Wind energy conversion (WEC) system (standard, or more than 1 micro system); and
  - (17) Wind energy conversion system, micro (on land adjacent to a residential district).
- (b) Reserved

# 3-2-16-4 **Accessory Buildings**, **Structures** and **Uses**

The noted **accessory buildings**, **structures**, and **uses** shall be permitted as set forth below:

UNIVERSALLY PERMITTED ACCESSORY BUILDINGS, STRUCTURES, AND USES			
Accessory dwelling unit (1)	Hedge	Satellite dish	
Access ramp	Holiday decorations	Sign	
Address marker	Landscape elements	Solar panels (building mounted)	
Arbor or pergola	Mailbox	Swimming pool	
Bird bath/house	Name plate	Swing set	
Carport	Newspaper delivery box	Television aerial	
Deck	Patio	Trellis	
Driveway	Play equipment	Utility fixture	
Fence	Pond	Walk	
Flagpole	Property boundary marker	Wall	
Garage	Radio antenna (amateur)	Yard light	
Gazebo	Rain barrel		
Geothermal system	Rain garden		

#### Note

(1) If integrated into an existing **single family detached** residence; the integrated **accessory dwelling unit** shall be at least 300 square feet

RESIDENTIAL ACCESSORY BUILDINGS, STRUCTURES, AND USES	RELIGIOUS INSTITUTION ACCESSORY BUILDINGS, STRUCTURES, AND USES
Basketball backboard and goal	Athletic or recreation fields (non-illuminated)
Bath house or cabana	Assembly <b>building</b> , including hall and gymnasium
Class I child care home	Bleachers or similar <b>structures</b>
Day care	Child care ministry
Dog/pet house	Clothing bank
Garage or yard sale	Community garden
Garden (private)	Convent, parsonage, rectory, or similar residence
Greenhouse	Donation site/recycling collection point (1)
Grill or fire pit	Dumpster (1)
4H/similar indoor small animal project	Family counseling or education
Home occupation	Food bank
Hot tub, Jacuzzi, or spa	Maintenance building
Shed	Outdoor events (short-term)
Smoke house/oven (outdoor)	Performances (indoor)
Tree house	Shop (for sale of religious institution-related items)
Note: (1) Also permitted for <b>nonresidential uses</b>	

#### 3-2-16-5 **Development** Standards

The standards in the following table shall apply in the C3 district; all standards are (a) minimum standards unless otherwise noted (see also the permitted yard projections and additional location standards on the following page).

	C3 GENERAL COMMERCIAL DEVELOPMENT STANDARDS			
		Height (maximum) (1)		
Primary or acc	essory nonresident	tial building or structure	40′	
Primary or acc	essory residential f	facility building or structure	Up to two stories or 30′ (2)	
		Front yard	_	
Non-through lo	t		35'	
Through lot			35' at each end of the <b>lot</b>	
	cisting primary commont setback adjacer	mercial or industrial <b>building</b> (s)  nt to the <b>lot</b>	A new primary <b>building</b> or an <b>addition</b> to an existing primary <b>building</b> may meet the smallest existing nonconforming <b>setback</b>	
		Side yard (interior lot)		
		Primary building		
Height		If adjacent to a residential distric	t If not adjacent to a residential district	
Up to 30'		40′	25'	
Over 30'	50' 40'		40′	
		Accessory building or struc	ture	
Height	Size	If adjacent to a residential district	If not adjacent to a residential district	
Up to 25' and	Up to 200 sq. ft.	25'	5′	
Over 25' or	Over 25' or Over 200 sq. ft. 25'		25'	
		Side yard (corner lot)		
Primary building – corner lot street side yard 25'		25'		
Accessory buil	lding – corner lot s	treet side yard	25'	
		Rear yard		
		Primary building		
Height		If adjacent to a residential distric	t If not adjacent to a residential district	
Up to 30'		40′	10'	
Over 30'	Over 30' 50' 40'		40'	
		Accessory building or structure	cture	
Height	Size	If adjacent to a residential district	If not adjacent to a residential district	
Up to 25' and	Up to 200 sq. ft.	25′	5'	
Over 25' or	Over 200 sq. ft.	40′	25'	
Notes:				

<sup>(1)</sup> See A.C.C. 3-4-5-3 (**Development Standards Waivers** and Exceptions) for exceptions; A.C.C. 3-4-9 (**Signs**) for maximum sign heights; and A.C.C. 3-4-4-15 (Residential Impact Mitigation) and A.C.C. 3-4-11 (Airport Overlay Districts) for additional restrictions

<sup>(2)</sup> Whichever is less

(b) Except as noted in the table below, **buildings** and **structures** shall not project into or be located in a required **yard**.

ADDITIONAL YARD LOCATION AND YARD PROJECTION STANDARDS			
D 711 /	Required Yard		
Buildings/structures	Front	Side	Rear
Access ramp	Permitted (1)	Permitted (1)	Permitted (1)
Arbor, basketball goal, bird bath/house/feeder, driveway, flagpole, garden (private), landscape elements, mail/newspaper delivery box, property boundary marker, small satellite dish, trellis, yard light	Permitted (1)	Permitted (1)	Permitted (1)
Architectural feature (belt course, chimney, cornice, eave, fireplace, overhang, sill, bay/bow <b>window</b> , or similar feature)	May project up to 2'	May project up to 2' (2)	May project up to 2'
Awning or canopy (3)	May project up to 4'	May project up to 4' (2)	May project up to 4' (2)
Balcony or open stairway (3)	May project up to 4'	May project up to 4' (2)	May project up to 4' (2)
Bath house/cabana, carport, garage, gazebo, greenhouse, pergola, shed, smoke house (personal), swimming pool	Not permitted (4)	Not permitted (4)	Not permitted (4)
<b>Deck</b> , landing, <b>porch</b> , or stoop, open (shall not extend above the height of the first floor) (3)	May project up to 8'	May project up to 4' (2)	May project up to 8' (2)
Dog/pet house, fire pit, grill, hot tub, oven (outdoor), <b>play equipment</b> , radio antenna (amateur), <b>large satellite dish</b> , tree house	Not permitted (4)	Permitted	Permitted
<b>Fence</b> (ornamental, permitted up to 3' in height)	Permitted	Permitted	Permitted
Fence (non-ornamental, permitted up to 8' in height)	Not permitted (4)	Permitted (5)	Permitted (5)
Fire escape	May project up to 4'	May project up to 4'	May project up to 4'
Slab on grade patio	May project up to 8'	May project up to 4' (2)	May project up to 8' (2)
Wall (freestanding; permitted up to 8' in height)	Not permitted (4)	Permitted (5)	Permitted (5)
Wall (retaining, up to 3' in height)	Permitted	Permitted	Permitted
Wall (retaining, over 3' in height)	Not permitted (4)	Permitted (5)	Permitted (5)

- (1) May be located within required **yard** with no **setback**
- (2) However, a 5' side or rear yard shall be maintained
- (3) If not adjacent to a residential district; shall not project if adjacent to a residential district
- (4) Shall meet minimum **primary structure setback**
- (5) However, fences and walls shall meet corner lot primary structure setback standard
- (6) Up to 3' in height

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# **Chapter 17** C4 Intensive Commercial

# 3-2-17-1 Purpose

The Intensive Commercial **district** is intended to provide areas for general commercial **uses**, along with higher intensity **uses** not permitted in the C1, C2 or C3 **districts**. Commercial **uses** in this **district** often serve the general public and therefore are usually located along principal **arterial** and/or **collector** roadways. It is intended that new C4 **zoning districts** not be created **adjacent** to existing **residential zoning districts**.

#### 3-2-17-2 Permitted **Uses**

In C4 districts, except for automobile, boat, and similar vehicle sales uses, outdoor display shall meet the building setback standards; display area shall be limited to a maximum of 10% of the primary structure or tenant space; outdoor storage shall: be located behind the primary structure, or on the internal side of a corner lot; meet primary building setback standards; and be located on a paved or permitted gravel surface. The following uses are permitted as a matter of right in a C4 district; all uses shall be permitted to have outdoor components.

C4 INTENSIVE COMMERCIAL USE CATEGORIES		
Animal service, indoor	Food and beverage service	Residential facility, general
Animal service, outdoor	Instruction/training/education	Residential facility, limited
Automobile service, general	Medical facility or office	Retail/service, general
Automobile service, limited	Personal service	Retail, limited
Clothing	Professional office/business service	Studio
Community facility	Recreation, general	Universally permitted use
Electronics	Recreation/tourism, limited	Miscellaneous use

C4 INTENSIVE COMMERCIAL SPECIFIC PERMITTED USES			
Accessory building/structure/use	Arcade	Automobile rental	
Accountant	Architect	Automobile repair	
Adoption service	Arena	Automobile restoration	
Adult care center	Art gallery	Automobile rustproofing	
Adult care home	Art instruction	Automobile sales	
Advertising	Artist material and supply store	Automobile washing facility	
Agricultural equipment sales	Artist studio	Bait sales	
Agricultural equipment service	Assisted living facility	Bakery goods	
Agricultural supply sales	Athletic field	Bank	
Air conditioning sales	Attorney	Bankruptcy service	
Air conditioning service	Auction hall	Bar or tavern	
Amusement park <sup>(2)</sup>	Auction service	Barber shop	
Animal grooming	Audiologist	Barber/beauty school	
Animal hospital	Audio-visual <b>studio</b>	Batting cages	
Animal kennel	Automatic teller machine	Beauty shop	
Animal obedience school	Automobile accessory store	Bed and breakfast	
Answering service	Automobile auction	Betting or other gambling facility	
Antique shop	Automobile body shop	Bicycle sales and repair <b>shop</b>	
Apparel and accessory store	Automobile detailing or trim shop	Billiard or pool hall	
Appraiser	Automobile maintenance (quick service)	Bingo establishment	

C4 INTENSIVE COMMERCIAL SPECIFIC PERMITTED USES			
Blood bank	Dance instruction		
		Gift shop	
Blood or plasma donor facility	Data processing facility	Glass cutting/glazing <b>shop</b>	
Boarding/lodging house	Data storage facility	Go-kart facility <sup>(2)</sup>	
Boat/watercraft sales	Dating service	Golf course, miniature	
Book store	Day care	Golf driving range	
Bookkeeping service	Day spa	Graphic design service	
Bowling alley	Delicatessen	Greenhouse	
Brewery (micro)	Dentist	Grocery store or supermarket	
Broker	Department store	Group residential facility (large) <sup>(2)</sup>	
Business training	Diagnostic center	Group residential facility (small)	
Card and stationery store	Dialysis center	Gun sales	
Catalog showroom	Diaper service facility	Gymnastics instruction	
Caterer	Dinner theater	Hardware store	
Check cashing	Doctor	Haunted house	
Child care center	Dormitory	Health center	
Child care home (class I or II)	Driving instruction	Health club	
Chiropractor	Drug store	Heating sales	
Cigarette/tobacco/cigar store	Dry cleaning store	Heating service	
Clinic	Educational institution	Hobby shop	
Clock/watch/jewelry sales/repair	Embroidery	Homeless/emergency shelter <sup>(2)</sup>	
Clothing store	Employment agency	Hospice care center	
Club, private	Engine repair	Hospital	
Coffee shop	Engineer	Hotel	
Coin shop	Entertainment facility	Insurance agency	
Collection agency	Equipment rental (limited)	Interior decorating store	
Community center	Equipment service	Interior design service	
Community garden	Exhibit hall	Internet/web site service	
Computer sales and service	Exterminator	Investment service	
Computer software store	Fabric <b>shop</b>	Laboratory	
Computer <b>training</b>	Farmers market	Land surveyor	
Confectionery/ice cream/candy	Feed store	Landscape contracting service	
Consignment <b>shop</b>	Finance agency	Laundromat	
Consulting service	Financial planning service	Leather goods or luggage store	
Consumer <b>electronics</b> sales/service	Fireworks sales	Legal service	
Convenience store	Fitness center	Library	
Copy or duplicating service	Flea market	Live-work unit	
Correctional services facility	Floor covering store	Loan office	
Cosmetic store	Florist	Marketing agency	
Costume and <b>clothing</b> rental	Foundation office	Martial arts <b>training</b>	
Counseling service	Fraternity house	Massage therapy	
Country club	Fruit/vegetable store	Meat or fish market	
Craft instruction	Funeral home	Medical training	
Craft studio	Furniture refinishing/repair	Mortgage service	
Craft supply store	Furniture store	Motel	
Credit service	Furrier	Motor vehicle rental	
Credit union	Garage sales	Motor vehicle sales	
Customer service facility	Gas station	Movie and game sales and rental	
Supposited Set (lee lucinty	Can Deserva	1.10 The und game baies and fental	

C4 INTENSIVE COMMERCIAL SPECIFIC PERMITTED USES		
Multiple family complex	Public transportation facility	Tattoo establishment
Multiple family dwelling	Radio station	Tax consulting
Museum	Real estate	Taxi service
Music instruction	Reception/banquet hall	Taxidermist
Music store	Recreation area <sup>(2)</sup>	Telephone sales and service
Music/recording studio	Recreation facility	Television station
Musical instrument store	Rehabilitation facility	Tennis club
Nail salon	Religious institution/school field	Theater
Neighborhood facility	Rental and/or leasing store	Tire sales
Nursing home	Residential dwelling unit (1)	Title company
Nutrition service	Residential facility for homeless individuals (2)	Towing service (with no storage yard)
Ophthalmologist	Restaurant, including drive-through	Townhouse complex
Optician	Retirement facility	Toy store
Optometrist	Riding stable	Trade show facility
Package liquor store	Savings and loan	Travel agency
Paint store	School	Treatment center
Park or recreation area	Seasonal sales	Truck fueling station
Parking area (off-site)(3)	Security service	Truck stop
Parking area <sup>(2)</sup>	Shoe store/shoe repair <b>shop</b>	Tutoring service
Parking structure	Shooting range (indoor)	Variety store
Pawn shop	Sign sales store	Veterinary clinic
Pest control	Skating rink	Warehouse/storage facility
Pet store	Sleep disorder facility	Water park <sup>(2)</sup>
Photographic supply store	Social service agency	Wedding consultant
Photography <b>training</b>	Sorority house	Weight loss service
Physical therapy facility	Sporting goods sales and rentals	Wholesale facility
Picture framing facility	Stadium/racetrack <sup>(2)</sup>	Wind energy conversion system (micro) (2)
Planetarium	Stained glass studio	Window repair
Planner	Stock and <b>bond</b> broker	Window sales
Plant nursery	Storage shed sales	Yoga/pilates instruction
Plumbing service	Surgery center	Zipline
Podiatrist	Swim club	Zoo
Pottery sales	Tailor/alteration service	
Propane/bottled gas sales and service	Tanning salon	

- (1) Above, to the rear of, or attached to a permitted **nonresidential use**
- (2) If not adjacent to a residential district
- (3) See universally permitted use definition for additional standards

# 3-2-17-3 Special Uses

- (a) The following **uses** may be approved by the **Board of Zoning Appeals** after the filing of a **special use** petition:
  - (1) **Commercial communication tower** (see A.C.C. 3-5-3-4(c)(1) for additional standards);
  - (2) **Educational institution**-associated **uses** (on non-contiguous properties, not otherwise permitted);
  - (3) Group residential facility (large) (if adjacent to a residential district);
  - (4) **Home business** (for **single family detached buildings** only);
  - (5) **Homeless/emergency shelter** (if **adjacent** to a **residential district**, or accessory to a **religious institution**);
  - (6) **Manufactured home, Type II** (see A.C.C. 3-5-3-4(c)(5) for additional standards);
  - (7) **Nonconforming use** (expansion of existing **nonconforming use**, or allow conforming status to existing **use**);
  - (8) Parking area (as a primary use, if adjacent to a residential district);
  - (9) **Recreation use**, outdoor (amusement park, go-cart facility, **stadium/race track**, and water park, only; if **adjacent** to a **residential district**);
  - (10) **Residential facility** for a court-ordered re-entry facility;
  - (11) Residential facility for homeless individuals (if adjacent to a residential district);
  - (12) **Shooting range** (outdoor);
  - (13) **Sign** (temporary **subdivision** direction);
  - (14) Solar panel (ground mounted);
  - (15) Tree service;
  - (16) **Utility facility, private** (not otherwise permitted or exempt);
  - (17) **Wind energy conversion (WEC) system (standard**, or more than 1 micro system); and
  - (18) Wind energy conversion system, micro (on land adjacent to a residential district).
- (b) Reserved

# 3-2-17-4 Accessory Buildings, Structures and Uses

The noted **accessory buildings**, **structures**, and **uses** shall be permitted as set forth below:

UNIVERSALLY PERMITTED ACCESSORY BUILDINGS, STRUCTURES, AND USES			
Accessory dwelling unit (1)	Hedge	Satellite dish	
Access ramp	Holiday decorations	Sign	
Address marker	Landscape elements	Solar panels (building mounted)	
Arbor or pergola	Mailbox	Swimming pool	
Bird bath/house	Name plate	Swing set	
Carport	Newspaper delivery box	Television aerial	
Deck	Patio	Trellis	
Driveway	Play equipment	Utility fixture	
Fence	Pond	Walk	
Flagpole	Property boundary marker	Wall	
Garage	Radio antenna (amateur)	Yard light	
Gazebo	Rain barrel		
Geothermal system	Rain garden		

#### Note

(1) If integrated into an existing **single family detached** residence; the integrated **accessory dwelling unit** shall be at least 300 square feet

RESIDENTIAL ACCESSORY BUILDINGS, STRUCTURES, AND USES	RELIGIOUS INSTITUTION ACCESSORY BUILDINGS, STRUCTURES, AND USES
Basketball backboard and goal	Athletic or recreation fields (non-illuminated)
Bath house or cabana	Assembly <b>building</b> , including hall and gymnasium
Class I child care home	Bleachers or similar <b>structures</b>
Day care	Child care ministry
Dog/pet house	Clothing bank
Garage or yard sale	Community garden
Garden (private)	Convent, parsonage, rectory, or similar residence
Greenhouse	Donation site/recycling collection point (1)
Grill or fire pit	Dumpster (1)
4H/similar indoor small animal project	Family counseling or education
Home occupation	Food bank
Hot tub, Jacuzzi, or spa	Maintenance building
Shed	Outdoor events (short-term)
Smoke house/oven (outdoor)	Performances (indoor)
Tree house	Shop (for sale of religious institution-related items)
Note: (1) Also permitted for <b>nonresidential uses</b>	

# 3-2-17-5 **Development** Standards

(a) The standards in the following table shall apply in the C4 **district**; all standards are minimum standards unless otherwise noted (see also the permitted **yard** projections and additional location standards on the following page).

	C4 INTENSIVE COMMERCIAL DEVELOPMENT STANDARDS				
	Height (maximum) (1)				
Primary or acc	cessory nonresiden	tial building or structure	40′		
Primary or acc	cessory residential	facility building or structure	Up to two stories or 30′ (2)		
		Front yard			
Non-through lo	ot		35'		
Through lot			35' at each end of the <b>lot</b>		
	cisting primary com ont <b>setback adjace</b> r	mercial or industrial <b>building</b> (s)  nt to the <b>lot</b>	A new primary <b>building</b> or an <b>addition</b> to an existing primary <b>building</b> may meet the smallest existing nonconforming <b>setback</b>		
		Side yard (interior lot)			
		Primary building			
Height		If adjacent to a residential district	If not adjacent to a residential district		
Up to 30'		40′	25'		
Over 30' 50'		40′			
		Accessory building or structu	re		
Height	Size	If adjacent to a residential district	If not adjacent to a residential district		
Up to 25' and	Up to 200 sq. ft.	25'	5'		
Over 25' or	Over 200 sq. ft.	25'	25'		
		Side yard (corner lot)			
Primary building – corner lot street side yard 25'		25′			
Accessory buil	lding or structure -	- corner lot street side yard	25′		
		Rear yard			
		Primary building			
Height		If adjacent to a residential district	If not adjacent to a residential district		
Up to 30' 40'		10'			
Over 30'		50'	40′		
Accessory building or structure					
Height	Size	If adjacent to a residential district	If not adjacent to a residential district		
Up to 25' and	Up to 200 sq. ft.	25′	5'		
Over 25' or	Over 200 sq. ft.	40′	25′		
Notes:					

<sup>(1)</sup> See A.C.C. 3-4-5-3 in **Development** Standards **Waivers** and Exceptions for exceptions; A.C.C. 3-4-9 (**Signs**) for maximum **sign heights**; and A.C.C. 3-4-4-15 Residential Impact **Mitigation** and A.C.C. 3-4-11 **Airport Overlay Districts** for additional restrictions

<sup>(2)</sup> Whichever is less

(b) Except as noted in the table below, **buildings** and **structures** shall not project into or be located in a required **yard**.

ADDITIONAL YARD LOCATION AND YARD PROJECTION STANDARDS			
D 112 /4 /	Required Yard		
Buildings/structures	Front	Side	Rear
Access ramp	Permitted (1)	Permitted (1)	Permitted (1)
Arbor, basketball goal, bird bath/house/feeder, driveway, flagpole, garden (private), landscape elements, mail/newspaper delivery box, property boundary marker, small satellite dish, trellis, yard light	Permitted (1)	Permitted (1)	Permitted (1)
Architectural feature (belt course, chimney, cornice, eave, fireplace, overhang, sill, bay/bow <b>window</b> , or similar feature)	May project up to 2'	May project up to 2' (2)	May project up to 2'
Awning or canopy (3)	May project up to 4'	May project up to 4' (2)	May project up to 4' (2)
Balcony or open stairway (3)	May project up to 4'	May project up to 4' (2)	May project up to 4' (2)
Bath house/cabana, carport, garage, gazebo, greenhouse, pergola, shed, smoke house (personal), swimming pool	Not permitted (4)	Not permitted (4)	Not permitted (4)
<b>Deck</b> , landing, <b>porch</b> , or stoop, open (shall not extend above the height of the first floor) (3)	May project up to 8'	May project up to 4' (2)	May project up to 8' (2)
Dog/pet house, fire pit, grill, hot tub, oven (outdoor), <b>play equipment</b> , radio antenna (amateur), <b>large satellite dish</b> , tree house	Not permitted (4)	Permitted	Permitted
<b>Fence</b> (ornamental, permitted up to 3' in height)	Permitted	Permitted	Permitted
<b>Fence</b> (non-ornamental, permitted up to 8' in height)	Not permitted (4)	Permitted (5)	Permitted (5)
Fire escape	May project up to 4'	May project up to 4'	May project up to 4'
Slab on grade <b>patio</b>	May project up to 8'	May project up to 4' (2)	May project up to 8' (2)
Wall (freestanding; permitted up to 8' in height)	Not permitted (4)	Permitted (5)	Permitted (5)
Wall (retaining, up to 3' in height)	Permitted	Permitted	Permitted
Wall (retaining, over 3' in height)	Not permitted (4)	Permitted (5)	Permitted (5)

- (1) May be located within required yard with no setback
- (2) However, a 5' side or **rear yard** shall be maintained
- (3) If not adjacent to a residential district; shall not project if adjacent to a residential district
- (4) Shall meet minimum primary structure setback
- (5) However, fences and walls shall meet corner lot primary structure setback standard
- (6) Up to 3' in height

Chapter 18 Reserved
Chapter 19 Reserved
Chapter 20 Reserved

# Chapter 21 BTI Business, Technology, and Industrial Park

# 3-2-21-1 Purpose

The **Business, Technology, and Industrial Park districts** are intended to create areas for the **development** of limited intensity assembly, fabrication, office, medical, technology, and research facilities, including **corporate campus** and similar **development**, with quality, integrated architectural and site design which is compatible with **adjacent development** and creates minimal impacts outside of the **buildings**.

## 3-2-21-2 Permitted Uses

The following **uses** shall be permitted as a matter of right in a **BTI district**. **Outdoor display** or **storage** shall not be permitted.

BTI BUSINESS, TECHNOLOGY, AND INDUSTRIAL PARK				
SPECIFIC PERMITTED USES				
Accessory building/structure/use	Limited assembly and fabrication of: (continued)			
Apparel fabrication and processing	Optical instruments			
Assembly of finished products	Scientific and precision instruments			
Bioscience development/research testing	Service industry machines			
Business incubation office or laboratory	Specialty equipment			
Computer/other software	Machine design facility			
Corporate campus	Machine tool shop			
Cosmetic product compounding	Medical device technology			
Information technology	Pharmaceutical product compounding			
Internet applications or products	Product research and development			
Laboratory (testing)	Professional office and research facility			
Limited assembly and fabrication of:	Technology <b>use</b> or service			
Bio-medical/orthopedic products	Universally permitted use			
Communication and computation equipment	Vehicle technology (advanced)			
Computers and electronics Warehouse/storage facility				
Computer hardware products Wholesale facility				
Industrial controls	Wind energy conversion system (micro) (1)			
Medical devices	Wind energy conversion system (standard) (2)			
Orthopedic devices	Woodworking/carpentry			
Notes:				
<ul> <li>(1) If not adjacent to a residential district</li> <li>(2) If on land of over two (2) acres not adjacent to a residential district</li> </ul>				

# 3-2-21-3 Special Uses

- (a) The following **uses** may be approved by the **Board of Zoning Appeals** after the filing of a **special use** petition:
  - (1) **Commercial communication tower** (see A.C.C. 3-5-3-4(c)(5) for additional standards);
  - (2) Illuminated recreation field (if adjacent to residential district);
  - (3) **Nonconforming use** (expansion of existing **nonconforming use**, or allow conforming status to existing **use**);
  - (4) **Sign** (temporary **subdivision** direction);
  - (5) Solar panel (ground-mounted);
  - (6) Wind energy conversion (WEC) system, micro (on land adjacent to a residential district, or to erect an additional micro system or systems); and
  - (7) **Wind energy conversion (WEC) system, standard** (on land of under two (2) acres, or on land **adjacent** to a **residential district**).
- (b) Reserved

# 3-2-21-4 Accessory Buildings, Structures and Uses

The noted **accessory buildings**, **structures**, and **uses** shall be permitted as set forth below:

UNIVERSALLY PERMITTED ACCESSORY BUILDINGS, STRUCTURES, AND USES		
Accessory dwelling unit (1)	Hedge	Satellite dish
Access ramp	Holiday decorations	Sign
Address marker	Landscape elements	Solar panels (building mounted)
Arbor or pergola	Mailbox	Swimming pool
Bird bath/house	Name plate	Swing set
Carport	Newspaper delivery box	Television aerial
Deck	Patio	Trellis
Driveway	Play equipment	Utility fixture
Fence	Pond	Walk
Flagpole	Property boundary marker	Wall
Garage	Radio antenna (amateur)	Yard light
Gazebo	Rain barrel	
Geothermal system	Rain garden	

<sup>(1)</sup> If integrated into an existing **single family detached** residence; the integrated **accessory dwelling unit** shall be at least 300 square feet

RESIDENTIAL ACCESSORY BUILDINGS, STRUCTURES, AND USES	RELIGIOUS INSTITUTION ACCESSORY BUILDINGS, STRUCTURES, AND USES
Basketball backboard and goal	Athletic or recreation fields (non-illuminated)
Bath house or cabana	Assembly <b>building</b> , including hall and gymnasium
Class I child care home	Bleachers or similar <b>structures</b>
Day care	Child care ministry
Dog/pet house	Clothing bank
Garage or yard sale	Community garden
Garden (private)	Convent, parsonage, rectory, or similar residence
Greenhouse	Donation site/recycling collection point (1)
Grill or fire pit	Dumpster (1)
4H/similar indoor small animal project	Family counseling or education
Home occupation	Food bank
Hot tub, Jacuzzi, or spa	Maintenance building
Shed	Outdoor events (short-term)
Smoke house/oven (outdoor)	Performances (indoor)
Tree house	Shop (for sale of religious institution-related items)
Note: (1) Also permitted for <b>nonresidential uses</b>	

# 3-2-21-5 **Development** Standards

(a) The standards in the following table shall apply in the **BTI district**; all standards are minimum standards unless otherwise noted (see also the permitted **yard** projections and additional location standards on the following page).

BTI BUSINESS, TECHNOLOGY, AND INDUSTRIAL PARK DEVELOPMENT STANDARDS					
	Height (maximum) (1)				
Primary or accessory nonresidential building or structure 40'		40'			
Primary or acc	essory residential f	facility building or structure	Up to two stories or 30′ (2)		
		Front yard			
Non-through lo	ot .		50′		
Through lot			50' at each end of the <b>lot</b>		
	kisting primary comr ont <b>setback adjace</b> n	mercial or industrial <b>building</b> (s)  nt to the <b>lot</b>	A new primary <b>building</b> or an <b>addition</b> to an existing primary <b>building</b> may meet the smallest existing nonconforming <b>setback</b>		
		Side yard (interior lot)			
		Primary building			
Height		If adjacent to a residential district	If not adjacent to a residential district		
Up to 30'		25'	10′		
Over 30' 50' 25'		25'			
		Accessory building or structu	ure		
Height	Size	If adjacent to a residential district	If not adjacent to a residential district		
Up to 25' and	Up to 200 sq. ft.	25'	5′		
Over 25' or	Over 200 sq. ft.	25′	25'		
		Side yard (corner lot)			
Primary building – corner lot street side yard 25'		25'			
Accessory buil	ding or structure –	corner lot street side yard	25'		
		Rear yard			
		Primary building	<u> </u>		
Height		If adjacent to a residential district			
Up to 30'		25'	10'		
Over 30'		50′	25'		
	Accessory building or structure				
Height	Size	If adjacent to a residential district	If not adjacent to a residential district		
Up to 25' and	Up to 200 sq. ft.	25'	5'		
Over 25' or	Over 200 sq. ft.	40′	25'		
Notes					

<sup>(1)</sup> See A.C.C. 3-4-5-3 (**Development** Standards **Waivers** and Exceptions) for exceptions; A.C.C. 3-4-9 (**Signs**) for maximum **sign heights**; and A.C.C. 3-4-4-15 (Residential Impact **Mitigation**) and A.C.C. 3-4-11 (**Airport Overlay Districts**) for additional restrictions

<sup>(2)</sup> Whichever is less

(b) Except as noted in the table below, **buildings** and **structures** shall not project into or be located in a required **yard**.

ADDITIONAL YARD LOCATION AND YARD PROJECTION STANDARDS			
D 711 /	Required Yard		
Buildings/structures	Front	Side	Rear
Access ramp	Permitted (1)	Permitted (1)	Permitted (1)
Arbor, basketball goal, bird bath/house/feeder, driveway, flagpole, garden (private), landscape elements, mail/newspaper delivery box, property boundary marker, small satellite dish, trellis, yard light	Permitted (1)	Permitted (1)	Permitted (1)
Architectural feature (belt course, chimney, cornice, eave, fireplace, overhang, sill, bay/bow <b>window</b> , or similar feature)	May project up to 2'	May project up to 2' (2)	May project up to 2'
Awning or canopy (3)	May project up to 4'	May project up to 4' (2)	May project up to 4' (2)
Balcony or open stairway (3)	May project up to 4'	May project up to 4' (2)	May project up to 4' (2)
Bath house/cabana, carport, garage, gazebo, greenhouse, pergola, shed, smoke house (personal), swimming pool	Not permitted (4)	Not permitted (4)	Not permitted (4)
<b>Deck</b> , landing, <b>porch</b> , or stoop, open (shall not extend above the height of the first floor) (3)	May project up to 8'	May project up to 4' (2)	May project up to 8' (2)
Dog/pet house, fire pit, grill, hot tub, oven (outdoor), <b>play equipment</b> , radio antenna (amateur), <b>large satellite dish</b> , tree house	Not permitted (4)	Permitted	Permitted
Fence (ornamental, permitted up to 3' in height)	Permitted	Permitted	Permitted
Fence (non-ornamental, permitted up to 8' in height)	Not permitted (4)	Permitted (5)	Permitted (5)
Fire escape	May project up to 4'	May project up to 4'	May project up to 4'
Slab on grade patio	May project up to 8'	May project up to 4' (2)	May project up to 8' (2)
Wall (freestanding; permitted up to 8' in height)	Not permitted (4)	Permitted (5)	Permitted (5)
Wall (retaining, up to 3' in height)	Permitted	Permitted	Permitted
Wall (retaining, over 3' in height)	Not permitted (4)	Permitted (5)	Permitted (5)

- (1) May be located within required **yard** with no **setback**
- (2) However, a 5' side or rear yard shall be maintained
- (3) If not adjacent to a residential district; shall not project if adjacent to a residential district
- (4) Shall meet minimum **primary structure setback**
- (5) However, fences and walls shall meet corner lot primary structure setback standard
- (6) Up to 3' in height

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# **Chapter 22** I1 Limited Industrial

# 3-2-22-1 Purpose

The Limited Industrial **district** is intended to provide areas in which goods are produced for direct consumption by consumers. Limited industrial **uses** typically involve final assembly of goods produced from prepared materials, finished products or parts; distribution of finished goods; low intensity industrial or **manufacturing** operations; or wholesale and/or **storage** activities. The I1 **district** may serve as a buffer between heavier industrial **districts** and business or **residential districts**.

#### 3-2-22-2 Permitted Uses

A limited industrial **use** creates minimal impacts outside of the **buildings** and includes limited **outdoor storage**. The following **uses** are permitted as a matter of right in an I1 **district**. **Outdoor display** area shall be limited to a maximum of 10% of the **primary structure** or tenant space. **Outdoor storage** shall only be permitted between the rear of the **building** and the **rear lot line**, up to the square footage of the **primary structure**, and shall be screened from **adjacent** residential zoning and **public street rights-of-way**.

I1 LIMITED INDUSTRIAL SPECIFIC PERMITTED USES				
Accessory building, structure, or use	<b>Distribution facility</b> for (continued):			
Air freight service	Tires (new)			
Apparel fabrication and processing	Truck bodies			
Aquaculture	Vending machines			
Aquaponics	Windows			
Bakery	Dry cleaning/laundry facility (central)			
Bioscience <b>development</b> , research, or testing	Equipment rental (limited)			
Boat dry dock facility	Equipment supply facility for:			
Brewery (micro)	Air purification			
Business incubation office or laboratory	Electrical			
Computer/other software	Electric wire and cable			
Correctional services facility	Fire protection			
Cosmetic product compounding	Food service			
Crematory	Heating, ventilation, or air conditioning			
<b>Distribution facility</b> for:	Industrial			
Batteries	Maintenance			
Beer	Mechanical			
Building materials	Medical			
Electrical parts	Power transmission			
Food	Radio/communication			
Janitorial supplies	Restaurant			
Lubrication	Telecommunication			
Machines	Trade show/exhibit			
Medical supplies	Truck			
Oil	Water softening/purification			
Paint	Welding			
Petroleum products	Freight service			
Pipe	Furniture production			
Plumbing fixtures	Group residential facility (large) (1)			
Soft drinks	Group residential facility (small)			
Steel	Homeless/emergency shelter			

I1 LIMITED INDUSTRIAL SPECIFIC PERMITTED USES				
Hydroponics	Parking area (1)			
Information technology	Pharmaceutical product compounding			
Internet applications/products	Printing facility			
Laboratory (testing)	Printing press			
Lathe/screw machine products	Product research and development			
Limited assembly and fabrication of:	Recreation area			
Bio-medical/orthopedic products	Recreation facility			
Communication and computation equipment	Refurbishing facility (household items)			
Computers and <b>electronics</b>	Research and development facility			
Computer hardware products	Residential facility for homeless individuals (1)			
Industrial controls	Technology use or service			
Medical devices	Tool and die facility			
Orthopedic devices	Utility facility (private)			
Optical instruments	Vehicle technology (advanced)			
Scientific and precision instruments	Welding service			
Service industry machines	Warehouse/storage facility			
Specialty equipment	Wholesale facility			
Machine design facility	Wind energy conversion system (micro) (1)			
Machine tool shop	Wind energy conversion system (standard) (2)			
Maintenance/repair facility (not otherwise permitted)	Woodworking/carpentry			
Medical device technology				
Notes				

- (1) If not adjacent to a residential district
- (2) If on land of over two (2) acres not adjacent to a residential district

I1 LIMITED INDUSTRIAL COMMERCIAL USE CATEGORIES		
Community facility Personal service Studio		
Instruction/training/education	Professional office/business service	Universally permitted use
Medical facility or office	Residential facility, general	

### 3-2-22-3 Special Uses

- (a) The following **uses** may be approved by the **Board of Zoning Appeals** after the filing of a **special use** petition:
  - (1) **Commercial communication tower** (see A.C.C. 3-5-3-4(c)(1) for additional standards);
  - (2) Contractor (construction, excavation, landscape, tree service);
  - (3) Dairy/creamery;
  - (4) **Distillery** (micro);
  - (5) Equipment rental (general);
  - (6) Gas station;
  - (7) **Group residential facility** (large) (if **adjacent** to a residential **district**);
  - (8) Growing/processing/raising of natural products;
  - (9) Illuminated **recreation field** (if **adjacent** to residential **district**);
  - (10) Metal and plastic extrusion and molding facility;
  - (11) Metal cutting facility;
  - (12) Metal fabricating facility;
  - (13) Metal processing facility (anodizing, buffing, galvanizing, plating, and polishing);
  - (14) **Nonconforming use** (expansion of existing **nonconforming use**, or allow conforming status to existing **use**);
  - (15) **Parking area** (as a primary use, if **adjacent** to a residential **district**); a special use shall not be required for a universally permitted **off-site parking area**;
  - (16) Processing facility (small scale);
  - (17) Residential facility for a court-ordered re-entry program;
  - (18) Residential facility for homeless individuals (if adjacent to a residential district);
  - (19) Sheet metal fabrication and/or processing;
  - (20) **Sign** (temporary **subdivision** direction);
  - (21) Solar panel (ground-mounted);
  - (22) Wind energy conversion system, micro (on land adjacent to a residential district, or to erect an additional micro system or systems);
  - (23) Wind energy conversion (WEC) system, standard (on land of under two (2) acres, or on land adjacent to a residential district); and
  - (24) Winery (micro).
- (b) Reserved

# 3-2-22-4 Accessory Buildings, Structures and Uses

The noted **accessory buildings**, **structures**, and **uses** shall be permitted as set forth below:

UNIVERSALLY PERMITTED ACCESSORY BUILDINGS, STRUCTURES, AND USES			
Accessory dwelling unit (1)	Hedge	Satellite dish	
Access ramp	Holiday decorations	Sign	
Address marker	Landscape elements	Solar panels (building mounted)	
Arbor or pergola	Mailbox	Swimming pool	
Bird bath/house	Name plate	Swing set	
Carport	Newspaper delivery box	Television aerial	
Deck	Patio	Trellis	
Driveway	Play equipment	Utility fixture	
Fence	Pond	Walk	
Flagpole	Property boundary marker	Wall	
Garage	Radio antenna (amateur)	Yard light	
Gazebo	Rain barrel		
Geothermal system	Rain garden		

<sup>(1)</sup> If integrated into an existing **single family detached** residence; the integrated **accessory dwelling unit** shall be at least 300 square feet

RESIDENTIAL ACCESSORY BUILDINGS, STRUCTURES, AND USES	RELIGIOUS INSTITUTION ACCESSORY BUILDINGS, STRUCTURES, AND USES	
Basketball backboard and goal	Athletic or recreation fields (non-illuminated)	
Bath house or cabana	Assembly <b>building</b> , including hall and gymnasium	
Class I child care home	Bleachers or similar structures	
Day care	Child care ministry	
Dog/pet house	Clothing bank	
Garage or yard sale	Community garden	
Garden (private)	Convent, parsonage, rectory, or similar residence	
Greenhouse	Donation site/recycling collection point (1)	
Grill or fire pit	Dumpster (1)	
4H/similar indoor small animal project	Family counseling or education	
Home occupation	Food bank	
Hot tub, Jacuzzi, or spa	Maintenance building	
Shed	Outdoor events (short-term)	
Smoke house/oven (outdoor)	Performances (indoor)	
Tree house	Shop (for sale of religious institution-related items)	
Note: (1) Also permitted for <b>nonresidential uses</b>		

# 3-2-22-5 **Development** Standards

(a) The standards in the following table shall apply in the I1 **district**; all standards are minimum standards unless otherwise noted (see also the permitted **yard** projections and additional location standards on the following page).

I1 LIMITED INDUSTRIAL DEVELOPMENT STANDARDS				
Height (maximum) (1)				
Primary or accessory <b>nonresidential building or structure</b> 50'			50′	
Primary or acce	ssory <b>residential fa</b>	cility building or structure	Up to two stories or 30′ (2)	
		Front yard		
Non-through <b>lot</b> 25'			25'	
Through lot			25' at each end of the <b>lot</b>	
If there is an existing primary commercial or industrial <b>building</b> (s) with a lesser front <b>setback adjacent</b> to the <b>lot</b>		A new primary <b>building</b> or an <b>addition</b> to an existing primary <b>building</b> may meet the smallest existing <b>nonconforming setback</b>		
		Side yard (interior lot)		
		Primary building		
Height		If adjacent to a residential distric	t If not adjacent to a residential district	
Up to 30'		25′	10'	
Over 30' 50' 25'		25′		
	_	Accessory building or struct		
Height	Size	If adjacent to a residential distric	v	
Up to 25' and	Up to 200 sq. ft.	25′	5'	
Over 25' or Over 200 sq. ft. 25'				
		Side yard (corner lot)		
·	ing – corner lot stro	· · · · · · · · · · · · · · · · · · ·	25′	
Accessory buil	ding or structure –	corner lot street side yard	25′	
		Rear yard		
		Primary building		
Height		If adjacent to a residential distric		
Up to 30'		25'	10'	
Over 30'		50'	25'	
Accessory building or structure				
Height	Size	If adjacent to a residential district	Ÿ	
Up to 25' and Over 25' or	Up to 200 sq. ft. Over 200 sq. ft.	25' 40'	5' 25'	
Notes:	Over 200 sq. it.	40		

<sup>(1)</sup> See A.C.C. 3-4-5-3 (**Development** Standards **Waivers** and Exceptions) for exceptions; A.C.C. 3-4-9 (**Signs**) for maximum **sign heights**; and A.C.C. 3-4-4-15 (Residential Impact **Mitigation**) and A.C.C. 3-4-11 (**Airport Overlay Districts**) for additional restrictions

<sup>(2)</sup> Whichever is less

(b) Except as noted in the table below, **buildings** and **structures** shall not project into or be located in a required **yard**.

ADDITIONAL YARD LOCATION AND YARD PROJECTION STANDARDS				
D.: 11: /	Required Yard			
Buildings/structures	Front	Side	Rear	
Access ramp	Permitted (1)	Permitted (1)	Permitted (1)	
Arbor, basketball goal, bird bath/house/feeder, driveway, flagpole, garden (private), landscape elements, mail/newspaper delivery box, property boundary marker, small satellite dish, trellis, yard light	Permitted (1)	Permitted (1)	Permitted (1)	
Architectural feature (belt course, chimney, cornice, eave, fireplace, overhang, sill, bay/bow <b>window</b> , or similar feature)	May project up to 2'	May project up to 2' (2)	May project up to 2'	
Awning or canopy (3)	May project up to 4'	May project up to 4' (2)	May project up to 4' (2)	
Balcony or open stairway (3)	May project up to 4'	May project up to 4' (2)	May project up to 4' (2)	
Bath house/cabana, carport, garage, gazebo, greenhouse, pergola, shed, smoke house (personal), swimming pool	Not permitted (4)	Not permitted (4)	Not permitted (4)	
<b>Deck</b> , landing, <b>porch</b> , or stoop, open (shall not extend above the height of the first floor) (3)	May project up to 8'	May project up to 4' (2)	May project up to 8' (2)	
Dog/pet house, fire pit, grill, hot tub, oven (outdoor), play equipment, radio antenna (amateur), large satellite dish, tree house	Not permitted (4)	Permitted	Permitted	
<b>Fence</b> (ornamental, permitted up to 3' in height)	Permitted	Permitted	Permitted	
Fence (non-ornamental, permitted up to 8' in height)	Not permitted (4)	Permitted (5)	Permitted (5)	
Fire escape	May project up to 4'	May project up to 4'	May project up to 4'	
Slab on grade patio	May project up to 8'	May project up to 4' (2)	May project up to 8' (2)	
Wall (freestanding; permitted up to 8' in height)	Not permitted (4)	Permitted (5)	Permitted (5)	
Wall (retaining, up to 3' in height)	Permitted	Permitted	Permitted	
Wall (retaining, over 3' in height)	Not permitted (4)	Permitted (5)	Permitted (5)	

- (1) May be located within required **yard** with no **setback**
- (2) However, a 5' side or rear yard shall be maintained
- (3) If not adjacent to a residential district; shall not project if adjacent to a residential district
- (4) Shall meet minimum **primary structure setback**
- (5) However, fences and walls shall meet corner lot primary structure setback standard
- (6) Up to 3' in height

# Chapter 23 I2 General Industrial

# 3-2-23-1 Purpose

The General Industrial **district** is intended to provide areas for assembly, distribution, fabricating, **manufacturing**, and processing industries where the operation is enclosed within a **building** and conducted in such a manner that no adverse impacts are created or emitted outside of the **building**(s).

#### 3-2-23-2 Permitted Uses

The following **uses** are permitted as a matter of right in an I2 **district**. Except for **automobile**, boat, and similar vehicle sales **uses**, **outdoor display** shall meet the **building setback** standards; display area shall be limited to a maximum of 10% of the **primary structure** or tenant space; **outdoor storage** shall be allowed between the front **façade** of the **building** and the **rear lot line** and shall be screened from **adjacent residential zoning districts** and **public street rights-of-way**.

I2 GENERAL INDUSTRIAL SPECIFIC PERMITTED USES			
Accessory building, structure, or use	Assembly facility for/manufacturing of (continued):		
Air freight service	Valves		
Apparel fabrication and processing	Aquaculture		
Assembly of finished products	Aquaponics		
Assembly facility for/manufacturing of:	Bakery		
Adhesive/glue	Bio-medical/orthopedic equipment		
Agricultural implements	Bioscience development/research testing		
Aircraft	Boat dry dock facility		
Animal feed	Bottling facility		
Appliances	Brewery		
Automobiles	Business incubation office or laboratory		
Bicycles	Canvas product fabrication		
Boats	Ceramic product fabrication		
Carbon steel pipe and tubing	Compounding of:		
Computers	Chemicals		
Concrete and concrete products	Cleaning supplies		
Electronics	Cosmetics		
Insulation	Pharmaceuticals		
Manufactured homes	Computer/other software		
Modular <b>buildings</b>	Contractor (construction, excavation, landscape)		
Motorcycles	Correctional services facility		
Motors	Crematory		
Paper/paper products	Dairy/creamery		
Recreational vehicles	Distillery		
Spas	Distribution facility for:		
Stainless steel	Batteries		
Steel	Beer		
Tile	Building materials		
Tires	Electrical parts		

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	TRIAL SPECIFIC PERMITTED USES
<b>Distribution facility</b> for (continued):	Internet applications/products
Food	Junk yard (indoor)
Janitorial supplies	Laboratory (testing)
Lubrication	Lathe/screw machine products
Machines	Limited assembly and fabrication of:
Medical supplies	Bio-medical/orthopedic products
Oil	Communication and computation equipment
Paint	Computers and electronics
Petroleum products	Computer hardware products
Pipe	Industrial controls
Plumbing fixtures	Medical devices
Soft drinks	Optical instruments
Steel	Orthopedic devices
Tires (new)	Scientific and precision instruments
Truck bodies	Service industry machines
Vending machines	Specialty equipment
Windows	Machine design facility
Dry cleaning/laundry facility (central)	Machine tool shop
Equipment rental (limited and general)	Magnet wire facility
Equipment supply facility for:	Maintenance/repair facility
Air purification	Medical device technology
Electrical	Metal and plastic extrusion and molding facility
Electric wire and cable	Metal cutting
Fire protection	Metal fabricating
Food service	Packaging facility
Heating, ventilation, or air conditioning	Parking area (1)
Industrial	Printing facility
Maintenance	Printing press
Mechanical	Processing facility for:
Medical	Animals
Power transmission	Animal products
Radio/communication	Lumber
Restaurant	Metal (anodizing, buffing, galvanizing, plating, polishing)
Telecommunication	Raw Materials
Trade show/exhibit	Timber
Truck	Propane/bottled gas facility
Water softening/purification	Product research and development
Welding Welding	Railroad spur
Foundry	Recycling processing facility
Freight service	Refractory
Furniture production	Refurbishing facility
Group residential facility (small)	Research and development facility
Group residential facility (large) (1)	Residential facility for homeless individuals (1)
Growing/processing/raising of natural products	Sales yard for:
	Building materials
Homeless/emergency shelter	
Hydroponics	Lumber
Information technology	Sand, gravel, stone

12 GENERAL INDUSTRIAL SPECIFIC PERMITTED USES		
Salvage yard (indoor)	Utility facility (private)	
Sexually oriented business (3)	Vehicle technology (advanced)	
Sheet metal fabrication	Warehouse/storage facility	
Sheet metal processing	Welding service	
Sign fabricating	Wholesale facility	
Technology <b>use</b> or service	Wind energy conversion system (micro) (1)	
Tool and die facility	Wind energy conversion system (standard) (2)	
Tree service	Winery	
Truck depot/terminal Woodworking/carpentry		
Truck stop		

- (1) If not **adjacent** to a **residential district**
- (2) If on land of over two (2) acres not adjacent to a residential district(3) Subject to the standards in 3-4-13-2

12 GENERAL INDUSTRIAL COMMERCIAL USE CATEGORIES				
Animal service (indoor) Food and beverage service Recreation/tourism, limited				
Automobile service, limited	Instruction/training/education	Residential facility, general		
Clothing	Medical facility or office	Retail, limited		
Community facility	Personal service	Studio		
Electronics	Professional office/business service	Universally permitted use		

# 3-2-23-3 Special Uses

- (a) The following **uses** may be approved by the **Board of Zoning Appeals** after the filing of a **special use** petition:
  - (1) Automobile service, general;
  - (2) **Commercial communication tower** (see A.C.C. 3-5-3-4(c)(1) for additional standards);
  - (3) Fuel **storage** facility;
  - (4) Gas station:
  - (5) **Group residential facility** (large) (if **adjacent** to a residential **district**);
  - (6) Illuminated **recreation field** (if **adjacent** to residential zoning);
  - (7) **Junk yard** (outdoor);
  - (8) Motor vehicle storage yard;
  - (9) **Nonconforming use** (expansion of existing **nonconforming use**, or allow conforming status to existing **use**);
  - (10) Parking area (as a primary use, if adjacent to a residential district); a special use shall not be required for a universally permitted off-site parking area;
  - (11) Parking or **outdoor display** area, gravel (not otherwise permitted);
  - (12) Residential facility for a court-ordered re-entry program;
  - (13) Residential facility for homeless individuals (if adjacent to a residential district);
  - (14) Salvage yard (outdoor);
  - (15) **Sawmill**;
  - (16) **Sign** (temporary **subdivision** direction);
  - (17) Solar panel (ground-mounted);
  - (18) Solid waste transfer station;
  - (19) Wind energy conversion system, micro (on land adjacent to a residential district, or to erect an additional micro system or systems); and
  - (20) Wind energy conversion (WEC) system, standard (on land of under two (2) acres, or on land adjacent to a residential district).
- (b) Reserved

# 3-2-23-4 Accessory Buildings, Structures and Uses

The noted **accessory buildings**, **structures**, and **uses** shall be permitted as set forth below:

Accessory dwelling unit $^{(1)}$	Hedge	Satellite dish
Access ramp	Holiday decorations	Sign
Address marker	Landscape elements	Solar panels (building mounted)
<b>Arbor</b> or pergola	Mailbox	Swimming pool
Bird bath/house	Name plate	Swing set
Carport	Newspaper delivery box	Television aerial
Deck	Patio	Trellis
Driveway	Play equipment	Utility fixture
Fence	Pond	Walk
Flagpole	Property boundary marker	Wall
Garage	Radio antenna (amateur)	Yard light
Gazebo	Rain barrel	
Geothermal system	Rain garden	

<sup>(1)</sup> If integrated into an existing **single family detached** residence; the integrated **accessory dwelling unit** shall be at least 300 square feet

RESIDENTIAL ACCESSORY BUILDINGS, STRUCTURES, AND USES	RELIGIOUS INSTITUTION ACCESSORY BUILDINGS, STRUCTURES, AND USES
Basketball backboard and goal	Athletic or recreation fields (non-illuminated)
Bath house or cabana	Assembly <b>building</b> , including hall and gymnasium
Class I child care home	Bleachers or similar <b>structures</b>
Day care	Child care ministry
Dog/pet house	Clothing bank
Garage or yard sale	Community garden
Garden (private)	Convent, parsonage, rectory, or similar residence
Greenhouse	Donation site/recycling collection point (1)
Grill or fire pit	Dumpster (1)
4H/similar indoor small animal project	Family counseling or education
Home occupation	Food bank
Hot tub, Jacuzzi, or spa	Maintenance building
Shed	Outdoor events (short-term)
Smoke house/oven (outdoor)	Performances (indoor)
Tree house	Shop (for sale of religious institution-related items)
Note: (1) Also permitted for <b>nonresidential uses</b>	

#### 3-2-23-5 **Development** Standards

The standards in the following table shall apply in the I2 **district**; all standards are (a) minimum standards unless otherwise noted (see also the permitted yard projections and additional location standards on the following page).

12 GENERAL INDUSTRIAL DEVELOPMENT STANDARDS				
		Height (maximum) (1)		
Primary or accessory nonresidential building or structure 50'			50′	
Primary or acc	cessory residential	l facility building or structure	Up to two stories or 30′ (2)	
		Front yard		
Non-through lo	ot		25'	
Through lot			25' at each end of the <b>lot</b>	
	xisting primary com ont <b>setback adjace</b>	nmercial or industrial <b>building</b> (s) ent to the <b>lot</b>	A new primary <b>building</b> or an <b>addition</b> to an existing primary <b>building</b> may meet the smallest existing <b>nonconforming setback</b>	
		Side yard (interior lot)		
		Primary building		
Height		If adjacent to a residential district	If not adjacent to a residential district	
Up to 30'		25'	10'	
Over 30'	or 30' 50' 25'			
		Accessory building or structu	ıre	
Height	Size	If adjacent to a residential district	If not adjacent to a residential district	
Up to 25' and	Up to 200 sq. ft.	25'	5'	
Over 25' or	Over 200 sq. ft.	25'	25′	
		Side yard (corner lot)		
Primary build	ling – corner lot st	reet side yard	25'	
Accessory buil	ding or structure	– corner lot street side yard	25'	
		Rear yard		
		Primary building		
Height		If adjacent to a residential district	If not adjacent to a residential district	
Up to 30'		25'	10'	
Over 30'		50′	25′	
<u> </u>		Accessory building or struct		
Height	Size	If adjacent to a residential district	If not adjacent to a residential district	
Up to 25' and	Up to 200 sq. ft.	25'	5'	
Over 25' or	Over 200 sq. ft.	40'	25'	
Notes:				

- (1) See A.C.C. 3-4-5-3 (**Development** Standards **Waivers** and Exceptions) for exceptions; A.C.C. 3-4-9 (**Signs**) for maximum sign heights; and A.C.C. 3-4-4-15 (Residential Impact Mitigation) and A.C.C. 3-4-11 (Airport Overlay Districts) for additional restrictions
- Whichever is less

(b) Except as noted in the table below, **buildings** and **structures** shall not project into or be located in a required **yard**.

ADDITIONAL YARD LOCATION AND YARD PROJECTION STANDARDS				
D 711 /	Required Yard			
Buildings/structures	Front	Side	Rear	
Access ramp	Permitted (1)	Permitted (1)	Permitted (1)	
Arbor, basketball goal, bird bath/house/feeder, driveway, flagpole, garden (private), landscape elements, mail/newspaper delivery box, property boundary marker, small satellite dish, trellis, yard light	Permitted (1)	Permitted (1)	Permitted (1)	
Architectural feature (belt course, chimney, cornice, eave, fireplace, overhang, sill, bay/bow <b>window</b> , or similar feature)	May project up to 2'	May project up to 2' (2)	May project up to 2'	
Awning or canopy (3)	May project up to 4'	May project up to 4' (2)	May project up to 4' (2)	
Balcony or open stairway (3)	May project up to 4'	May project up to 4' (2)	May project up to 4' (2)	
Bath house/cabana, carport, garage, gazebo, greenhouse, pergola, shed, smoke house (personal), swimming pool	Not permitted (4)	Not permitted (4)	Not permitted (4)	
<b>Deck</b> , landing, <b>porch</b> , or stoop, open (shall not extend above the height of the first floor) (3)	May project up to 8'	May project up to 4' (2)	May project up to 8' (2)	
Dog/pet house, fire pit, grill, hot tub, oven (outdoor), <b>play equipment</b> , radio antenna (amateur), <b>large satellite dish</b> , tree house	Not permitted (4)	Permitted	Permitted	
<b>Fence</b> (ornamental, permitted up to 3' in height)	Permitted	Permitted	Permitted	
Fence (non-ornamental, permitted up to 8' in height)	Not permitted (4)	Permitted (5)	Permitted (5)	
Fire escape	May project up to 4'	May project up to 4'	May project up to 4'	
Slab on grade patio	May project up to 8'	May project up to 4' (2)	May project up to 8' (2)	
Wall (freestanding; permitted up to 8' in height)	Not permitted (4)	Permitted (5)	Permitted (5)	
Wall (retaining, up to 3' in height)	Permitted	Permitted	Permitted	
Wall (retaining, over 3' in height)	Not permitted (4)	Permitted (5)	Permitted (5)	

- (1) May be located within required **yard** with no **setback**
- (2) However, a 5' side or rear yard shall be maintained
- (3) If not adjacent to a residential district; shall not project if adjacent to a residential district
- (4) Shall meet minimum **primary structure setback**
- (5) However, fences and walls shall meet corner lot primary structure setback standard
- (6) Up to 3' in height

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# **Chapter 24** I3 Intensive Industrial

# 3-2-24-1 Purpose

The Intensive Industrial **district** is intended to provide areas for intense industrial **uses** such as fabricating, **manufacturing**, processing, extraction, heavy repair and dismantling industries where outside operations and **storage** areas may be required. Due to the nature of these industries, **districts** are typically located away from residential areas and **districts**. I3 **districts** should be buffered by less intensive industrial or commercial **districts** to minimize adverse impacts on surrounding land **uses**.

### 3-2-24-2 Permitted Uses

The following **uses** are permitted as a matter of right in an I3 **district**. Except for **automobile**, boat, and similar vehicle sales **uses**, **outdoor display** shall meet the **building setback** standards; display area shall be limited to a maximum of 10% of the **primary structure** or tenant space; **outdoor storage** shall be allowed between the required front **setback** line and the **rear lot line** and shall be screened from **adjacent residential zoning district**s and **public street rights-of-way**.

13 INTENSIVE INDUSTRIAL SPECIFIC PERMITTED USES			
Air freight service	Bakery		
Apparel fabrication and processing	Bio-medical/orthopedic equipment		
Asphalt plant	Bioscience development/research testing		
Assembly of finished products	Boat dry dock facility		
Assembly facility for/manufacturing of:	Bottling facility		
Adhesive/glue	Brewery		
Agricultural implements	Business incubation office or laboratory		
Aircraft	Canvas product fabrication		
Animal feed	Ceramic product fabrication		
Appliances	Compounding of:		
Automobiles	Chemicals		
Bicycles	Cleaning supplies		
Boats	Cosmetics		
Carbon steel pipe and tubing	Pharmaceuticals		
Computers	Computer/other software		
Concrete and concrete products	Concrete plant		
Electronics	Contractor (construction, excavation, landscape)		
Insulation	Correctional services facility		
Manufactured homes	Crematory		
Modular <b>buildings</b>	Dairy/creamery		
Motorcycles	Distillery		
Motors	Distribution facility for:		
Paper/paper products	Batteries		
Recreational vehicles	Beer		
Spas	Building materials		
Stainless steel	Electrical parts		
Steel	Food		
Tile	Janitorial supplies		
Tires	Lubrication		
Valves	Machines		
Aquaculture	Medical supplies		
Aquaponics	Oil		

	AL SPECIFIC PERMITTED USES		
<b>Distribution facility</b> for (continued):	Limited assembly and fabrication of (continued):		
Paint	Communication and computation equipment		
Petroleum products	Computers and <b>electronics</b>		
Pipe	Computer hardware products		
Plumbing fixtures	Industrial controls		
Soft drinks	Medical devices		
Steel	Optical instruments		
Tires (new)	Orthopedic devices		
Truck bodies	Scientific and precision instruments		
Vending machines	Service industry machines		
Windows	Specialty equipment		
Dry cleaning/laundry facility (central)	Machine design facility		
Equipment rental (limited and general)	Machine tool shop		
Equipment supply facility for:	Magnet wire facility		
Air purification	Maintenance/repair facility		
Electrical	Medical device technology		
Electric wire and cable	Metal and plastic extrusion and molding facility		
Fire protection	Metal cutting		
Food service	Metal fabricating		
Heating, ventilation, or air conditioning	Motor vehicle storage yard		
Industrial	Packaging facility		
Maintenance	Parking area		
Mechanical	Printing facility		
Medical	Printing press		
Power transmission	Processing facility for:		
Radio/communication	Animals		
Restaurant	Animals Animal products		
Telecommunication	Lumber		
Trade show/exhibit	Metal (anodizing, buffing, galvanizing, plating, polishing)		
Truck	Raw materials		
Water softening/purification	Timber		
Welding	Propane/bottled gas facility		
Foundry	Product research and <b>development</b>		
Freight service	Railroad spur		
Fuel <b>storage</b> facility	Recycling processing facility		
Furniture production	Refractory		
Gas station	Refurbishing facility		
Group residential facility (large) (1)	Research and development facility		
Group residential facility (small)	Residential facility for homeless individuals (1)		
Growing/processing/raising of natural products	Sales yard for:		
Homeless/emergency shelter	Building materials		
Hydroponics	Lumber		
Information technology	Sand, gravel, stone		
Internet applications/products	Salvage yard		
Junk yard	Sawmill		
Laboratory (testing)	Sheet metal fabrication		
Lathe/screw machine products	Sheet metal processing		
Limited assembly and fabrication of:	Sign fabricating		
Bio-medical/orthopedic products			
Dio-incurcat/orthopedic products	Solid waste transfer station		

13 INTENSIVE INDUSTRIAL SPECIFIC PERMITTED USES			
Technology use or service Welding service			
Tool and die facility	Warehouse/storage facility		
Tree service	Wholesale facility		
Truck depot/terminal	Wind energy conversion system (micro) (1)		
Truck stop	Wind energy conversion system (standard) (2)		
Utility facility (private)	Winery		
Vehicle technology (advanced) Woodworking/carpentry			
Notes: (1) If not <b>adjacent</b> to a <b>residential district</b> (2) If on land of over two (2) acres not <b>adjacent</b> to a <b>residential district</b>			

I3 INTENSIVE INDUSTRIAL COMMERCIAL USE CATEGORIES			
Animal service, indoor	Food and beverage service Recreation/tourism, limited		
Animal service, outdoor	Instruction/training/education	Residential facility, general	
Automobile service, general	Medical facility or office	Retail/service, general	
Automobile service, limited	Personal service	Retail, limited	
Clothing	Professional office/business service	Studio	
Community facility	Recreation, general	Universally permitted use	
Electronics			

# 3-2-24-3 Special Uses

- (a) The following **uses** may be approved by the **Board of Zoning Appeals** after the filing of a **special use** petition:
  - (1) **Commercial communication tower** (see A.C.C. 3-5-3-4(c)(1) for additional standards);
  - (2) Group residential facility (large) (if adjacent to a residential district);
  - (3) Illuminated **recreation field** (if **adjacent** to a **residential district**);
  - (4) **Nonconforming use** (expansion of existing **nonconforming use**, or allow conforming status to existing **use**);
  - (5) **Open use of land** (not otherwise permitted);
  - (6) Parking or **outdoor display** area, gravel (not otherwise permitted);
  - (7) Residential facility for a court-ordered re-entry program;
  - (8) Residential facility for homeless individuals (if adjacent to a residential district);
  - (9) **Sign** (temporary **subdivision** direction);
  - (10) Solar panel (ground-mounted);
  - (11) Wind energy conversion system, micro (on land adjacent to a residential district, or to erect an additional micro system or systems); and
  - (12) Wind energy conversion (WEC) system, standard (on land of under two (2) acres, or on land adjacent to a residential district).
- (b) Reserved

# 3-2-24-4 **Accessory Buildings**, **Structures** and **Uses**

The noted **accessory buildings**, **structures**, and **uses** shall be permitted as set forth below:

UNIVERSALLY PERMITTED ACCESSORY BUILDINGS, STRUCTURES, AND USES			
Accessory dwelling unit (1)	Hedge	Satellite dish	
Access ramp	Holiday decorations	Sign	
Address marker	Landscape elements	Solar panels (building mounted)	
Arbor or pergola	Mailbox	Swimming pool	
Bird bath/house	Name plate	Swing set	
Carport	Newspaper delivery box	Television aerial	
Deck	Patio	Trellis	
Driveway	Play equipment	Utility fixture	
Fence	Pond	Walk	
Flagpole	Property boundary marker	Wall	
Garage	Radio antenna (amateur)	Yard light	
Gazebo	Rain barrel		
Geothermal system	Rain garden		

<sup>(1)</sup> If integrated into an existing **single family detached** residence; the integrated **accessory dwelling unit** shall be at least 300 square feet

RESIDENTIAL ACCESSORY BUILDINGS, STRUCTURES, AND USES	RELIGIOUS INSTITUTION ACCESSORY BUILDINGS, STRUCTURES, AND USES
Basketball backboard and goal	Athletic or recreation fields (non-illuminated)
Bath house or cabana	Assembly <b>building</b> , including hall and gymnasium
Class I child care home	Bleachers or similar <b>structures</b>
Day care	Child care ministry
Dog/pet house	Clothing bank
Garage or yard sale	Community garden
Garden (private)	Convent, parsonage, rectory, or similar residence
Greenhouse	Donation site/recycling collection point (1)
Grill or fire pit	Dumpster (1)
4H/similar indoor small animal project	Family counseling or education
Home occupation	Food bank
Hot tub, Jacuzzi, or spa	Maintenance building
Shed	Outdoor events (short-term)
Smoke house/oven (outdoor)	Performances (indoor)
Tree house	Shop (for sale of religious institution-related items)
Note: (1) Also permitted for <b>nonresidential uses</b>	

# 3-2-24-5 **Development** Standards

(a) The standards in the following table shall apply in the I3 **district**; all standards are minimum standards unless otherwise noted (see also the permitted **yard** projections and additional location standards on the following page).

13 INTENSIVE INDUSTRIAL DEVELOPMENT STANDARDS				
Height (maximum) (1)				
Primary or accessory nonresidential building or structure 75'			75'	
Primary or acc	essory residential f	acility building or structure	Up to two stories or 30′ <sup>(2)</sup>	
Front yard				
Non-through lo	t		50'	
			50' at each end of the <b>lot</b>	
If there is an existing primary commercial or industrial <b>building</b> (s) with a lesser front <b>setback adjacent</b> to the <b>lot</b>		A new primary <b>building</b> or an <b>addition</b> to an existing primary <b>building</b> may meet the smallest existing nonconforming <b>setback</b>		
		Side yard (interior lot)		
		Primary building		
Height		If adjacent to a residential distric	t If not adjacent to a residential district	
Up to 30'		40′	25'	
Over 30'	Over 30' 50' 40'		40′	
		Accessory building or struct		
Height	Size	If adjacent to a residential distric	· · · · · · · · · · · · · · · · · · ·	
Up to 25' and	Up to 200 sq. ft.	25′	5'	
Over 25' or	Over 200 sq. ft.	25′	25'	
		Side yard (corner lot)		
Primary building – corner lot street side yard 25'			25′	
Accessory buil	Accessory building or structure – corner lot street side yard 25'			
		Rear yard		
		Primary building		
Height		If adjacent to a residential distric	If not adjacent to a residential district	
Up to 30'	Jp to 30' 40'		10'	
Over 30'			40'	
	Accessory building or structure			
Height	Size	If adjacent to a residential distric	t If not adjacent to a residential district	
Up to 25' and	Up to 200 sq. ft.	25′	5′	
Over 25' or	Over 200 sq. ft.	40′	25′	

<sup>(1)</sup> See A.C.C. 3-4-5-3 (**Development** Standards **Waivers** and Exceptions) for exceptions; A.C.C. 3-4-9 (**Signs**) for maximum **sign heights**; and A.C.C. 3-4-4-15 (Residential Impact **Mitigation**) and A.C.C. 3-4-11 (**Airport Overlay Districts**) for additional restrictions

<sup>(2)</sup> Whichever is less

(b) Except as noted in the table below, **buildings** and **structures** shall not project into or be located in a required **yard**.

ADDITIONAL YARD LOCATION AND YARD PROJECTION STANDARDS			
Decitation of the state of the	Required Yard		
Buildings/structures	Front	Side	Rear
Access ramp	Permitted (1)	Permitted (1)	Permitted (1)
Arbor, basketball goal, bird bath/house/feeder, driveway, flagpole, garden (private), landscape elements, mail/newspaper delivery box, property boundary marker, small satellite dish, trellis, yard light	Permitted (1)	Permitted (1)	Permitted (1)
Architectural feature (belt course, chimney, cornice, eave, fireplace, overhang, sill, bay/bow <b>window</b> , or similar feature)	May project up to 2'	May project up to 2' (2)	May project up to 2'
Awning or canopy (3)	May project up to 4'	May project up to 4' (2)	May project up to 4' (2)
Balcony or open stairway (3)	May project up to 4'	May project up to 4' (2)	May project up to 4' (2)
Bath house/cabana, carport, garage, gazebo, greenhouse, pergola, shed, smoke house (personal), swimming pool	Not permitted (4)	Not permitted (4)	Not permitted (4)
<b>Deck</b> , landing, <b>porch</b> , or stoop, open (shall not extend above the height of the first floor) (3)	May project up to 8'	May project up to 4' (2)	May project up to 8' (2)
Dog/pet house, fire pit, grill, hot tub, oven (outdoor), play equipment, radio antenna (amateur), large satellite dish, tree house	Not permitted (4)	Permitted	Permitted
<b>Fence</b> (ornamental, permitted up to 3' in height)	Permitted	Permitted	Permitted
Fence (non-ornamental, permitted up to 8' in height)	Not permitted (4)	Permitted (5)	Permitted (5)
Fire escape	May project up to 4'	May project up to 4'	May project up to 4'
Slab on grade <b>patio</b>	May project up to 8'	May project up to 4' (2)	May project up to 8' (2)
Wall (freestanding; permitted up to 8' in height)	Not permitted (4)	Permitted (5)	Permitted (5)
Wall (retaining, up to 3' in height)	Permitted	Permitted	Permitted
Wall (retaining, over 3' in height)	Not permitted (4)	Permitted (5)	Permitted (5)

- (1) May be located within required **yard** with no **setback**
- (2) However, a 5' side or rear yard shall be maintained
- (3) If not adjacent to a residential district; shall not project if adjacent to a residential district
- (4) Shall meet minimum **primary structure setback**
- (5) However, fences and walls shall meet corner lot primary structure setback standard
- (6) Up to 3' in height

# ARTICLE 3 – DEVELOPMENT PROCESSES AND STANDARDS

# **Chapter 1** Development Plans

# 3-3-1-1 Purpose

The Development Plan process is intended to:

- (a) Promote and encourage quality **development** that has a positive impact on surrounding **structures** and land **uses**; and
- (b) Allow for public, **Commission** and staff review of and input on the site layout, access and circulation, and **development** quality of certain **development** proposals, the potential impacts of those proposals on surrounding areas, and the ability of the **County** and other governmental or quasi-governmental entities to provide public services required by those **developments**.

# 3-3-1-2 When Required

(a) A Development Plan application shall be submitted and approved when an applicant is proposing the types of **development** indicated in the following table. If a Secondary Development Plan is not required, an administrative Site Plan Review process will generally be required following the Primary Development Plan approval.

TYPE OF DEVELOPMENT	PRIMARY DEVELOPMENT PLAN REQUIRED	SECONDARY DEVELOPMENT PLAN REQUIRED
Rezoning (when accompanied by a specific <b>development</b> project proposal, for which the applicant is requesting <b>Plan Commission</b> approval)	<b>✓</b>	
Projects involving multiple <b>buildings</b> on a single <b>lot</b> or <b>development site</b>	✓	✓
Projects involving the phased construction of <b>infrastructure</b> or <b>streets</b>	✓	✓
Projects requesting a <b>waiver</b> from one or more ordinance standards	✓	

- (b) In addition to the provisions above, an applicant or **lot owner** may choose to voluntarily submit a project or **development** through the Development Plan process.
- (c) As part of its consideration and approval of a request for a **contingent use**, **special use**, or **use** variance, the **Board of Zoning Appeals** may require the submission and approval of a Development Plan.

# 3-3-1-3 Primary Development Plans

(a) Pre-Application Meeting

**DPS** staff shall hold a pre-application meeting at least five (5) business days prior to the filing deadline for an application for approval of a Primary Development Plan. The purpose of this pre-application meeting is to:

- (1) Acquaint the applicant with the standards, procedures and requirements of this ordinance, the **Comprehensive Plan**, and any other applicable standards or requirements;
- (2) Review the Development Plan procedures and submittal requirements;
- (3) Acquaint the applicant with any inherent limiting characteristics of the specific site or surrounding areas; and
- (4) Reduce the time period between initial application and **Commission** approval.

# (b) Submittal Requirements

The applicant for a Primary Development Plan approval shall submit an application and **fee**, the required number of Primary Development Plan Site Plans, and supporting information as established by the **Commission's** rules. Only applications that have been determined by **DPS** staff to be complete shall be placed on the **Plan Commission's** agenda for the next available public hearing. A determination made by **DPS** staff with regard to the completeness of a Primary Development Plan application may be appealed to the **Commission**, pursuant to the **Commission's** rules.

#### (c) Review

- (1) The **Commission** shall adopt filing **fees**, filing deadlines, meeting dates, and a hearing procedure for this process by rule.
- (2) After receipt of a complete application, the **DPS** staff shall provide notice of the public hearing by publication in accordance with IC 5-3-1, and as established by the **Commission's** rules:
- (3) **DPS** staff shall review the application and shall make a recommendation on the application.
- (4) The **Commission** shall hold a public hearing on the application for approval of the proposed Primary Development Plan in accordance with the **Commission's** rules.
- (d) Action and Additional Provisions

The following standards and requirements shall apply to the **Commission's** actions on a Primary Development Plan.

(1) Decision

After public hearing on the Primary Development plan, the **Commission** shall approve or deny the application. The **Commission** shall approve the Primary Development Plan if it determines that the application meets the **development** requirements of the applicable **zoning district**. The **Plan Commission** may approve the plan subject to **conditions** if the **conditions** are reasonably necessary to satisfy those **development** requirements.

### (2) Deferral

The **Commission** may also defer action on the Primary Development Plan if it needs more information or time to determine if the Primary Development Plan is eligible for approval. In deferring action on a Primary Development Plan, the **Commission** shall notify the applicant in writing of the reasons for the deferral, in accordance with the rules of the **Commission**. If the reason for the deferral is a **Commission** determination that the application cannot be approved until specific changes are made or additional information is submitted by the applicant, the applicant shall have twenty one (21) days to submit corrected materials or additional information (or other specific period of time, up to sixty (60) days, as established by the **Commission** at the time of deferral). If the corrected materials or additional information is not submitted within the **Commission's** established period of time, the **Commission** may deny the application.

# (3) Findings

The **Commission** shall enter written findings, setting forth the reasons for its action on an application to approve a Primary Development Plan. If approval is denied, the written findings entered by the **Commission** shall set forth the reasons for such denial.

#### (4) Notice of Decision

Notice of the **Commission's** decision on a Primary Development Plan shall be provided by furnishing a copy of its decision and findings to the applicant and any interested party as established by rule.

# (5) Appeal of Decision

Any action by the **Commission** on a Primary Development Plan application shall be a final decision and may be reviewed as provided in IC 36-7-4-1016.

# (6) Period of Valid Approval

- (A) Approval of the Primary Development Plan by the **Commission** is valid for twenty-four (24) months from the date of approval. If approval of a Secondary Development Plan or Site Plan for some portion of the land covered by the Primary Development Plan approval is not obtained within that twenty-four (24) month period, the Primary Development Plan approval shall be null and void, unless an extension is obtained pursuant to subsection (B) below.
- (B) The applicant may request approval from the **Commission** for an extension of time to obtain approval of a Secondary Development Plan or a Site Plan, for the proposed **development**, as applicable. The request shall be made prior to the expiration of the twenty-four (24) month approval period.
- (C) If a Secondary Development Plan is required pursuant to A.C.C. 3-3-1-2 and the applicant obtains approval of a Secondary Development Plan but then fails to obtain an **Improvement Location Permit** for at least part of the **development site** included in that Secondary Development Plan within the time required by A.C.C. 3-3-1-4(c)(6)(A), both the Secondary Development Plan and the Primary Development Plan related to that **development site** shall lapse and be null and void.

(D) If a **Certificate of Compliance** has been obtained for at least a portion of the Primary Development Plan area, the applicant thereafter will not be obligated to adhere to any time limitations for requesting Secondary Development Plan or Site Plan approval of the remainder of the Primary Development Plan area.

## 3-3-1-4 Secondary Development Plans

If a Secondary Development Plan is required pursuant to A.C.C. 3-3-1-2, the approval of a Secondary Development Plan shall be governed by the provisions of this A.C.C. 3-3-1-4. In cases where a Primary Development plan has been previously approved for the same **development site**, a Secondary Development Plan may be submitted simultaneously with the submittal of an amended Primary Development Plan. A Secondary Development Plan may only be submitted simultaneously with a Primary Development Plan if the applicant provides all required application materials in the level of detail required to constitute a complete application for both if they were submitted sequentially. The **Commission** may make a decision on both a revised Primary Development Plan and a Secondary Development Plan as part of a single review process, provided that all submittal requirements and all approval criteria for both a Primary and Secondary Development Plan have been met.

### (a) Submittal Requirements

The applicant for a Secondary Development Plan approval shall submit an application and **fee**, the required number of Secondary Development Plan Site Plans, and supporting information as established by the **Commission's** rules. Only applications that have been determined by **DPS** staff to be complete shall be placed on the **Plan Commission's** agenda for the next available meeting. A determination made by **DPS** staff with regard to the completeness of a Secondary Development Plan application may be appealed to the **Commission**.

# (b) Review

- (1) The **DPS** staff shall distribute the application materials to those public and quasipublic agencies identified by the **Commission** by rule.
- (2) **DPS** staff shall review the application and shall make a recommendation on the application.
- (3) The **Commission** shall review the application for approval of the proposed Secondary Development Plan at a meeting of the **Commission**, in accordance with the **Commission's** rules.

#### (c) Action and Additional Provisions

The following standards and requirements shall apply to the **Commission's** actions on a Secondary Development Plan.

# (1) Decision

After review of the Development Plan, the **Commission** shall approve or deny the application. The **Commission** shall approve the Secondary Development Plan if it determines that the application meets the following criteria, and may approve subject to **conditions** if it determines that those **conditions** will enable it to make a determination that:

- (A) The application is consistent with the approved Primary Development Plan for the **development site**, including any **conditions** attached to the Primary Development Plan approval;
- (B) The application meets those design and **development** standards for Development Plans in A.C.C. 3-3-1-5;
- (C) If the application involves multiple **buildings** on a single **parcel**, or on several contiguous **parcels**, where each **building** is not located on a separate **parcel**, then the location and layout of those **buildings** and their orientation to each other will not create adverse impacts on the occupants or users of the **development site** or on the surrounding area.
- (D) If the application involves the phased construction of **infrastructure** or **streets**, the order of phased **development** will not create adverse impacts on the occupants or users of the **development site** or on the surrounding area, and are within the capacity of the **County** or applicable service provider to service and maintain.
- (2) Deferral
  - The provisions of A.C.C. 3-3-1-3(d)(2) apply.
- (3) Findings
  - The provisions of A.C.C. 3-3-1-3(d)(3) apply.
- (4) Notice of Decision
  - The provisions of A.C.C. 3-3-1-3(d)(4) apply.
- (5) Appeal of Decision
  - The provisions of A.C.C. 3-3-1-3(d)(5) apply.
- (6) Period of Valid Approval
  - (A) Approval of the Secondary Development Plan by the **Commission** is valid for thirty-six (36) months from the date of approval. If approval of an **Improvement Location Permit** for some portion of the land covered by the Secondary Development Plan approval is not obtained within that thirty-six (36) month period, both the Secondary Development Plan approval and the related Primary Development Plan approval shall be null and void, unless an extension is obtained pursuant to subsection (B) below.
  - (B) The applicant may request approval from the **Commission** for an extension of time to obtain approval of an **Improvement Location Permit**, for all or part of the proposed **development**. The request shall be made prior to the expiration of the thirty-six (36) month approval period.
  - (C) If a **Certificate of Compliance** has been obtained for a portion of the Primary Development Plan area, the applicant thereafter will not be obligated to adhere to any time limitations for requesting Secondary Development Plan approval of the remainder of the Primary Development Plan area.

#### (d) Issuance of Permit

Prior to the issuance of an **Improvement Location Permit** for any **use**, **building**, or **structure** in a project where a Primary and/or Secondary Development Plan is required, all of the following requirements shall be satisfied.

- (1) If the **use**, **building**, or **structure** is part of a **development** for which only a Primary Development Plan is required, the **Commission** shall have approved a Primary Development Plan and **DPS** staff shall have approved a Site Plan Review pursuant to A.C.C. 3-3-2 (Site Plan Review).
- (2) If the **use**, **building**, or **structure** is part of a **development** for which a Secondary Development Plan is required, the **Commission** shall have approved a Primary Development Plan and a Secondary Development Plan.
- (3) The applicant shall have met or adequately committed to meet all of the **conditions** of approval placed on each approved Development Plan.
- (4) The applicant shall have installed or adequately committed to have installed all of the public improvements and **infrastructure** required to serve the **development**. If the applicant has delivered assurances to the **County** pursuant to A.C.C. 3-5-3-1(e) (**Commitments**) that it will provide to the **Commission** approvals of required improvements, and the applicant does not then deliver those approvals in a timely fashion, the **Commission** is hereby empowered to refuse to issue either **Improvement Location Permits** or Certificates of Compliance for the **development site** within that Primary or Secondary Development Plan until the required approvals are received by the **Commission**.
- (5) The applicant shall have recorded in the Allen **County Recorder's** Office all of the required documents, **rights-of-way**, **utility easements**, plans, deed restrictions, restrictive covenants, **commitments**, and any other instruments required by the **Commission** or staff, in a form approved by the **Commission**.

### 3-3-1-5 **Development** and Design Standards

**Development** and design standards applicable to Development Plans are listed in A.C.C. 3-4-4. Some **waivers** and exceptions to **development** and design standards are permitted for Development Plans pursuant to A.C.C. 3-4-5-2.

### 3-3-1-6 **Commitments**

As part of its approval of a Primary or Secondary Development Plan, the **Commission** or **Executive Committee** may permit or require the **owner** of the **development site** included in the request to make a **commitment** concerning the **use** or **development** of that **development site**, in accordance with IC 36-7-4-613, A.C.C. 3-5-3-1(e), and the **Commission's** rules.

#### 3-3-1-7 Amendments to Approved Development Plans

After the **Commission** has granted approval of a Primary or Secondary Development Plan, any amendments to the Development Plan shall be submitted by the applicant to the Executive Director by way of an amended application for the type of approval sought. The application shall also be accompanied by the pertinent submissions required by the **County** for the proposed amendments involved, as determined by the Executive Director. For purposes of all amendments to approved Development Plans, the **Zoning Administrator** shall determine whether there is a **substantial change** by considering the scope of the overall project, the possible impact of amended land **uses** or site activities, **structure** locations, sizes, or heights, or

transportation access, systems, or volumes upon the community and land **uses**, both existing and planned, which surround the Development Plan area and areas within the Development Plan that have already been developed.

(a) Purpose

The purpose of this section is to describe how an approved Primary or Secondary Development Plan may be amended, and to clarify the difference between minor amendments that may be approved by **DPS** staff and amendments that are determined to be a **substantial change** that requires approval by the **Commission**.

(b) Amendment after Approval of a Primary Development Plan

Proposed amendments to an approved Primary Development Plan shall be reviewed in accordance with the following:

- (1) If the **Zoning Administrator** determines that the amendment does not constitute a **substantial change** to the previously approved plan, and the proposed **development** requires the approval of a Secondary Development Plan, the revised plan may be submitted as an application for a Secondary Development Plan.
- (2) If the **Zoning Administrator** determines that the amendment constitutes a **substantial change** to the previously approved plan, or the proposed **development** does not require approval of a Secondary Development Plan, the submission of a new Primary Development Plan shall be required. The previous Primary Development Plan shall be void once the new Primary Development Plan is approved. The new Primary Development Plan shall require a new application and filing **fee**, and shall be reviewed under the provisions of this ordinance.
- (c) Amendments after Approval of a Secondary Development Plan Prior to **ILP** Issuance Proposed amendments to an approved Secondary Development Plan prior to approval of an **Improvement Location Permit** shall be reviewed in accordance with the following:
  - (1) If the **Zoning Administrator** determines that the amendment does not constitute a **substantial change** to the previously approved plan, the revised Secondary Development Plan may be submitted with the application for an **Improvement Location Permit**, and shall be considered by **DPS** staff at the same time as the **Improvement Location Permit**.
  - (2) If the **Zoning Administrator** determines that the amendment constitutes a **substantial change** to the previously approved plan, the submission of a new Secondary Development Plan shall be required. The previous Secondary Development Plan shall be void once the new Secondary Development Plan is approved. The new Secondary Development Plan shall require a new application and filing **fee** and shall be reviewed under the provisions of this ordinance.

(d) Amendments after Issuance of the **ILP** 

A proposed amendment or **addition** to an approved Secondary Development Plan where **Improvement Location Permits** have been issued, but where no construction on any **structures** has taken place, shall be reviewed in accordance with the following:

- (1) If the **Zoning Administrator** determines that the amendment does not constitute a **substantial change** to the previously approved plan, the revised Secondary Development Plan may be submitted with an application for a new **Improvement Location Permit**.
- (2) If the **Zoning Administrator** determines that the amendment constitutes a **substantial change** to the previously approved Secondary Development Plan the submission of a new Secondary Development Plan shall be required. The previously approved Secondary Development Plan and previously issued **Improvement Location Permit** shall be revoked and declared void once the new Secondary Development Plan is approved. The amended Secondary Development Plan shall require a new application and filing **fee**, and shall be reviewed under the provisions of this subchapter.
- (3) If the **Zoning Administrator** determines that the amendment is substantial enough that another public hearing should be required, the applicant shall resubmit the revised plan as a new Primary Development Plan, and the previously issued **Improvement Location Permit** shall be voided. The new Primary Development Plan shall require a new application and filing **fee** and shall be reviewed under the provisions of this ordinance.

### Chapter 2 Site Plan Review

#### 3-3-2-1 Purpose

The purpose of this chapter is to:

- (a) Provide a process that allows for administrative review of certain projects for compliance with the provisions of this ordinance; and
- (b) Allow reviewing staff to provide input on proposed projects.

#### 3-3-2-2 When Required

Except as excluded in A.C.C. 3-2-1, any proposal for a new **building** or **structure** or an **addition** to an existing **building** in the following categories that does not require the submission of a Development Plan under the provisions of A.C.C. 3-1, requires submittal, review and approval through the Site Plan Review process:

- (a) New individual multiple **family buildings** of over two (2) units;
- (b) A nonresidential **structure** or **building** (including a single **building** on an individual **lot** or **development site**, an **accessory structure** or **building**, **additions** to an existing **building**, a **gas station canopy** or pumps, and an outdoor eating/drinking/smoking area);
- (c) If the **Plan Commission**, **Board of Zoning Appeals**, or Hearing Officer determines in the course of application review that the proposal is large, complex, or raises potential unanticipated **development** impacts, the **Plan Commission**, **Board of Zoning Appeals**, or Hearing Officer may require that the proposed project complete the Site Plan review process.

#### 3-3-2-3 Exclusion

Projects of less than 1,000 square feet that do not have sanitary sewer or water facilities and fire sprinkler systems (including mobile classrooms but excluding **gas station canopies** or outdoor eating/drinking/smoking areas), shall be exempt from the Site Plan review process. Temporary construction or temporary sales/leasing facilities that do not have water and sanitary sewer connections shall also be exempt from the Site Plan review process.

#### 3-3-2-4 Pre-Application Meetings

- (a) Prior to the submission of an application for approval of a Site Plan, a pre-application meeting between **DPS** staff and the applicant is recommended. The purpose of the pre-application meeting is to:
  - (1) Acquaint the applicant with the standards, procedures, and requirements of this ordinance and any other applicable requirements or ordinances;
  - (2) Review the Site Plan Review process procedures and submittal requirements;
  - (3) Acquaint the applicant with any potential issues or problems regarding the specific site or surrounding area, including **significant** cost or permit delay issues; and
  - (4) Provide the applicant with a list of application submittal requirements based on the nature and size of the proposed **development**.

#### 3-3-2-5 Submittal Requirements

The applicant for Site Plan Review shall submit an application form and supporting information as established by the **Commission**. **DPS** staff shall only distribute applications for review that have been determined by **DPS** staff to be complete. A determination made by **DPS** staff with regard to the completeness of a Site Plan Review application may be appealed to the **Commission** in accordance with the **Commission's** rules.

#### 3-3-2-6 **Development** and Design Standards

**Development** and design standards applicable to Site Plan Review are listed in Title 3, Chapter 4 (A.C.C. 3-4-4). No **waivers** of or exceptions to those standards are permitted through Site Plan Review.

### 3-3-2-7 Approval

(a) Filing Deadline

Application submission deadlines shall be according to the schedule and times established by **DPS** staff.

(b) Distribution and Review Schedule

Proposals submitted prior to the application deadline and determined to be complete submittals by **DPS** staff shall be distributed to the applicable review agency staff. The proposals shall be reviewed and comments submitted by the established review deadline. If no response is received from a review agency within ten (10) business days after transmittal of Site Plan Review materials, **DPS** staff may consider that the review agency has no objection to approval of the application as submitted.

(c) Action

Following review of a submitted Site Plan Review application, review staff may take the following actions:

- (A) The application may be approved, with or without **conditions**; review staff may place a hold on the **Certificate of Compliance** as part of the approval, to allow for: inspections of project improvements; issuance of project-related permits from other reviewing agencies; confirmation that previous **commitments** have been met or adequately committed to be met; or to obtain other information as necessary to confirm compliance with standards or requirements.
- (B) Changes to the application may be required if necessary to bring the application into compliance with the applicable standards and requirements; or
- (C) Additional information may be required if necessary to determine whether the application complies with the applicable standards and requirements; or
- (D) The application may be denied if it does not comply with the applicable standards and requirements and cannot be made to comply through the imposition of **conditions**.
- (d) Reserved
- (e) Time Frame for Valid Application or Approval

The following time frames shall apply to the validity of Site Plan review applications and approvals:

#### (1) Validity of Application

A Site Plan Review application shall remain valid for twelve (12) months from the application date, except that the applicant can request an extension from **DPS** staff prior to the expiration of the application. Extensions may be approved if **DPS** staff determines that the need for the extension arises due to unforeseen circumstances relative to the project.

#### (2) Validity of Approval

A Site Plan Review approval shall remain valid for six (6) months from the approval date, except that the applicant can request an extension from **DPS** staff prior to the expiration of the approval. Extensions may be approved if **DPS** staff determines that the need for the extension arises due to unforeseen circumstances relative to the project.

#### (f) Improvement Location Permit

#### (1) Revised Plans or Documents

After the review agency comments are received by **DPS** staff, it is the responsibility of the designated project representative to provide the **DPS** or reviewing staff with any requested information or revised plans or documents.

#### (2) Issuance of Permit

After all of the reviewing agencies have sent approvals for the proposal to **DPS** staff (or failed to respond for ten (10) business days following the transmittal of application materials), and any revised plans or documents have been approved by reviewing staff, an **Improvement Location Permit** shall be issued for the project.

#### (g) Certificate of Compliance

After the issuance of an **Improvement Location Permit** for a **building** or **structure**, no occupancy or **use** of that **building** or **structure** shall take place prior to the issuance of a **Certificate of Compliance** for the **building** or **structure**.

#### (1) **Certificate of Compliance** Release

It is the designated project representative's responsibility to contact the reviewers and provide any requested information or schedule any required inspections required by the reviewing agencies for their release of the **Certificate of Compliance**. When all of the reviewing departments/entities have approved the release of the **Certificate of Compliance**, indicating compliance with all applicable standards and requirements, or that the applicant has adequately committed to meet the applicable **conditions** of approval, the **DPS** staff will issue the Certificate to the Allen **County Building Department**. **DPS** staff may require the issuance of multiple Certificates of Compliance for **ILPs** for projects with phased occupancy.

#### (2) Survey

For new **structures** the applicant may be required to submit a certified survey to document that the **structure**(s) meet **setback** requirements, in addition to satisfying any other **conditions** of approval established by the **DPS** staff.

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#### Chapter 3 Subdivision Control

#### 3-3-3-1 Title

This chapter shall be known and cited as the Allen **County Subdivision** Control Regulations. The provisions in this chapter are an updated replacement of the previous Allen **County Subdivision** Control Ordinance (A.C.C. Title 4).

#### 3-3-3-2 Purpose

#### (a) Major Subdivisions

The purpose of the **Major Subdivision** regulations in this chapter is to provide standards and procedures to regulate all divisions of land that do not qualify as **Minor Subdivisions** or **exempt divisions of land**, to ensure that **Major Subdivisions** are consistent with the **Comprehensive Plan**, that **Major Subdivisions** do not occur within the A-1 or A-3 **zoning districts**, and to provide minimum rules, regulations, and standards in order to achieve orderly **development** in the **County** through land **subdivision**; to provide for the proper arrangement of **streets** in relation to other existing or proposed **streets**; to promote the **use** of land to assure the best possible environment; to reduce the unplanned **development** and the public service and enforcement costs associated with that **development**; to promote the health, safety, and general welfare of the public, and the provision of sufficient capital improvements to maintain community standards while meeting the standards and specifications of the **County**.

#### (b) Minor Subdivisions

The purpose of the **Minor Subdivision** regulations in this chapter is to establish an expedited procedure to review the **platting** of residential **developments** containing no more than six (6) **lots** for single **family** and **two family dwellings** in the A-1 or A-3 **zoning districts**. An administrative review and **platting** process is hereby established to provide assurance that a **Minor Subdivision** meets certain minimum requirements and design standards.

## 3-3-3 When Required

#### (a) Jurisdiction

Each division of land within the **planning jurisdiction** of the Allen **County Plan Commission** is required to obtain approval of either **Minor Subdivision** pursuant to A.C.C. 3-3-3-5 or a **Major Subdivision** pursuant to A.C.C. 3-3-3-6, as applicable, unless it qualifies as an **exempt division of land** pursuant to A.C.C. 3-3-3-3(b).

- (1) No **subdivision** of land, as defined in this ordinance, may occur until such time as all the provisions of this A.C.C. 3-3-3 are complied with, the Allen **County Plan Commission** has acknowledged its approval by affixing its signatures and seal, and the sealed **plat** has been recorded in the Office of the Allen **County Recorder**.
- (2) No **lot** in a **subdivision** may be sold, and no permit to erect, alter, or repair any **building** upon land in a **subdivision** be issued, unless and until a Major or **Minor Subdivision** has received final approval and been recorded, and until the improvements required in connection with the **subdivision** have either been constructed or guaranteed as provided in this chapter.

#### (b) Exempt Divisions of Land

(1) Exempt Divisions

The following divisions of land do not have to obtain approval of a **Minor Subdivision plat** pursuant to A.C.C. 3-3-3-5 or a **Major Subdivision plat** pursuant to this A.C.C. 3-3-3-6:

- (A) Land located within a **metes and bounds subdivision** that has been approved and registered in accordance with A.C.C. 3-3-3-7(b);
- (B) The **conveyance** of not more than one (1) **lot** or **parcel** from a **parcel** of land not more than once in each twelve (12) consecutive months, or the **conveyance** of any number of **lots** or **parcels** twenty (20) acres or greater, and further provided that the **lots** or **parcels** have adequate width to meet the **lot width** requirements of the **zoning district** where the **lot** or **parcel** is located; or are served by an access **easement** of at least twenty-five (25) feet in width located on an existing **parcel** that meets the **minimum lot width** requirements (such an access **easement** shall only serve one **parcel**, shall be located a minimum of sixty (60) feet from any other access **easement**, and shall be approved by the **Zoning Administrator**);
- (C) The **conveyance** of land located within a Development Plan that has been approved by the **Commission**;
- (D) A division of a **parcel** of land for the transfer of a **parcel** of land to correct errors in an existing legal description, provided that no additional **building** sites are created;
- (E) A **conveyance** of a **parcel** of land pursuant to a distribution of land to a devisee, legatee or other heir pursuant to a last will and testament or intestate proceeding;
- (F) The **conveyance** of **parcel**(s) of land to one or both parties in a divorce proceeding pursuant to a court order regarding disposition of marital assets;
- (G) A division of a **parcel** of land for federal, state, or local government to acquire for public purposes;
- (H) A division of land resulting in the transfer or sale of land between contiguous **parcels** of land, provided that no additional **building** sites are created by the **subdivision**; and
- (I) A division of a **parcel** of land into **cemetery** plots.

#### (2) Certificate of Exempt **Subdivision**

An approved certificate of exemption, in lieu of a **plat**, shall be recorded contemporaneously with, or on the face of, the deeds that shall document the **conveyances** set forth in A.C.C. 3-3-3-3(b)(1)(A), (B), and (C). The certificate of exemption shall state that the **conveyance** is an exempt **subdivision** and the certificate shall be signed by the **Zoning Administrator**, or his or her designee.

#### (c) Minor Subdivisions

Each division of land that does not qualify as an **exempt division of land** pursuant to A.C.C. 3-3-3-3(b) is required to obtain approval of **Major Subdivision** pursuant to

A.C.C. 3-3-3-6 unless it meets all of the following requirements, in which case it is required to obtain a **Minor Subdivision Plat** pursuant to A.C.C. 3-3-3-5.

- (1) **Minor Subdivisions** shall only be permitted in an A-1 or A-3 **zoning district**.
- (2) **Minor Subdivisions** shall only be used to create **lots** for single **family** or **two family dwellings**.
- (3) **Minor Subdivisions** may contain no more than six (6) **lots**, and land included in an approved **Minor Subdivision** may not later be divided into more **lots** through the exempt land division process pursuant to A.C.C. 3-3-3-3(b)
- (4) There shall be only one (1) **Minor Subdivision** approved per **parcel** of land every eighteen (18) months; provided however, that an application may seek to replat a previously approved **Minor Subdivision** so long as the application only within the boundaries of the previously approved **Minor Subdivision**.
- (5) A **Minor Subdivision** served by **private streets** shall be permitted to have up to one (1) point of connection to an **adjacent parcel** (interconnection) and this interconnection shall only be to another **Minor Subdivision**. **Minor Subdivisions** served by **public streets** shall not have a limitation on interconnections.
- (6) Minor Subdivisions shall be served by individual on-site sewage systems or a sanitary sewer system of a sewage disposal provider that holds a certificate of territorial authority issued by the Indiana Utility Regulatory Commission, authorizing such sewage disposal service for the area in which the Minor Subdivision is located. Package sewage treatment plants and similar private sanitary sewer systems shall not be permitted.
- (7) **Minor Subdivisions** shall be served by individual private wells or public water systems. Community water systems shall not be permitted.

#### (d) Major Subdivisions

Each division of land that does not qualify as an **exempt division of land** pursuant to A.C.C. 3-3-3-3(b) and does not qualify for a **Minor Subdivision** pursuant to A.C.C. 3-3-3-3(c) is required to obtain approval as a **Major Subdivision** pursuant to A.C.C. 3-3-3-6.

### 3-3-3-4 Pre-application Meeting

**DPS** staff shall hold a pre-application meeting at least five (5) business days prior to the filing deadline for an application for approval of a **Minor** or **Major Subdivision**. The purpose of this pre-application meeting is to:

- (a) Acquaint the applicant with the standards, procedures and requirements of this ordinance, the **Comprehensive Plan**, and any other applicable standards or requirements;
- (b) Review the **subdivision** procedures and submittal requirements;
- (c) Acquaint the applicant with any inherent limiting characteristics of the specific site or surrounding areas; and
- (d) Reduce the time period between initial application and approval.

#### 3-3-3-5 **Minor Subdivision**

(a) Delegation of Authority

The **Commission** may delegate authority to grant primary approval of a **Minor Subdivision** to a Committee of the **Commission** by rule, and may delegate authority to grant **secondary approval** of a **Minor Subdivision** to the **DPS** staff, by rule. If the **Commission** has not delegated such authority, the **Commission** shall review applications for primary and/or **secondary approval** of **Minor Subdivision**, as applicable.

(b) Submittal Requirements

The applicant for a primary or **secondary approval** of a **Minor Subdivision** shall submit an application and **fee**, a **subdivision plat**, and supporting information as established by the **Commission's** rules. Only applications that have been determined by **DPS** staff to be complete shall be placed on the **Plan Commission's** agenda for the next available public meeting. A determination made by the **DPS** staff with regard to the completeness of a **Minor Subdivision** application may be appealed to the **Commission** pursuant to the **Commission's** rules.

- (c) Primary Review
  - (1) The **Commission** shall adopt filing **fees**, filing deadlines, meeting dates, and a hearing procedure for this process by rule.
  - (2) After receipt of a complete application, the **DPS** staff shall provide notice of the public hearing by publication in accordance with IC 5-3-1, this ordinance, and as established by the **Commission** by rule.
  - (3) **DPS** staff shall review the application and shall make a recommendation on the application. If the applicant has submitted an incomplete application, **DPS** staff shall notify the applicant of the missing information and provide the applicant with thirty (30) business days to submit the missing information.
  - (4) The Committee of the **Commission** shall hold a public hearing on the application for primary approval of the proposed **Minor Subdivision** in accordance with the **Commission's** rules.
- (d) Action and Additional Provisions
  - (1) Decision
    - (A) After the public hearing on the primary approval of a **Minor Subdivision**, the Committee shall approve or deny the application. The Committee shall grant primary approval to the **Minor Subdivision** if it determines that the application meets the **development** requirements of the applicable **zoning district**. The **Plan Commission** may approve the **subdivision** subject to **conditions** if the **conditions** are reasonably necessary to satisfy those **development** requirements.
    - (B) If an application for a **Minor Subdivision** would constitute the third or more **Minor Subdivision** on the same **parcel** or **adjacent parcels** of land, then **DPS** staff and the Committee shall review the application in accordance with the following additional standards:
      - (i) Whether the approval of the **Minor Subdivision** in combination with all of the other previously approved **Minor Subdivisions** in the

immediate surrounding area would provide for safe vehicular traffic along the **public street** to which the **Minor Subdivision** would have access, including, but not limited to, visibility at intersections, impact on existing public road **infrastructure**, **driveways**, curb cuts, and improvements needed for the safe movement of vehicles and pedestrians, in accordance with the standards of the Allen **County** Highway Department; and

- (ii) Whether the approval of the **Minor Subdivision** in combination with all of the other previously approved **Minor Subdivisions** in the immediate surrounding area would meet the storm drainage standards of the Allen **County** Surveyor's Office, including, but not limited to, the need to adequately handle the discharge of storm water and the impact on existing drains and drainage **structures**; and
- (iii) Whether the private **on-site sewage systems** in the **Minor Subdivision** in combination with the private **on-site sewage systems** in the other previously approved **Minor Subdivision** in the immediate surrounding area would present a health risk to the public, as determined by the guidelines of the Fort Wayne-Allen **County Department of Health**; and
- (iv) Whether the private wells in the Minor Subdivision in combination with the private wells in the previously approved Minor Subdivision in the immediate surrounding area would have an adverse impact on the other private wells, as determined by state law or other regulations.

## (2) Deferral

The Committee may also defer action on primary approval of the proposed **Minor Subdivision** if it needs more information or time to determine if the **subdivision** is eligible for approval. In deferring action on a Primary **Minor Subdivision**, the Committee shall notify the applicant in writing of the reasons for the deferral, in accordance with the rules of the **Commission**. If the reason for the deferral is a Committee determination that the application cannot be granted primary approval until specific changes are made or additional information is submitted by the applicant, the applicant shall be notified of that fact and the applicant shall have twenty-one (21) days to submit corrected materials or additional information (or other specific period of time, up to sixty (60) days, as established by the **Commission** at the time of deferral). If the corrected materials or additional information is not submitted within the **Commission's** established period of time, the Committee may deny the application.

#### (3) Findings

The Committee shall enter written findings, setting forth the reasons for its action on an application for primary approval of a **Minor Subdivision**. If the **subdivision** is denied, the written findings entered by the Committee shall set forth the reasons for such denial.

#### (4) Notice of Decision

Notice of the Committee's decision on an application for primary approval of a **Minor Subdivision** shall be provided by furnishing a copy of its decision and findings to the applicant and any interested party as established by **Commission** rule.

#### (5) Period of Valid Approval

- (A) Any primary approval of a **Minor Subdivision** by the **Executive Committee** shall be valid for a period of twenty-four (24) months from the date of that approval. If the **Minor Subdivision** has not received **secondary approval** within that twenty-four (24) month period, the preliminary approval of the **Minor Subdivision** shall be null and void, unless an extension is obtained pursuant to subsection (B) below.
- (B) The applicant may request approval from the **Executive Committee** for an extension of time to obtain **secondary approval** of a **Minor Subdivision**. The request shall be made prior to the expiration of the twenty-four (24) month approval period.

### (e) Secondary Approval

- (1) Review
  - (A) Following primary approval of a **Minor Subdivision**, the applicant shall file an application for **secondary approval** of the **Minor Subdivision**.
  - (B) The **DPS** staff shall distribute the application materials to those public and quasi-public agencies identified by the **Commission's** rules.
  - (C) The **DPS** staff shall review the application materials to insure the requirements for **secondary approval** stated in this ordinance have been satisfied, shall coordinate the comments and requirements of the reviewing agencies, and shall make a recommendation to the **Commission** for the granting or denial of **secondary approval** of the **plat**.
  - (D) The **Commission** shall consider reviewing the application at its next available business meeting.
  - (E) No notice or public hearing is required for approval of a Secondary **Minor Subdivision**.
  - (F) If an appeal of the Committee of the Commission's primary approval of a Minor Subdivision was filed, the DPS staff shall take no further action until the Commission has made a decision on the appeal, and any action on the application for secondary approval of a Minor Subdivision shall be consistent with the Commission's decision on the appeal.

#### (2) Decision

(A) After review of an application for **secondary approval** of a **Minor Subdivision**, the **DPS** staff shall approve or deny the application. The **DPS** staff shall grant **secondary approval** of the **Minor Subdivision** if it determines that the application meets the following criteria, and may approve subject to **conditions** if it determines that those **conditions** will enable it to make a determination that:

- (i) The application is consistent with the primary approval of the **Minor Subdivision** for the **development site**, including any **conditions** attached to the **Minor Subdivision** primary approval;
- (ii) The application meets those **development** design standards for **Minor Subdivisions** in A.C.C. 3-4-4; and
- (iii) All required improvements and **infrastructure** for the **Minor Subdivision** have been completed.
- (B) If **secondary approval** is denied, the **DPS** Staff shall within three (3) business days after that denial furnish the applicant with a written list of the reasons for such denial.
- (C) If **secondary approval** is granted by **DPS** Staff, all certifications required by the **Commission's** rules shall be obtained by the applicant prior to recording.
- (D) The **Commission** may grant **secondary approval** of the **Minor Subdivision plat** subject to the expiration of the time provided for appeal under IC 36-7-4-708 of the primary approval of the **Minor Subdivision**; provided however, that the **plat** for which **secondary approval** has been granted shall not be signed or certified on behalf of the **Commission**, prior to the expiration of such appeal period.
- (3) Recording and Period of Validity
  The provisions of A.C.C. 3-3-3-6(d)(4) shall apply.
- (f) **Development** and Design Standards

**Development** and design standards applicable to **Minor Subdivisions** are listed in Title 3, Chapter 4 (A.C.C. 3-4-4). No **waivers** of or exceptions to those standards are permitted for **Minor Subdivisions**.

#### 3-3-3-6 **Major Subdivision**

**Major Subdivisions** are not permitted in the A-1 and A-3 **districts**. In all other **districts**, **Major Subdivisions** of land are subject to the following standards and procedures.

(a) Delegation of Authority

The **Commission** may delegate authority to grant **secondary approval** of a **Major Subdivision** to a Committee of the **Commission** by rule. If the **Commission** has not delegated such authority, the **Commission** shall review applications for **secondary approval** of **Major Subdivision**.

(b) Submittal Requirements

The applicant for a **Major Subdivision** shall submit an application form, a **subdivision plat**, and supporting information as established by the **Commission's** rules. Only applications that have been determined by **DPS** staff to be complete shall be placed on the **Plan Commission's** agenda for the next available public meeting. A determination made by the **DPS** staff with regard to the completeness of a **Major Subdivision** application may be appealed to the **Commission** in accordance with the **Commission's** rules.

- (c) Primary Approval
  - (1) Review
    - (A) The **Commission** shall adopt filing **fees**, filing deadlines, meeting dates, and a hearing procedure for this process by rule.
    - (B) After receipt of a complete application, the **DPS** staff shall provide notice of the public hearing by publication in accordance with IC 5-3-1, this ordinance, and as established by the **Commission** by rule.
    - (C) **DPS** staff shall review the application and shall make a recommendation on the application. If the applicant has submitted an incomplete application, the **DPS** staff shall notify the applicant of the missing information and provide the applicant with thirty (30) business days to submit the missing information.
    - (D) The **Commission** shall hold a public hearing on the application for primary approval of the proposed **Major Subdivision** in accordance with the **Commission's** rules.
  - (2) Action and Additional Provisions

The following standards and requirements shall apply to the **Commission's** actions on a **Major Subdivision**.

(A) Decision

After public hearing on the proposed **Major Subdivision**, the **Commission** shall grant primary approval to the **Major Subdivision** if it determines that the application meets the **development** requirements of the applicable **zoning district**. The **Plan Commission** may approve the **plat** subject to **conditions** if the **conditions** are reasonably necessary to satisfy those **development** requirements.

#### (B) Deferral

The Commission may also defer action on the proposed Major Subdivision if it needs more information or time to determine if the subdivision is eligible for primary approval. In deferring action on a Major Subdivision, the Commission shall notify the applicant in writing of the reasons for the deferral, in accordance with the rules of the Commission. If the reason for the deferral is a Commission determination that the application cannot be granted primary approval until specific changes are made or additional information is submitted by the applicant, the applicant shall be notified of that fact and the applicant shall have twenty-one (21) days to submit corrected materials or additional information (or other specific period of time, up to sixty (60) days, as established by the Commission at the time of deferral). If the corrected materials or additional information is not submitted within the Commission's established period of time, the Commission may deny the application.

#### (C) Findings

The **Commission** shall enter written findings, setting forth the reasons for its action on an application for primary approval of a **Major Subdivision**. If primary approval is denied, the written findings entered by the **Commission** shall set forth the reasons for such denial.

#### (D) Notice of Decision

Notice of the **Commission's** decision on an application for primary approval of a **Major Subdivision** shall be provided by furnishing a copy of its decision and findings to the applicant and any interested party as established by rule.

#### (E) Period of Valid Approval

- (i) Any primary approval of a **Major Subdivision** by the **Commission** shall be valid for a period of twenty-four (24) months from the date of that approval. If **secondary approval** of the **Major Subdivision** is not obtained within that twenty-four (24) month period, the primary approval of the **Major Subdivision** approval shall be null and void, unless an extension is obtained pursuant to subsection (ii) below.
- (ii) The applicant may request approval from the **Commission** for an extension of time to obtain **secondary approval** of a **Major Subdivision**. The request shall be made prior to the expiration of the twenty-four (24) month approval period.

# (d) Secondary Approval

### (1) Delegation of Authority

The Commission may delegate authority to grant secondary approval of a Major Subdivision to a committee of the Commission. If such authority has been delegated, each reference to the Commission below shall apply to the Committee granted such authority. If the Commission has not delegated authority to grant approval of a Secondary Major Subdivision, the Commission shall review applications for Secondary Major Subdivisions.

#### (2) Review

- (A) Following primary approval of a **Major Subdivision**, the applicant shall file an application for **secondary approval** of all or a specifically described portion of the **Major Subdivision**.
- (B) The **DPS** staff shall distribute the application materials to those public and quasi-public agencies identified in the **Commission's** rules.
- (C) The **DPS** staff shall review the application materials to insure the requirements for **secondary approval** stated in this ordinance have been satisfied, shall coordinate the comments and requirements of the reviewing agencies, and shall make a recommendation to the **Commission** for the granting or denial of **secondary approval** of the **plat**.
- (D) The **Commission** shall consider reviewing the application at its next available business meeting.
- (E) No notice or public hearing is required for a **secondary approval** of a **Major Subdivision**.

#### (3) Decision

- (A) After review of an application for secondary approval of a Major Subdivision, the Commission shall grant secondary approval of the Major Subdivision if it determines that the application meets the following criteria, and may approve subject to conditions if it determines that those conditions will enable it to make a determination that:
  - (i) The application is consistent with the primary approval of the **Major Subdivision** for the **parcel**, including any **conditions** attached to the **Major Subdivision** primary approval;
  - (ii) The application meets those design and **development** standards for **Major Subdivisions** in A.C.C. 3-3-3-6(e);
  - (iii) The applicant has paid in full to the **Commission** all costs incurred for the furnishing of notice related to the primary approval of the **Major Subdivision** required under this ordinance or by the **Commission's** rules;
  - (iv) The applicant has installed all of the improvements required by this ordinance in accordance with the approved plans and specifications on file, and delivered to the **Commission** all necessary approvals and acceptances for those improvements from all applicable agencies and authorities; or in the event all of the required improvements have not been installed, the applicant has filed with the **Commission**, for any improvements already installed all necessary approvals and acceptances from all applicable agencies and authorities and provided financial guarantees pursuant to A.C.C. 3-3-3-6(f) for any required improvements not installed, or installed but for which all necessary approvals and acceptances from all applicable agencies and authorities have not been obtained.

- (B) If **secondary approval** is denied, the **Commission** shall within five (5) business days after that denial furnish the applicant with a written list of the reasons for such denial.
- (C) If **secondary approval** is granted by the **Commission**, all certifications required by the **Commission's** rules shall be obtained by the applicant prior to recording.
- (D) **Secondary approval** may only be granted after the expiration of the time provided for an appeal of the Primary approval under I.C.36-7-4-708.
- (E) Any action by the **Commission** for **secondary approval** of a **Major Subdivision** shall be a final decision.
- (F) After **secondary approval** has been granted, the **plat** shall be certified and then released for recordation as established in the **Commission's** rules.
- (4) Recording and Period of Validity
  - (A) It shall be the responsibility of the applicant to obtain all **Major Subdivision** plat certifications and signatures required by the **Commission's** rules, and to record the **Major Subdivision plat** with **secondary approval** and any associated covenants, **easements** or similar documents.
  - (B) Within one (1) year of the granting of **secondary approval** of the **Major Subdivision**, the applicant shall furnish to the Executive Director the original of the **subdivision plat** in its final form and with all required contents and restrictive covenants, as approved by or on behalf of the **Commission**.
  - (C) Upon receipt of the **plat**, the Executive Director shall determine whether the **plat** submitted for recording complies strictly in its form and contents with the **secondary approval** granted by or on behalf of the **Commission**.
  - (D) If the Executive Director determines that the submitted **plat** strictly complies with the **secondary approval**, the Executive Director shall have the **plat** signed and certified as established by rule and shall release the **plat** to be recorded.
  - (E) If the Executive Director determines that the **plat** submitted for recording does not strictly comply with the **secondary approval**, the Executive Director shall notify the applicant of any required changes to bring the **plat** into compliance with the **secondary approval** and shall allow the applicant an additional thirty (30) days to make those changes and to submit a corrected **plat** to the Executive Director for recording. If the applicant makes the required changes and submits a corrected **plat** and required recording **fees** within that thirty (30) day period, the Executive Director shall proceed to record the **plat** as described in subsection (D) above. If the applicant does not submit a corrected **plat** with the thirty (30) day period, or the **plat** submitted by the applicant during that period does not include the changes requested by the Executive Director, the primary and **secondary approvals** of the **subdivision** shall lapse and be void.

(e) **Development** and Design Standards

**Development** and design standards applicable to **Major Subdivisions** are listed in Title 3, Chapter 4 (A.C.C. 3-4-4). Some modifications of or exceptions to **development** and design standards for **Major Subdivisions** are permitted pursuant to A.C.C. 3-4-5-2 and 3-4-5-3.

(f) Performance Guarantees

If an applicant applies for **secondary approval** of a **Major Subdivision** and has not installed all of the improvements required by this ordinance and the **Subdivision** approvals, the **Commission** or its designee may only consider the application if the applicant has executed with the **Commission** an **infrastructure** completion agreement as set forth below:

(1) **Infrastructure** Completion Agreement

The applicant has executed an agreement acceptable to the **Commission** confirming that:

- (A) The applicant will install all required **infrastructure** to serve each **lot** in the **Major Subdivision** before applying for an **Improvement Location Permit** for that **lot**, and
- (B) After **Improvement Location Permits** have been approved for fifty (50) percent of the **lots** in that phase of the **Major Subdivision**, no additional **Improvement Location Permits** for any **lot** in that phase of the **Major Subdivision** shall be issued until all required improvements have been installed, inspected, and approved by the **County** or the applicable governmental or quasi-governmental entity or a **subdivision** improvement **bond** is posted by the applicant, as described in subsection (2) below.
- (C) For purposes of this standard, each phase of a **Major Subdivision** shall be considered separately.
- (2) **Subdivision** Improvement **Bond** 
  - (A) If the DPS is holding Improvement Location Permits under the terms of an Infrastructure Completion Agreement and required improvements in the Major Subdivision have not been completed, inspected, and approved as required by that agreement, then, as an alternative to completing those improvements, the applicant may execute and post with the Commission a subdivision improvement bond, in accordance with the Commission's rules, to insure installation, acceptance and approval of the remaining improvements as shown on the approved plans and specifications for the Major Subdivision.
  - (B) The **subdivision** improvement **bond** shall:
    - (i) Be in an amount determined by the **Commission** to be sufficient to complete the improvements and installation in accordance with this ordinance, based on an estimate provided by the **developer** and determined to be adequate by the applicable reviewing entity;
    - (ii) Provide surety satisfactory to the **Commission**;
    - (iii) Run to the Commission; and

- (iv) Specify the time for completion of the improvements and installations.
- (C) If an applicant posts a **subdivision** improvement **bond** as required by subsection (A) above and the required improvements are not installed within the time stated in the performance **bond**, the **Commission** is authorized to use funds from the **bond** to cause the improvements covered by the **bond** to be installed as shown in the approved plans and specifications for the **Major Subdivision**. Upon submission by the application of the document required under the regulations adopted by the **Commission**, demonstrating that all improvements have been installed in accordance with this ordinance, the **Commission**, or its duly authorized representative, shall release such performance **bond** and discharge the **developer** and surety, if any, from further liability or responsibility under the **bond**.

# 3-3-3-7 Secondary **Plat** Amendments and Adjustments

(a) General Amendments

After a **secondary approval** of a **Minor** or **Major Subdivision**, the **Commission** or its designee, is authorized to approve amendments to the **subdivision plat** if:

- (1) A request for amendment is filed, accompanied by the signatures of all **owners** of **lots** in the **plat**, and a survey if the **Commission** or its designee determines that a survey is necessary to accurately evaluate the impacts of the proposed amendment;
- (2) There is no increase in the number of **lots**;
- (3) No public land will be accepted as a result of the amendment, except as may be incidental to the adjustment of **lot lines** and/or **right-of-way** lines; and
- (4) The amendment is consistent with the purposes and requirements of this ordinance.
- (b) Errors or Omissions

If an error or omission is found at any time after the recording of a **Minor** or **Major Subdivision plat**, the Executive Director shall be notified of the error or omission in writing, and the property **owner** or his or her successor shall cause the error or omission to be corrected. The Executive Director shall determine how the correction of the error or omission shall be made. The Executive Director may withhold **Improvement Location Permits** for any **lot** within the **subdivision** until the error or omission is corrected.

#### 3-3-3-8 Appeals

- (a) Appeals of Decisions of a Committee of the **Plan Commission** 
  - (1) A decision of a Committee of the **Commission** may be appealed to the **Plan Commission** by the applicant.
  - (2) The applicant may appeal the Committee's action on a Minor or **Major Subdivision** within five (5) business days after notice of the disposition has been mailed. If an appeal is filed, it shall be placed on the next available scheduled public hearing of the **Commission** that will allow for notice to interested parties.
  - (3) The **Commission** may approve, disapprove, or conditionally approve the Major or **Minor Subdivision plat** based on a determination of whether the Committee's decision complied with the requirements of this ordinance.

- (4) The approval or disapproval of the appeal is a final decision of the **Commission** that may be reviewed as provided in I.C. 36-7-4-1016.
- (b) Appeals of Decision of the **Plan Commission**

Every final decision of the **Commission** or its designee as set forth in I.C. 36-7-4-715 shall be subject to review as provided in I.C. 36-7-4-1016.

#### 3-3-3-9 Additional **Subdivision** Actions

(a) **Subdivision Plat** Vacation

The **Commission** may approve, approve with **conditions**, or deny a decision to vacate a **Minor** or **Major Subdivision plat**, pursuant to I.C. 36-7-4-711.

- (b) Registration of Nonconforming Metes and Bounds Subdivisions
  - (1) A **metes and bounds subdivision** was legally created prior to February 1, 2008, and that received a registration certificate on or before October 1, 2008, as a lawful nonconforming **metes and bounds subdivision** may be continued to be **subdivided** under the prior A.C.C. 4-1-3-9, as was the case prior to February 1, 2008.
  - (2) A **metes and bounds subdivision** that did not receive a registration certificate as a legal **metes and bounds subdivision** on or before October 1, 2008, shall be subject to this ordinance and no further **subdivision** shall occur on the real estate except in strict conformity with this ordinance.
  - (3) No nonconforming **metes and bounds subdivision** may be extended beyond the boundaries of the legal description approved in the registration certificate.

# <u>ARTICLE 4 – ADDITIONAL GENERAL STANDARDS</u>

# Chapter 1 Purpose

The purpose of this article is to provide updated and aligned additional standards, requirements, and provisions for **accessory structures** and **uses**, **temporary structures** and **uses**, **development** design standards, **development** standards **waivers** and exceptions, **home occupations**, parking, landscape standards, **signs**, **Airport Overlay Districts**, and floodplain management.

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#### Chapter 2 Accessory Structures and Uses

### 3-4-2-1 Residential Accessory Structures and Uses

### (a) Purpose

The purpose of this section is to provide standards for the placement and erection of **fences, walls, hedges** and similar construction or elements for the conservation and protection of property; the assurance of safety, security, and privacy; and the improvement of the visual environment, including the provision of an orderly appearance in keeping with neighborhood character.

#### (b) Accessory Structures

See the individual **residential zoning district** sections for the **accessory structures** permitted in that **zoning district**.

#### (c) Fence and Wall Standards

#### (1) Purpose

The purpose of this section is to provide standards for the placement and erection of **fences**, **walls**, **hedges** and similar construction or elements for the conservation and protection of property; the assurance of safety, security, and privacy; and the improvement of the visual environment, including the provision of an orderly appearance in keeping with neighborhood character.

#### (2) Permitted Materials

All **fences** shall be constructed of customarily used materials such as chain link, split rail, split rail with welded wire mesh, masonry, wrought iron, wood, polyvinylchloride (PVC), or similar fencing material.

#### (3) Prohibited Materials

The use of materials such as corrugated or sheet metal, chicken wire, woven wire, welded wire mesh as a primary material, temporary construction fencing, snow fencing or other similar materials shall not be permitted for permanent fencing. In **residential districts**, a **fence** or **wall** may not be designed to cause pain or injury to humans or animals. This includes the use of spikes, broken glass, barbed wire, razor wire, nails, electric charge or similar materials.

#### (4) **Swimming Pool** Fencing

Any pool which meets the definition set forth in A.C.C. 3-5-6 shall comply with the residential **swimming pool** safety feature requirements set forth in 675 IAC 14-4.3-296(3). In accordance with and to supplement this section access to a pool shall be restricted by one of the following:

- (A) A wall or fence not less than four (4) feet in height which completely surrounds the pool and deck area with the exception of self-closing and latching gates and doors both capable of being locked; or
- (B) A rigid power safety pool cover which meets the requirements set forth in 675 IAC 14-4.3-296(3) and which provides a continuous connection between the cover and the **deck**, so as to prohibit access to the pool when the cover is completely drawn over the pool; and shall be mechanically operated such that the cover cannot be drawn open or retracted without the use of a key, or a key

and switch, or a touch pad with a personal access code. All automatic pool covers shall be kept operable and in good working order; such pool covers shall not be operated in ways that create safety or access hazards, such as being permitted to be left open for extended periods of time, or to accumulate large amounts of water on top of the cover; or

(C) For above ground **swimming pools**, other means not less than four (4) feet high completely surrounding the pool and **deck** area when the pool is not in use that is deemed impenetrable by **DPS** staff at the time of construction.

#### (5) Exceptions to Standards

#### (A) Hedge or Retaining Wall

A **hedge** or **retaining wall** not exceeding three (3) feet in height above the grade of the adjoining sidewalk or ground, may be located in the required **front yard** with no minimum **setback**, subject to the **corner visibility** provisions as defined herein.

#### (B) Ornamental Fence

An **ornamental fence**, as defined herein, not exceeding three (3) feet in height may be located in the required **front yard** with no minimum **setback**, subject to the **corner visibility** provisions as defined herein.

### (C) Agricultural Use Fence

Fencing shall be permitted in conjunction with a permitted **agricultural use**. An **open fence** shall be permitted in a required **front yard**, up to four (4) feet in height. The fencing may include barbed wire or electric charge.

#### (d) Accessory Uses

See the individual **residential zoning district** sections for the **accessory uses** permitted in that **zoning district**. Staff may also determine that additional **accessory uses** may be permitted.

#### (1) Outdoor Display

**Outdoor display** as defined herein shall be prohibited except for **yard** and **garage** sales. **Yard**, **garage**, and similar sales on residential properties may be held up to three (3) times in a calendar year, for up to three (3) days per sale.

#### (2) **Outdoor Storage**

In any **residential district**, the **outdoor storage** of junk, **trash**, and debris as defined herein shall be prohibited. In addition, the **outdoor storage** of the following shall be prohibited:

- (A) Wrecked or dismantled **automobiles**;
- (B) Home appliances and fixtures such refrigerators, stoves, and sinks; and
- (C) Indoor furniture.

#### (3) Parking and Vehicle **Storage**

#### (A) Permitted **Automobiles** and **Motor Vehicles**

(1) In any **residential district**, licensed and operable **automobiles**, vans, motorcycles, **recreational vehicles**, campers, boats, small (one-ton,

panel or pickup) trucks, and pull trailers up to 100 square feet in size shall only be permitted to be parked in a **driveway** or on an improved surface directly connected to a **driveway**.

- (2) Tractors or similar **motor vehicles** used in conjunction with a permitted **agricultural use**
- (3) In an A1 **district**, on **parcels** that are over five (5) acres, two of the following **motor vehicles** may be parked outside:
  - (i) **School**, **religious institution**, or similar buses;
  - (ii) Semi-trailers;
  - (iii) Semi-trucks;
  - (iv) Large pick up or panel trucks (over one ton); and
  - (v) Pull-behind trailers over 100 square feet in size.

#### (B) Prohibited Automobiles and Motor Vehicles

The vehicles noted below shall be prohibited to be parked or otherwise stored outside of a public **right-of-way** in **residential districts** unless permitted in (3)(A)(3) above:

- (1) Inoperable or unlicensed **automobiles**, motorcycles, vans, **recreational vehicles**, campers, boats, small (one-ton, panel or pickup) trucks or other similar vehicles:
- (2) **School, religious institution**, or similar buses;
- (3) Semi-trailers;
- (4) Semi-trucks:
- (5) Large pick up or panel trucks (over one ton);
- (6) Pull-behind trailers over 100 square feet in size;
- (7) Tractors or similar **motor vehicles** used in conjunction with a permitted **agricultural use**; and
- (8) Other large commercial vehicles not otherwise listed.

### 3-4-2-2 Nonresidential Accessory Structures and Uses

(a) Purpose

The purpose of this section is to provide standards for the placement and erection of **fences**, **walls**, **hedges** and similar construction or elements for the conservation and protection of property; the assurance of safety, security, and privacy; and the improvement of the visual environment, including the provision of an orderly appearance in keeping with neighborhood character.

#### (b) Accessory Structures

See the individual **residential zoning district** sections for the **accessory structures** permitted in that **zoning district**.

#### (c) Fence and Wall Standards

### (1) Purpose

The purpose of this section is to provide standards for the placement and erection of **fences**, **walls**, **hedges** and similar construction or elements for the conservation and protection of property; the assurance of safety, security, and privacy; and the improvement of the visual environment, including the provision of an orderly appearance in keeping with neighborhood character.

#### (2) Permitted Materials

All **fences** shall be constructed of customarily used materials such as chain link, split rail, split rail with welded wire mesh, masonry, wrought iron, wood, polyvinylchloride (PVC), or similar fencing material.

#### (3) Prohibited Materials

The use of materials such as corrugated or sheet metal, chicken wire, woven wire, welded wire mesh as a primary material, temporary construction fencing, snow fencing or other similar materials shall not be permitted for permanent fencing. In **nonresidential districts** abutting a **residential district**, a **fence** or **wall** may not be designed to cause pain or injury to humans or animals. This includes the **use** of barbed wire, broken glass, nails, razor wire, spikes, electric charge or similar materials. For the purposes of this provision, "abutting" shall include any area separated from a **residential district** by an **alley right-of-way**.

#### (4) **Swimming Pool** Fencing

Commercial, industrial, and other nonresidential **swimming pools** shall be completely surrounded by a **fence**, **wall**, **building**, or other enclosure determined acceptable by the **Zoning Administrator**, of not less than six (6) feet in height.

#### (5) Exceptions to Standards

#### (A) **Hedge** or **Retaining Wall**

A **hedge** or **retaining wall** not exceeding three (3) feet in height above the grade of the adjoining sidewalk or ground, may be located in the required **front yard** with no minimum **setback**, subject to the **corner visibility** provisions as defined herein.

#### (B) Ornamental Fence

An **ornamental fence**, as defined herein, not exceeding three (3) feet in height may be located in the required **front yard** with no minimum **setback**, subject to the **corner visibility** provisions as defined herein.

#### (d) Accessory Uses

#### (1) **Outdoor Display** and Temporary Outdoor Sales

Nonresidential **outdoor display** and temporary outdoor sales shall only be permitted as follows:

(A) In C1 and **BTI districts**, **outdoor display** and temporary outdoor sales shall not be permitted;

- (B) In C2 and NC **districts**, **outdoor display** and temporary outdoor sales shall be permitted within ten (10) feet of the **primary structure** on the front or **street** side(s); or beneath a **gas station canopy**;
- (C) In SC, C3, C4, I1, I2, and I3 **districts**, except for **automobile**, boat, and similar **motor vehicle** sales **uses**, **outdoor display** and temporary outdoor sales shall meet the **building setback** standards, or as otherwise approved by the **Plan Commission**; display area shall be limited to a maximum of 10% of the **primary structure** or tenant space; and
- (D) Items offered for sale shall be displayed on a paved or similar improved surface (excluding gravel surfaces).

### (2) Permanent Outdoor Sales

**Permanent outdoor sales** shall only be permitted as follows:

- (A) In C1 and **BTI districts**, **permanent outdoor sales** shall not be permitted;
- (B) In C2 and NC districts, permanent outdoor sales shall be permitted within ten (10) feet of the primary structure on the front or street side(s); or beneath a gas station canopy;
- (C) In SC, C3, C4, I1, I2, and I3 **districts**, **permanent outdoor sales** shall be permitted within ten (10) feet of the **primary structure** on the front or **street** side(s); or beneath a **gas station canopy**; and
- (D) Items offered for sale shall be displayed on a paved or similar improved surface (excluding gravel surfaces).

#### (3) **Outdoor Storage**

Nonresidential **outdoor storage** shall only be permitted as follows (see Chapter 3-4-8, Landscape Standards, for specific **outdoor storage** landscape provisions):

- (A) In C1 and **BTI districts**, **outdoor storage** shall not be permitted;
- (B) In C2, NC, SC, C3, and C4 districts, outdoor storage shall: be located behind the primary structure, or on the internal side of a corner lot; meet primary building setback standards; and be located on a paved or permitted gravel surface;
- (C) In any commercial or industrial **district**, if over five (5) vehicles are stored outside the vehicle **storage** area shall be screened from **adjacent residential zoning districts** and **public street rights-of-way**; the **outdoor storage** of dismantled vehicles shall be prohibited;
- (D) In I1 **districts**, **outdoor storage** shall be allowed between the rear of the **building** and the **rear lot line**; the area of the **storage** may be up to the square footage of the **primary structure**;
- (E) In I2 **districts**, **outdoor storage** shall be allowed between the front **façade** of the **building** and the **rear lot line**;
- (F) In I3 **districts**, **outdoor storage** shall be allowed between the required front **setback** line and the **rear lot line**;

- (G) **Portable storage containers** used for accessory **outdoor storage**, if used for over 120 days, shall only be permitted in the C3, C4, I1, I2, and I3 **districts**, and shall meet the applicable provisions for **outdoor storage** in this chapter;
- (H) A paved **outdoor storage** area shall have a minimum five (5) feet **setback** from any **lot** line, and a gravel **outdoor storage** area shall have a minimum ten (10) feet **setback** from any **lot** line.

# Chapter 3 Temporary Buildings, Structures and Uses

### 3-4-3-1 Temporary **Accessory Structures**

- (a) A temporary **accessory structure** shall be permitted for any universally permitted use, or in a **nonresidential district**, subject to the following standards and requirements:
  - (1) A temporary mobile classroom **structure** shall be permitted up to two years;
  - (2) A temporary **storage** or similar **temporary structure**, including a **portable storage container**, shall be permitted up to 90 days without a **Certificate of Use**; if the applicant obtains a **Certificate of Use** then the **structures** may be permitted up to 120 days;
  - (3) If the proposed **structure** requires review under A.C.C. 3-3-2-1 (Site Plan Review), the applicant shall obtain approval of the proposal through that process, prior to the issuance of an **Improvement Location Permit**; and
  - (4) This section shall not apply to temporary construction or sales **structures**, **mobile food service units**, or tents.
- (b) A temporary storage or similar **structure**, including a **portable storage container**, shall be permitted in a residential **district** for up to 90 days without a **Certificate of Use**; if the applicant obtains a **Certificate of Use** then the **structure** may be permitted up to 120 days.

#### 3-4-3-2 Temporary **Special Events**

Temporary **special events** shall be permitted as an **accessory use** to any **universally permitted use**. Temporary **special events** shall be permitted up to three (3) times per year, for a period not to exceed fourteen (14) days per event. Tents, or other similar **structures** or facilities, shall be permitted in conjunction with the **special event**. An **Improvement Location Permit** shall not be required for a tent or similar **structure** used in connection with a permitted temporary **special event**. Festivals or similar events held in **public park**s shall not be considered temporary **special events**.

# 3-4-3-3 Temporary Construction/Sales **Structures**

- (a) Construction trailers shall be permitted, provided the project is proceeding with due diligence, until the project is complete. Trailers shall be located in conformance with the **corner visibility** provisions as defined herein.
- (b) A temporary sales/leasing trailer shall be permitted, provided the project is proceeding with due diligence, until the project is complete. If the trailer contains water and/or sewer, it shall be required to be reviewed and approved through the Site Plan review process.
- (c) No permit shall be required for an on-site trailer if no water and sewer connections are requested; if the trailer is to be placed off-site, or if water and sanitary sewer connections are requested, then the **structure** shall be reviewed through the Site Plan review process.

#### 3-4-3-4 **Mobile Food Service Units**

- (a) A mobile food service unit shall be a permitted use in a C2, NC, SC, C3, C4, I1, I2, or 13 district, and a permitted accessory use to an institutional building in any zoning district. The unit shall be allowed on a site up to five (5) times in a twelve (12) month period, for up to five (5) days per event. If the unit is located in a **public park** as part of a festival or similar event or is located within a public **right-of-way**, there shall be no limit on the number of times the unit shall be allowed. Any unit located outside of a public right-of-way shall meet the primary building setbacks. No Improvement Location Permit or Certificate of Compliance shall be required.
- (b) A mobile food service unit shall be a permitted use in a C2, NC, SC, C3, C4, I1, I2, or 13 district, beyond the limits listed in A.C.C. 3-4-3-4 (a) above, for up to four (4) months in a twelve (12) month period; however, an Improvement Location Permit or Site Plan Review, as applicable to the specific request, shall be required for the use.

#### 3-4-3-5 **Temporary Tents**

The following standards shall apply to the placement of temporary tents; a temporary tent shall only be permitted on a **lot** with an existing **primary building**, and shall only be permitted for a use that is permitted in the **district** where the tent is to be located.

- (a) In **residential districts** a tent of up to 200 square feet may be placed on a **lot** up to three (3) times in a twelve (12) month period, for up to fourteen (14) days per event;
- (b) In **residential districts** a tent of over 200 square feet may be placed on a **lot** up to three (3) times in a twelve (12) month period, for up to fourteen (14) days per event; the applicant shall obtain a Certificate of Use; or
- (c) In **nonresidential districts**, a tent may be placed on a **lot** up to three (3) times in a twelve (12) month period, for up to fourteen (14) days per event or one time for up to four (4) months in a twelve month period; the applicant shall obtain a **Certificate of Use** for each placement.

# **Chapter 4** Development Design Standards

### 3-4-4-1 Purpose

The purpose of this chapter is to:

- (a) Mitigate potential adverse impacts of proposed **development** on surrounding areas, and particularly residential neighborhoods;
- (b) Accommodate required **infrastructure** and public services;
- (c) Promote the efficient provision of public services; and
- (d) Promote efficient transportation and circulation networks.

### 3-4-4-2 Applicability

All Development Plans, Site Plan Reviews, and **Subdivisions** shall comply with each of the standards shown in the table below.

	DEVELOPMENT D					MNG	
Standard		A.C.C.	DP	SP	MJS	MNS	
Access		3-4-4-4	<b>√</b>	<b>√</b>	<b>V</b>	<b>✓</b>	
Airport overlay districts		3-4-4-5	<b>√</b>	V	· ·		
Block layout		3-4-4-6		,	<b>√</b>	<b>✓</b>	
Easements		3-4-4-7	✓	<b>√</b>	<b>√</b>	<b>√</b>	
Floodplain		3-4-4-8	✓	✓	✓	✓	
Landscape standards		3-4-4-9	✓	✓			
Lot standards		3-4-4-10			✓	✓	
Natural site features		3-4-4-11	✓		✓	✓	
Open space and recreation amenities		3-4-4-12			$\checkmark$		
Parking		3-4-4-13	✓	✓			
Pedestrian circulation		3-4-4-14	✓	<b>√</b>	✓		
Residential impact mitigation		3-4-4-15	✓	<b>√</b>			
Sanitary sewer		3-4-4-16	✓	✓	✓	✓	
Signs		3-4-4-17	✓	✓	✓	✓	
Site lighting		3-4-4-18	✓	✓			
Storm drainage		3-4-4-19	✓	✓	✓	✓	
Street lighting		3-4-4-20	✓	✓	✓		
Vehicle circulation and streets		3-4-4-21	✓	<b>√</b>	✓	✓	
Water		3-4-4-22	✓	<b>√</b>	✓	✓	
Zoning district standards		3-4-4-23	✓	<b>√</b>	✓	✓	
Building Separation							
Building Size							
• Number of <b>Buildings</b> on a <b>Lot</b>							
• Height							
<ul> <li>Lot Area and Width</li> </ul>							
	equirements						
• Zoning	Overlay <b>Districts</b>						
		KEY					
DP = Development Plan SP = Site Plan		MJS = Major	MNS =	MNS = Minor		✓ = Standard is	
		Subdivision	Subdivision		applicable		

### 3-4-4-3 Compliance

All proposed **development** shall be in conformance with the applicable **development** design standards. Compliance shall be determined by the **DPS** staff in the case of zoning ordinance standards, and by the applicable reviewing agency staff in the case of non-zoning ordinance standards. Copies of required application materials, applicable **fees**, and non-zoning ordinance standards are available from **DPS** staff.

#### 3-4-4-4 Access

(a) General Standards

Complete access and traffic management facilities in compliance with the standards and specifications of the applicable reviewing agency shall be provided to serve the proposed **development**.

- (b) Additional Standards for **Major Subdivisions** 
  - (1) Each residential **lot** in the **Major Subdivision** shall have direct access to an existing, publicly maintained **street** by way of a platted public or **private street**, but no residential **lot** may directly access an **arterial street**.
  - (2) Each residential **lot** in the **Major Subdivision** shall front upon and have at least the minimum required **frontage** on a dedicated **public street** of sufficient width and improvement to meet the applicable agency standards and specifications.
  - (3) Each **Major Subdivision** shall have at least one point of connection between its internal **street** system and an adjoining **arterial**, **collector**, or **local street** for every one hundred fifty (150) residential **lots**, or part thereof, located in the **Major Subdivision**. For purposes of this standard, the number of homes in all adjoining phases of a **Major Subdivision** shall be considered together.
- (c) Additional Standards for **Minor Subdivisions**

Each **Minor Subdivision lot** shall have **frontage** on an existing improved non-arterial **street**.

#### 3-4-4-5 **Airport Overlay Districts**

All **development** proposals shall also be subject to the applicable provisions of the **Airport Overlay Districts** as set forth in A.C.C. 3-4-11.

3-4-4-6 **Block** Layout

In **Major Subdivisions**, **blocks** shall be of sufficient dimension to allow two (2) tiers of **lots** of at least the minimum depth required by the **zoning district** in which the **lots** are located.

#### **3-4-4-7 Easements**

**Easements** shall be provided as required by the applicable reviewing agency for utility lines, storm water drainage facilities, and pedestrian access. **Easements** shall be designed and laid out so that adequate utility service and storm drainage can be provided, and proper continuity exists between areas, **uses**, **structures**, **parcels**, and **developments**. **Easement** widths and locations shall be shown.

#### 3-4-4-8 Floodplain

All proposed **buildings**, **structures**, and site **development** located within a Special Flood Hazard Area shall also comply with the applicable Floodplain regulations as set forth in A.C.C. 3-4-12.

### 3-4-4-9 Landscape Standards

All **development** shall comply with the landscaping, screening, and buffering standards applicable to that **development** as set forth in Chapter 8. When **development** other than a single **family** or **two family dwelling** occurs on a **lot adjacent** to a **residential zoning district**, the additional landscaping, screening, and buffering requirements in A.C.C. 3-4-4-15 shall apply.

### 3-4-4-10 **Lot** Standards

(a) Minor and Major Subdivision Standards

#### (1) Corner Lots

If Minor or **Major subdivision lots** are created that front on more than one intersecting **street** (**corner lots**) and one or more of those **streets** is an **arterial street**, **collector street** or limited access highway as shown in the latest adopted **County** transportation or **street** plan, access to each **corner lot** shall only be permitted from a local or interior **street**, unless otherwise approved by the **Plan Commission**. The **Commission** shall not approve a request for alternative access unless it shall make findings of fact based upon the evidence presented to it in each specific case that:

- (A) Granting approval will not be detrimental to the public health, safety, or welfare, or injurious to other properties.
- (B) The **conditions** upon which the request is based are unique to the property for which the request is sought, and are not applicable generally to other properties.
- (C) Because of the particular physical surroundings, shape, or topographical **conditions** of the specific property involved, a particular hardship to the **owner** would result, as distinguished from a mere inconvenience, if the strict letter of these regulations is carried out.

### (2) **Double Frontage Lots**

**Major Subdivision lots** shall not be created with two opposite **lots** lines both facing a **public street** (**double frontage lots**) unless:

- (A) The depth of each **double frontage lot** is at least 150 feet; it is intended that a **double frontage lot** be deeper than the **lots** directly across the interior **street** from the **double frontage lot**. Alternatively, the **lots** may be separated from the exterior higher volume **street** by a **common area** of not less than fifteen (15) feet; and
- (B) Access to each **double frontage lot** is only permitted from the interior, **local street**.

#### (3) Side Lot lines

**Side lot lines** generally shall be at right angles to straight **street right-of-way** lines and radial to curved **street right-of-way** lines.

#### 3-4-4-11 Natural Site Features

(a) General Standards

The location and nature of existing **significant** natural site features should be considered by the applicant in the planning and design of site **development** and should be avoided or preserved where possible.

- (b) Additional Standards for Major Subdivisions
  - (1) All **Major Subdivisions** should be located and designed to avoid the inclusion of **significant natural features** in individual **building lots** and to incorporate those features into common open spaces for the benefit of **subdivision** residents where possible.
  - (2) The **Commission** shall have the authority to approve **Major Subdivision lots** with up to ten (10) percent less **lot** area than the minimum required for the **zoning district** where the property is located if **significant natural features** are preserved, to allow for the **platting** of the same number of **lots** permitted by the minimum **lot** area required for that **zoning district** provided that title to the land containing those features is transferred to a homeowners' association or other entity responsible for their management under terms that will not allow the future **development** of the land on which the natural features are located.
- 3-4-4-12 Open Space and Recreation Amenities

There shall be no open/recreation space standards for single family residential subdivisions.

3-4-4-13 Parking

All **development** shall comply with the parking standards applicable to that **development** as set forth in A.C.C. 3-4-7.

- 3-4-4-14 Pedestrian Circulation
  - (a) General Standards
    - (1) Internal pedestrian walkways shall be constructed to provide connections to existing abutting sidewalks and trails, and from **primary building** entrances to required and existing sidewalks and trails.
    - (2) Construction of all required sidewalks shall occur prior to the issuance of a **Certificate of Compliance** for any **primary building**.
    - (3) Where a plan showing specific trail locations has been adopted as an amendment to the **Comprehensive Plan** and the plan shows a **multi-use trail** in a location where a sidewalk would otherwise be required, if engineering plans have been approved for the trail, a **multi-use trail** shall be constructed instead.
    - (4) If the proposed roadway is to be dedicated to Allen **County**, the design shall comply with the requirements of the Americans with Disabilities Act, including but not limited to the Public **Right-of-Way** Accessibility Guidelines.

- (b) Additional Standards Applicable to Development Plans and Site Plans
  - (1) Unless determined to be unnecessary due to existing **conditions** or determined to be impractical due to engineering constraints by the **County** Highway Department, sidewalks a minimum of five (5) feet in width shall be constructed to the standards of the applicable reviewing agency along the full property **frontage** of any **street** adjoining the Development Plan or Site Plan **development site** if:
    - (A) The **development site** (including all **development** proposed as part of a Primary Development Plan since April 4, 2014) contains twenty-five (25) **dwelling** units or more, or contains 25,000 square feet of nonresidential **gross floor area** or more, or both; or
    - (B) Sidewalks have previously been constructed within the **street right-of-way** on the same side of that adjoining **street** on at least one of the **parcels adjacent** to the proposed **development site** with **frontage** on that adjoining **street**.
  - (2) Where Development Plan or Site Plan **development site** includes multiple **buildings** on a single **lot** or on **adjacent lots**, internal pedestrian walkways shall be provided to provide connections between the **primary building** entrances of all **primary buildings**.
  - (3) Sidewalks shall not be required for outdoor eating/drinking/smoking area site plan review projects.
- (c) Additional Standards Applicable to **Major Subdivisions** 
  - (1) Sidewalks a minimum of five (5) feet in width shall be constructed to **County** standards and specifications on each side of all internal **streets** within a **Major Subdivision**, except as provided in subsection (d) below.
  - (2) Sidewalks a minimum of five (5) feet in width shall be constructed to the standards of the applicable reviewing agency along the full property **frontage** of any **street** adjoining the **Major Subdivision** if:
    - (A) The **Major Subdivision** (including previous or proposed later phases of the proposed **development**) contains twenty-five (25) residential **lots** or more; or
    - (B) Sidewalks have previously been constructed within the **street right-of-way** on the same side of that adjoining **street** on at least one of the **parcels adjacent** to the proposed **subdivision** with **frontage** on that adjoining **street**.
- (d) Exceptions

The following exceptions shall apply unless the excluded sidewalk is required as part of a Safe Routes to **School** plan approved by the **Board of Commissioners**.

- (1) Sidewalks shall not be required in **subdivisions** where the average **lot** size is 22,000 square feet and no **lot** size is less than 15,000 square feet.
- (2) Sidewalks shall only be required on one side of any **subdivision cul-de-sac street** if each **lot** with **frontage** on that cul-de-sac has an alternative walkway or trail located either in **common area** or within the **right-of-way** of an **arterial or collector street adjacent** to said **lots**.

(3) Sidewalks a minimum of five (5) feet in width shall only be required on one side of each **street** in **subdivisions** located in the **BTI** (**Business, Technology, and Industrial Park**), I1 (Limited Industrial), I2 (General Industrial), or I3 (Intensive Industrial) **zoning districts**.

#### 3-4-4-15 Residential Impact **Mitigation**

All **development** must comply with the landscaping, screening, and buffering requirements in Chapter 8. To provide additional buffering and **mitigation** for residential **uses**, if proposed **development** on a **lot** or **parcel adjacent** to an R1, R2, R3, MHS, or MHP **zoning district** includes **development** other than a single **family** or **two family dwelling**, the plan shall comply with the following additional standards.

(a) Additional Height Standards

No primary **buildings** or **structures** exceeding 30 feet in height shall be located within 50 feet of the A, R, or MH **district**.

- (b) Landscaping, Screening and Buffering
  - (1) Outdoor display or storage areas, including vehicle storage areas and drivethrough lanes shall meet the minimum primary building setback.
  - (2) No **gas station** or **convenience store canopy** shall be located between the **primary structure** and any **lot line** with a protected **district**.
  - (3) If the **mitigation** requirements of this A.C.C. 3-4-4-15 conflict with the screening and buffering requirements of Chapter 8, the standard requiring more screening and buffering shall apply.

#### 3-4-4-16 Sanitary Sewer

(a) **Major Subdivisions** and Development Plans

Public sanitary sewer facilities in compliance with the standards and specifications of the applicable reviewing agency shall be provided to serve the proposed **development**; for primary **plats** and Development Plans, evidence that public sanitary sewer is available and has adequate capacity to serve the **development** shall be provided.

#### (b) Minor Subdivision

- (1) If the **Minor Subdivision** will not be connected to a sanitary sewer system of a sewage disposal provider that holds a certificate of territorial authority issued by the Indiana Utility Regulatory **Commission**, authorizing such sewage disposal service for the area in which the **Minor Subdivision** is located, all on-site disposals must be in conformity with the regulations of, and approved by, the local and state departments of health. Individual **on-site sewage systems** shall be located entirely on the **lot** that is being served by the system.
- (2) The applicant will delineate an **on-site sewage system suitability zone** for each proposed **lot** within the **Minor Subdivision**. This zone will be a minimum 7,200 square feet in area and include a minimum of four (4) locations where soil tests have been performed. The Fort Wayne Allen **County Department of Health** will review the submitted information for suitability along with consideration of topography, location and proposed **easements**.

- (3) Each **on-site sewage system suitability zone** will be located a minimum of twenty-five (25) feet from any **lot line.**
- (4) In areas not served by public or other approved community sewage facilities, the minimum **lot** areas required by this ordinance shall be increased to include any additional area deemed necessary by all state or local departments of health to insure adequate sewage disposal.

#### 3-4-4-17 **Signs**

All **development** shall comply with the **sign** regulations applicable to that **zoning district** and type of **development** as set forth in A.C.C. 3-4-9.

#### 3-4-4-18 Site Lighting

Exterior lighting for all **development** other than single **family** and **two family dwellings** shall comply with the standards in subsection (b) below unless exempted pursuant to subsection (a) below.

#### (a) Exceptions

The following types of lighting are not subject to the requirements of this A.C.C. 3-4-4-18:

- (1) **Public street** and **right-of-way** lighting;
- (2) Lighting required and regulated by the **Federal Aviation Administration**;
- (3) Lighting for a special area, **district**, **street** or **building** that, according to an adopted **County** ordinance, requires special lighting aesthetics as part of its physical character;
- (4) Lighting for outdoor recreational **uses** such as ball diamonds, playing fields, **tennis court**s and similar **uses**, provided that light poles are not more than 40 ft. tall, and the maximum illumination at the property line is not brighter than zero footcandles;
- (5) Temporary decorative seasonal lighting;
- (6) Temporary lighting for emergency or nighttime work and construction; and
- (7) Temporary lighting for theatrical, television and performance areas, or for special public events.

#### (b) Standards

All exterior lighting shall meet the following design standards:

- (1) Any freestanding or wall pack light source or lamp shall be concealed or shielded with an Illuminations Engineering Society of North America (IESNA) full-cutoff style fixture to minimize the potential for glare and unnecessary diffusion on adjacent property.
- (2) Except for the portion of the property adjoining a **street right-of-way**, where nonresidential **development** is proposed **adjacent** to **residential districts**, zero foot-candles of light may be emitted by the nonresidential **development** along the property line with the **residential district**.
- (3) The maximum height of any lighting pole serving a residential **use** is 25 feet. The maximum height serving any other type of **use** is 35 feet, except that the maximum

height of any pole located within 50 feet of an A, R, or MH **district** shall be 25 feet.

(4) Lighting on **gas stations**, **convenience stores** and other outdoor **canopies** shall be fully recessed into the **canopy** and shall not protrude downward beyond the ceiling of the **canopy**.

#### 3-4-4-19 Storm Drainage

Storm drainage facilities in compliance with the standards and specifications of the applicable reviewing agency shall be provided to serve the proposed **development**.

#### 3-4-4-20 **Street** Lighting

Except in **Minor Subdivisions**, **public street** lighting shall be provided to serve the proposed **development**. In **Major Subdivisions**, **public street** lighting shall be provided as follows:

- (a) One (1) light at each entrance to the **subdivision** from a **collector** or **arterial street**.
- (b) Except in the A1 and A3 **zoning districts**, one (1) light at the head of each **cul-de-sac street**.
- (c) Except in the A1 and A3 **zoning districts**, one (1) light at each intersection of the **Major Subdivision street** system.

#### 3-4-4-21 Vehicle Circulation and **Streets**

(a) Consistency with Transportation Plan

The design and layout of the **street** system shall be consistent with the latest **County** adopted Transportation Plan.

(b) Construction Standards

The construction of **streets** shall comply with all applicable **County street** construction standards, including but not limited to **County** standards for minimum **street** widths, intersection and/or roundabout design, **street** alignments, curve radii and tangents, **street** grades and grading, types and qualities of construction materials.

#### (c) **Private Streets**

The **Commission** may approve a **private street** in a major or **minor plat** provided all of the following **conditions** are satisfied:

- (1) Restrictive covenants, a written **commitment**, or other necessary document(s) running with the land, shall be recorded in such form as is approved by the **Commission** to clearly state of record each of the following provisions:
  - (A) The **Board of Commissioners** shall not be obligated to accept a public dedication, deed, or any other **conveyance** of such **private street**;
  - (B) The Allen **County** Highway Department shall not be obligated to maintain or repair the **street**, or accept it into the Allen **County** Highway Maintenance Program;
  - (C) A legally formed community association comprised of all **owners** of **lots** in the **subdivision**, as well as each such **owner** individually, shall be jointly and severally obligated to maintain and repair each **private street** in the **subdivision**;

- (D) The **subdivision's** community association and all **owners** of **lots** in the **subdivision** shall jointly and severally indemnify and hold harmless Allen **County**, Indiana, the **Board** and the **Commission**, against any loss, damage, or liability arising from claims or suits for personal injury or property damage involving the design, construction, **use**, or maintenance of a **private street** in the **subdivision**; and
- (E) While the **use** of a **private street** may be restricted to **owners** of **lots** in the **subdivision**, or their invitees and licensees, an express **easement** shall be granted to public and quasi-public agencies for **use** of such **streets** by emergency, utility, **school** vehicles and personnel, and for any other purpose the **Commission** reasonably believes is necessary or appropriate.
- (2) Title to each **private street** in the **subdivision** shall be properly **conveyed** by warranty deed to the **subdivision**'s community association.
- (3) Evidence of the legal formation of the **subdivision**'s community association shall be recorded.
- (4) A maintenance **bond**, with coverage comparable to that required for **public streets**, for the benefit of the **subdivision**'s community association and **lot owners**, shall be provided by the **developer** of the **subdivision**, if the **commission** finds such a **bond** is necessary.
- (5) A **private street** shall satisfy all applicable Allen **County public street** design and construction standards unless any of the following is modified by the Highway Department because of topography or other engineering considerations:
  - (A) Minimum right-of-way;
  - (B) Minimum pavement width;
  - (C) Circular turn-around (cul-de-sac-); or
  - (D) Curb and gutter.
- (6) The **commission** may limit the number of residences which may be located on **lots** with **frontage** on a **private street** for which a modification is approved by the **Commission**.
- (d) Alleys

**Alleys** with a minimum **right-of-way** width of twenty (20) feet may be required in all commercial, and industrial **districts**. Except where justified by unusual **conditions**, **alleys** shall not be permitted in **residential districts**.

(e) Continuation of **Streets**, **Alleys** and **Easements** 

Wherever a dedicated or platted portion of a **street** or **alley** or **easement** exists adjoining to the proposed **Subdivision** or Development Plan, the continuation of the **street**, **alley**, or **easement right-of-way** at the same width shall be shown on the proposed **Subdivision plat** or Development Plan.

- (f) Cul-de-sac Streets
  - (1) No **cul-de-sac street** shall be permitted where it would be in conflict with the latest **County** adopted Transportation Plan.

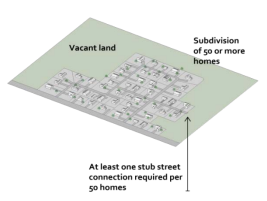
- (2) Cul-de-sacs shall not exceed eight-hundred (800) feet in length, except that the **Commission** may allow a length of up to 1,320 feet if the presence of natural site features (creeks, drains, floodplain, **rivers**, **wetlands**, or **significant** grade changes) makes it impractical to provide additional or alternate access.
- (3) A **cul-de-sac street** shall terminate in a circular **right-of-way** (cul-de-sac) meeting the **County's** design and construction standards.
- (4) Unless determined to be unnecessary by the **Commission**, a temporary dead-end **street** shall be required where a **Major Subdivision** or Development Plan shows that the **street** should be extended to conform to the provisions of this ordinance. A circular **right-of-way** in excess of the required **street right-of-way** at the termination of such temporary dead-end **street** may be required by the **Commission**.

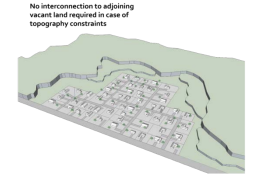
#### (g) Interconnection

(1) Development Plans

All public and private **streets** in Development Plans shall:

- (A) Be aligned to join with planned or existing public and private **streets** (including stub **streets**) on adjoining **parcels**, and
- (B) Provide future access to and from the proposed **development** within the Primary Development Plan to any adjoining vacant **parcels** of land, unless the **Plan Commission** determines at the time of the Primary Development Plan approval that the interconnection is impracticable due to site or topography constraints. All access **streets** shall be paved to the property line at the time of **development**.





#### (2) Major Subdivisions

All streets in Major Subdivisions shall:

- (A) Be aligned to join with planned or existing **streets** (including stub **streets**) on adjoining **parcels**, and
- (B) Provide stub **streets** to allow at least one future access to adjoining vacant **parcels** of land per 50 **lots** (or part thereof) in the proposed **Major Subdivision**, unless the **Plan Commission** determines at the time of Primary Development Plan or **Subdivision** approval that the interconnection is impracticable due to site or topography constraints. All stub or other access **streets** shall be paved to the property line at the time of **development**.

#### (3) Minor Subdivisions

No **Minor Subdivision** may provide an interconnection to more than one other **Minor Subdivision**, such that the two **Minor Subdivisions** share a single point of access to a **public street**.

#### (h) **School** Bus Access

Each **Major Subdivision** or Development Plan containing over sixty (60) **lots** shall include an internal loop **street** system allowing **school** busses to access the **subdivision**, circulate, and return to an access point to a **local**, **collector**, or **arterial street** adjoining the **Major Subdivision** or Development Plan **development site** without turning around or backing up. The **Plan Commission** may permit alternative **street** system provisions allowing for internal bus access if those provisions have been approved by the applicable **school district**. For purposes of this standard, the number of homes in all adjoining phases of a **Major Subdivision** or Development Plan shall be considered together.

#### (i) **Street** Names

- (1) The name of any **street**, road, drive, or avenue already in **use** or established by **plat** anywhere in Allen **County** shall not be used in any new **development** except in the case of a direct extension of the existing **street**, road, drive, or avenue of the same name.
- (2) No name of a **street**, road, drive, or avenue shall include the word north, south, east or west, unless it denotes a geographic location.

#### 3-4-4-22 Water

#### (a) Major Subdivisions

The **developer** of each **Major Subdivision** shall install or cause to be installed a water system by one of the following methods:

(1) Public System

Public water facilities shall be provided to serve the proposed development; or

(2) Individual Supply

If the applicant submits acceptable evidence to the **Plan Commission** that a public water supply system is not necessary due to the low density of the **development**, the lack of limiting physical site **conditions**, and/or the distance between the **Major Subdivision** and existing or planned public water systems; then the **Commission** may permit an individual water supply on each **lot**.

#### (b) Minor Subdivisions

Each **developer** of a **Minor Subdivision** shall install or cause to be installed one of the following, meeting the standards of the applicable authority:

- (1) A public water system; or
- (2) Individual wells to serve each **lot**.

#### 3-4-4-23 **Zoning District** Standards

(a) **Building** Separation

All **buildings** and **structures** shall comply with the applicable **building** separation standards for the **zoning district** in which they are located, as set forth in A.C.C. 3-2-8 and 3-2-11.

(b) **Building** Size

All residential **buildings** shall comply with the applicable **building** size standards for the **zoning district** in which they are located, as set forth in A.C.C. 3-2-3 through 3-2-11.

(c) Number of **Buildings** on a **Lot** 

All residential **developments** shall comply with the applicable **building** number limitations for the **zoning district** in which they are located, as set forth in 3-2-3 through 3-2-11.

- (d) Height
  - (1) All **buildings** and **structures** shall comply with the height standards for the **zoning district** in which they are located, as set forth in A.C.C. 3-2-3 through 3-2-24.
  - (2) In addition, when **development** other than a single **family** or **two family dwelling** occurs on a **lot** adjoining an A1, A3, R1, R2, R3, RP, MHP, or MHS **zoning district**, the height standards in A.C.C. 3-4-4-15 shall apply.
- (e) Lot Area and Width

All **developments** shall comply with the applicable **lot** area and **lot width** standards for the **zoning district** in which they are located, as set forth in A.C.C. 3-2-3 through 3-2-11.

(f) **Yard** Requirements

All **development** shall comply with the applicable **yard** requirements for the **zoning district** in which they are located, as set forth in A.C.C. 3-2-3 through 3-2-24.

(g) Zoning Overlay **Districts** 

All **development** proposals shall also be subject to all applicable provisions of zoning overlay **districts** including but not limited to the provisions of A.C.C. 3-4-11 (**Airport Overlay Districts**) and 3-4-12 (Floodplain).

## **Chapter 5** Development Standards Waivers and Exceptions

#### 3-4-5-1 **Subdivisions**

#### (a) Minor Subdivisions

No **waiver** of design and **development** standards is permitted on an application for **Minor Subdivision** approval, unless the design and **development** standards are modified by a variance of **development** standards approved by the **Board of Zoning Appeals** pursuant to A.C.C. 3-5-3-5.

#### (b) Major Subdivisions

No **waiver** of design and **development** standards is permitted on an application for **Major Subdivision** approval, unless the design and **development** standards are modified by a variance of **development** standards approved by the **Board of Zoning Appeals** pursuant to A.C.C. 3-5-3-5, except that the **Plan Commission** may allow a reduced **rear yard setback** of no less than 15 feet for **lots** that are **adjacent** to **common area**.

#### 3-4-5-2 Development Plans

The following shall apply to **waivers** to design and **development** standards on Development Plans.

### (a) Authority

Pursuant to I.C. 36-7-1402(b)(4), the **Plan Commission** may waive a design or **development** standard listed in A.C.C. 3-4-4-3 through 3-4-4-23, except as set forth in subsection (b) below, based on the criteria in subsection (c) below.

#### (b) Exceptions

The following standards may only be varied by the **Board of Zoning Appeals** through the variance process described in A.C.C. 3-5-3-5.

(1) Residential impact **mitigation** standards in A.C.C. 3-4-4-15.

#### (c) Criteria

Except for the standards listed in A.C.C. 3-4-5-2(b) above, the **Commission** may waive or adjust design and **development** standards as part of its approval of a Primary or Secondary Development Plan if it determines in writing that:

- (1) The **waiver** or modification is in conformance with the purposes and intent of this ordinance along with the objectives and policies of the **Comprehensive Plan**;
- (2) The applicant has submitted adequate evidence to demonstrate that the requested **waiver** or modification will not have a **significant** impact on contiguous residential properties; and
- (3) The failure to grant the requested **waiver** would result in either **significant** economic injury that is not self-created, or in the lack of feasible alternatives in the **use** of the property.

### 3-4-5-3 Height Standards Exceptions

Except within the **Airport Overlay District** areas, the following **buildings** or **structures** shall be exempt from the height limitations herein (however, no **building** or **structure** shall provide additional inhabitable floor space above the height limit):

- (a) **Amateur radio towers**/antennae (freestanding or **building** mounted);
- (b) Chimneys;
- (c) Fire or parapet walls;
- (d) Flagpoles;
- (e) Grain elevators;
- (f) Industrial installation requiring a vertical production procedure such as a steel mill;
- (g) Silos;
- (h) Skylights;
- (i) Smokestacks;
- (j) Stairways;
- (k) Steeples;
- (l) Television aerials (residential), including radio antennae (freestanding or **building** mounted);
- (m) Uninhabited **structures** for the housing of elevators or mechanical equipment;
- (n) Water tanks (building mounted); or
- (o) Water towers.

### **Chapter 6** Home Occupations

#### 3-4-6-1 **Home Occupation** Standards

To be considered a **home occupation**, a proposed **use** shall comply with all of the following:

- (a) The **home occupation** shall be operated only by residents of the **dwelling**; no outside employees shall be permitted;
- (b) The **home occupation** shall be conducted entirely within the **dwelling** unit. No **home occupation** shall be operated from a detached **accessory structure** or **garage**;
- (c) The **home occupation** shall not display or create any external evidence of the operation of the occupation except that a single vehicle, used in conjunction with the occupation, may be parked outside and may display advertising or a logo. In addition, signage shall be permitted as set forth in A.C.C. 3-4-9;
- (d) A home occupation shall be permitted in a single family, two family, or multiple family dwelling unit; and
- (e) Clients or customers are not permitted to come to the home, and retail sales shall not be permitted to take place on the property.

#### 3-4-6-2 Permitted **Home Occupations**

Permitted **home occupations** shall include but not be limited to the following (provided that no clients or customers come to the **dwelling** unit):

- (a) Personal service uses;
- (b) **Professional office/business service uses:**
- (c) Limited assembly of products or components of products; and
- (d) Limited production of products or components of products.

#### 3-4-6-3 Prohibited **Home Occupations**

Prohibited **home occupations** shall include but not be limited to **automobile** mechanical or body repair (other than routine maintenance and minor repair of personal **motor vehicles** titled to the occupants of the property), or **automobile detailing**.

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### Chapter 7 Parking

### 3-4-7-1 Purpose

The purpose of this chapter is to establish standards for the provision of adequate off-street parking facilities, including standards for bicycle facilities and **parking structures**, for permitted or approved residential, commercial, mixed-use, industrial and other **nonresidential uses**.

#### 3-4-7-2 Applicability

The minimum off-street parking requirements of this chapter shall apply to any new freestanding **building** or **use**, except for the excluded **uses** in A.C.C. 3-4-7-4(a)(4). In cases where a **building addition** of over 50% of the **gross floor area** of an existing **primary building** or displaces existing **parking spaces**, the current parking provisions shall also be reviewed by **DPS** staff to see if additional parking should be provided. This review shall consider the existing number of **parking spaces** provided, the ability to provide additional onsite parking, and the availability of additional parking in the immediate area.

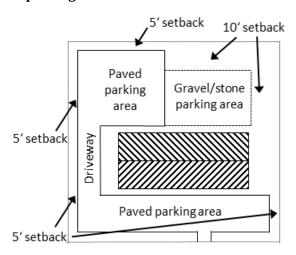
## 3-4-7-3 General Parking Standards

(a) Location On-Site Required

All parking spaces required by this chapter shall be provided on the same lot, tract or development site as the building, structure, or use for which the spaces are required, except in the case of off-site parking areas for religious institutions or school uses, where the lot is either under the same ownership or operates under an executed agreement allowing for its use and is directly across an alley right-of-way from the primary use.

#### (b) **Parking Area** Location Standards

- (1) Any area used for off-street public or employee parking, including internal **driveways** and driving lanes, shall meet the following standards, except for:
  - (A) **Driveways** or driving lanes that provide direct access between the **parking** area and a public or **private street**: and
  - (B) Any single or two **family** residential **driveway** or **parking area** that does not meet the definition of "public **parking area**."
- (2) Paved areas shall be located a minimum of five (5) feet from any **lot line**.
- (3) Gravel areas shall be located a minimum of ten (10) feet from any **lot line**.



(c) Compliance with the Americans with Disabilities Act

The design and construction of all new off-street **parking areas** shall comply with the applicable requirements of the Americans with Disabilities Act (ADA).

(d) Maintenance

**Off-street parking spaces** and any required landscaping shall be provided and maintained by the property **owner** or other occupant of the property.

### 3-4-7-4 Minimum Off-Street Parking Requirements

- (a) General Requirement
  - (1) Where applicable and required, off-street **parking spaces** shall be provided in at least the amounts set forth in the following table, as adjusted by any applicable credits pursuant to A.C.C. 3-4-7-4(b).
  - (2) For **uses** that require off-street stacking spaces, additional stacking space may be required as part of the approval of a Development Plan if the **Plan Commission** determines that they are necessary for traffic safety purposes.
  - (3) Parking spaces located within a garage on a lot containing a single family or two family dwelling, and parking spaces located within a garage on a lot containing a multiple family dwelling and designated for use by that dwelling unit shall count towards required off-street parking requirements.
  - (4) The following **uses** shall not have a minimum off-street parking requirement:
    - (A) Airport;
    - (B) Community garden;
    - (C) Fairground;
    - (D) Hospital;
    - (E) Nature preserve;
    - (F) **Religious institution**; and
    - (G) School.

MINIMUM OFF-STREET PARKING						
(see the table below for specific <b>use</b> additional stacking space standards)						
***	Parking Standard					
Use	(spaces per measurement type)					
Animal service	1 per 400 square feet					
Assisted living facility	1 per 3 sleeping rooms					
Athletic field (indoor)	1 per 6 seats					
Athletic field (outdoor)	30 per field					
Auditorium	1 per 400 square feet					
Automobile service	1 per 400 square feet					
Bed and breakfast	1 per sleeping room					
Business service	1 per 400 square feet					
Campus housing (off-site)	1 per 3 sleeping rooms					
Educational institution						
(business school, college, medical training, university, or similar	1 per 400 square feet					
post-secondary <b>use</b> )						
Golf course	4 per golf hole					
Group residential facility	1 per 3 sleeping rooms					
Hotel	1 per sleeping room					
Industrial						
Thousand The Control of the Control	1 per 1,000 square feet, or 1 per employee at largest shift (whichever is less; however, a minimum of					
	(whichever is less; however, a minimum of 3 spaces shall be provided)					
Instruction/training	1 per 400 square feet					
Library	1 per 400 square feet					
Live-work unit	1 per 400 square feet					
Medical facility or office	1 per 400 square feet 1 per 400 square feet					
Mixed-use project	The greatest number of spaces required b					
(uses with different parking requirements)	any individual <b>use</b>					
Motel	1 per sleeping room					
Multiple family	1 per 1-2 bedroom <b>dwelling</b> unit					
Multiple lanniy	2 per 3+ bedroom <b>dwelling</b> unit					
Multiple tenant <b>nonresidential building</b>	1 per 400 square feet (regardless of					
Wantiple tenant nom esidential building	individual <b>uses</b> )					
Museum	individual <b>uses</b> )  1 per 400 square feet					
Nursing home	1 per 3 sleeping rooms					
II						
Personal service Professional office	1 per 400 square feet 1 per 400 square feet					
Recreation/tourism, limited	1 per 400 square feet 1 per 400 square feet					
,						
Recreation, general	1 per 400 square feet, plus 1 per 400 square feet of developed outdoor					
	facilities					
Restaurant						
	1 per 400 square feet					
Retail  Retirement facility	1 per 400 square feet					
Retirement facility	1 per <b>dwelling</b> unit 1 per 400 square feet of office					
Self-storage	1 per 400 square feet of office 2 per <b>dwelling</b> unit					
Single family	2 per <b>dwelling</b> unit					
Stadium/racetrack	1 per 6 seats					
Studio	1 per 400 square feet					
Theater (indoor)	1 per 6 seats					
Two family	1 per <b>dwelling</b> unit					

STACKING SPACE PROVISIONS					
Proposed Use Stacking Standard (spaces per measurement type)					
Automatic teller machine	2 per <b>drive-through</b> lane				
Bank 2 per drive-through lane					
Car wash	6 per automatic washing bay 1 per manual washing bay				
Drug store/pharmacy	2 per point of sale (payment) window				
Restaurant	4 per point of sale (payment) window				
Other retail use with accessory drive-through facility	2 per point of sale (payment) window				

#### (b) Credits

To allow for flexibility in the **County's** nonresidential **zoning districts** (C1 through C4, SC, NC, **BTI**, and IN-1 through IN-3) and in order to accomplish the **Comprehensive Plan's** objectives of urban revitalization, enhancing the pedestrian environment, and encouraging the use of transit, **parking space** credits shall be allowed for **nonresidential uses** in these **districts** as set forth below:

- (1) On-street **parking spaces** directly in front of and to the side of the **lot**, **tract**, or **development site** where the proposed or existing **use** is located may be counted towards satisfying the minimum off-street parking requirements.
- (2) One (1) required off-street **parking space** for each on-site bicycle rack (a rack must store a minimum of four (4) bicycles), up to two (2) % of the total parking requirement.
- (3) If access to public transit is located within 400 feet of the **lot**, **tract**, or **development site** where the proposed or existing **use** is located, this may serve in lieu of one (1) required off-street **parking space**.
- (4) If construction techniques such as pervious pavement, block and concrete modular pavers, and grid pavers are used for off-street parking surfaces, each space provided as a result may serve in lieu of two (2) required off-street **parking spaces**, up to a maximum of ten (10) % of the number of required spaces.

#### 3-4-7-5 Parking **Lot** Improvement Standards

#### (a) Highway Department Standards

All land used for off-street parking and all **driveways** serving **parking areas**, whether required by this ordinance or provided voluntarily, shall comply with those minimum standards and specifications for paving, surfacing, and drainage established by the **County** Highway Department. In the event of any inconsistency between those standards and specifications and the requirements of this ordinance, the **County** Highway Department standards and specifications shall apply.

#### (b) Paving and Drainage

- All land used for off-street parking and all **driveways** serving parking, delivery, and loading areas, shall be paved with asphalt, concrete, pervious pavement (which may include block, concrete, similar modular pavers, and grid pavers), or other approved all-weather hard surfaces, and shall be drained with materials and in a manner that meets the current minimum standards and specifications for **parking areas** adopted by the **County** Highway Department, except as provided in A.C.C. 3-4-7-5(b)(2) below.
- (2) In industrial **zoning districts**, **parking areas** that are provided in addition to the minimum number of spaces required as set forth in A.C.C. 3-4-7-4 shall not be required to be paved, but may have a gravel surface that meets the current minimum standards and specifications for **parking areas** adopted by the Highway Department.

### (c) Curbing

All off-street **parking areas** shall have curbing or other acceptable elements around the perimeter of the **parking area** at a sufficient location to keep vehicles from overhanging or encroaching upon abutting properties, **streets**, **alleys** or sidewalks or landscape areas.

(d) Single and Two family dwellings

The standards in A.C.C. 3-4-7-5(a), (b), and (c) above shall not apply to single and **two family dwellings**. However, the parking, **storage**, or display of **motor vehicles** on grass or other similar areas that do not have a paved or gravel surface shall not be permitted on any property.

(e) Parking Lot Landscaping, Screening, and Buffering

Landscaping, screening, and buffering of off-street **parking areas** shall be provided to meet the requirements of A.C.C. 3-4-8.

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#### Chapter 8 Landscape Standards

### 3-4-8-1 Purpose

The purpose of this chapter is to establish standards to provide adequate landscaping and screening and buffering between of **buildings**, **structures**, **parking areas**, **driveways**, and **outdoor activity areas** and **adjacent uses**, **structures**, public **alleys**, and **streets**. The objectives of these standards are to promote compatibility between different land **uses**; conserve energy, and moderate the effects of sun and wind; decrease storm water run-off and erosion; conserve or enhance property values; and improve the appearance of individual **developments** and the surrounding area.

#### 3-4-8-2 Applicability

- (a) The requirements in this A.C.C. 3-4-8 shall apply to all requests for approval of a Primary or Secondary Development Plan, Site Plan Review, certain **Improvement Location Permits** (including permits for new **outdoor activity areas**), and parking **lot** permits.
- (b) These standards shall also apply to the creation of a nonresidential **outlot** from an existing **parking area**.
- (c) The **Board of Zoning Appeals** and Hearing Officer may also consider and use these standards as **conditions** for the approval of applications.
- (d) If this A.C.C. 3-4-8 requires screening and buffering between two **adjacent** properties, and an existing property already contains screening and buffering that satisfies the applicable screening and buffering standards, a new **development** or **use** on the **adjacent parcel** is not required to install additional landscaping or screening.
- (e) If there are multiple screening or buffering standards in the same area (for example, both a **building** and a **parking area**, or a **building** and an **outdoor activity area** are **adjacent** to a **residential district**), the standard for the item that is closest to the **adjacent** property shall apply.
- (f) New outdoor eating/drinking/smoking areas shall always provide a **solid fence** to screen the area from any **adjacent residential district**.

### 3-4-8-3 Landscape Plan

A landscape plan shall be submitted to show conformance with this A.C.C. 3-4-8. The plan shall be prepared by an individual knowledgeable of plant materials, landscape and site design, construction processes, and growing conditions in this region (USDA Zone 5) and shall be in a format and with supporting information as established by the **Plan Commission**.

#### 3-4-8-4 Standards and Requirements

- (a) General Standards and Requirements
  - (1) Preservation of Existing Trees

The location of existing significant individual trees and tree masses should be considered by the applicant in the planning and design of site **development**, and locations should be avoided and trees preserved where possible. Existing trees and other existing vegetation may be used to meet the requirements of this Chapter. Existing trees intended to be preserved in order to meet the requirements of this

Chapter shall be protected during the construction of the project through the erection of a **fence** around the drip line of the tree.

(2) Location of Screening and Buffering Materials

Screening and buffering materials may be located either on the **lot line**, adjoining or within a **parking area**, or adjoining a **building**; however, screening and buffering plants and fencing may be located within a **utility easement** only if there is no conflict created with either existing or proposed utility facilities.

(3) Parking Area Landscape Standards Applicability

The edge buffering requirements A.C.C. 3-4-8-4(b) and the interior parking **lot** landscaping requirements in A.C.C. 3-4-8-5 shall be applicable to the following:

- (A) All new primary or accessory **parking areas**, but not to any pervious paver **parking areas** provided in addition to required parking;
- (B) Any **addition** to an existing **lot** that increases the number of spaces by more than 25 or the **parking area** by more than 8,000 square feet, but increases the overall area of the **lot** by less than 50%, shall have the landscape standards applied to the additional **lot** areas only. An **addition** of less than 25 spaces and less than 8,000 square feet shall not require landscaping for the expansion area; and
- (C) Any **addition** to an existing **lot** that increases the overall **lot** area by over 50% shall have the perimeter **parking area** landscape standards (Code P-1, P-2 or P-3 as applicable) applied to the entire **lot** perimeter.
- (4) Conflicts with Existing **Utility Easements** and Facilities

If this ordinance requires the placement of landscape materials within a platted or otherwise dedicated **utility easement**, and the policies or specifications of the utility providers using that **easement** prohibit that type of landscaping within the **easement**, an alternative location may be proposed by the applicant and approved by **DPS** to avoid such a conflict, provided that there is no reduction in the total quantity of the landscape materials and the relocated plants continue to meet the intent of the standards in this ordinance to the extent practicable.

(5) Conflicts with **Driveways** and Site Features

If this ordinance requires the placement of landscape materials within a location designated for a **driveway** or in a location where it would interfere with pedestrian access or with visibility of an existing permitted sign on the property an alternative location may be proposed by the applicant and approved by **DPS** to avoid such a conflict, provided that there is no reduction in the total quantity of the landscape materials, the number of trees required along **public street frontages** is not reduced by more than one tree per **street frontage**, and the relocated plants continue to meet the intent of the standards in this ordinance to the extent practicable.

### (6) Corner Visibility

No required screening and buffering shall be located within a "**corner visibility area**" as defined in Article 5, Chapter 6 (Definitions).

#### (7) Plant Requirements

All trees and shrubs used for landscaping purposes shall be selected from the **Plan Commission's** adopted plant species list unless an alternative species is approved by **DPS** staff as part of a Development Plan or Site Plan review.

### (8) Mounding Standards

- (A) Where this section requires landscaping for the purpose of screening a **building** or activity area, a mound may be used to meet all or part of the screening requirement. If mounding is used to meet part of a screening requirement the remaining required screening shall still be provided as set forth herein.
- (B) If mounding of at least three (3) feet in height is provided, then any required shrub screening **standard** shall be reduced to 50%.
- (C) Mounding used for screening purposes may be located in a required **yard**, subject to the **corner visibility** provisions set forth in this ordinance. All mounding installed to meet the provisions of this section shall be covered with grass or other acceptable ground cover, shall be designed and installed to ensure that it does not create ponding or other storm drainage problems on adjoining properties, and shall not include side slopes exceeding 34%.

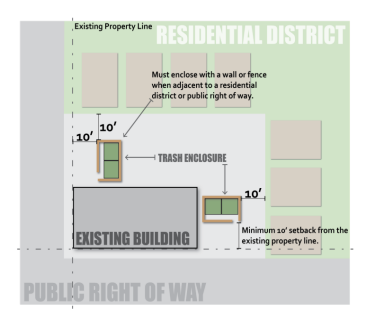
#### (9) Fencing Used for Screening

Where this chapter requires landscaping for the purpose of screening a **building** or **outdoor activity area**, a **solid fence** may be used to meet the screening requirement. Fencing used for screening purposes may be located in a required **yard**, subject to the **corner visibility** provisions as defined herein.

#### (10) Maintenance

- (A) All plant material required by the provisions of this chapter shall be properly maintained in accordance with standard horticultural practices for a period of three (3) years from the date of the issuance of the Certificate of Compliance for the project. Any required plant or other screening material that dies or is otherwise removed during that time shall be replaced with equivalent plant or screening material by the developer or subsequent owner. If necessary, DPS staff shall determine what new plant or other screening material shall be adequate to replace the dead, removed, or destroyed plant or other screening material.
- (B) Any required plant material that dies or is otherwise removed after the three (3) year period may also be required to be replaced if staff is notified of the removal within one year of removal.
- (11) As required herein, a **buffer yard** shall be an area between a **building**, **structure**, or **use** and an **adjacent property** or **street right-of-way**. The area shall be available for berms/mounding, **fences**, plants, and/or **walls** to provide adequate screening and buffering between **buildings**, **structures**, **parking areas**, **driveways**, and activity areas, and **adjacent uses**, **buildings**, **structures**, and **streets**. A **buffer yard** may be located within a required front, side, or **rear yard building setback**.

- (b) Specific Standards and Requirements
  - (1) Each application subject to this chapter that falls under the **building** type shown in the tables titled "Landscape Codes **Buildings** and **Outdoor Activity Areas**" or Landscape Codes Parking and **Outdoor Display** Areas" below shall include a **buffer yard** of that type, as shown the applicable "**Buffer Yard** Standards" table, along the edge(s) of the applicant's property where the **adjacency** occurs. For example, an application with an **adjacency** situation identified in the Landscape Codes table as requiring a Code B-2 **buffer yard** shall include a Code B-2 **buffer yard** as defined in the **Buffer Yard** Standard tables. There may be more than one code required along a given property edge. In any case where a screening or buffering standard is required, an applicant may choose to provide a higher level of landscaping.
  - (2) **DPS** staff may allow flexibility in the location of required plant materials to allow for landscaping that is equivalent to these standards in cases where the submitted landscape plan has been prepared by a licensed landscape architect.
  - (3) All **refuse** dumpsters shall be located a minimum of ten (10) feet from any **lot line**, and shall be screened from any **adjacent residential district** and/or public **right-ofway** by a solid **wall** or **fence**.



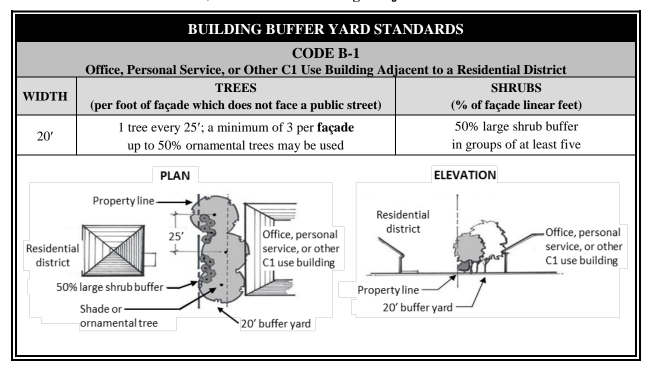
(4) The following landscape codes shall be applicable to the noted **building** types and other landscape situations:

LANDSCAPE CODES – BUILDINGS AND OUTDOOR ACTIVITY AREAS						
Building Type		Landscape Code, if Adjacent To:				
		Residential districts	Nonresidential districts			
Office, Personal Service, or Other C1 Use Building		B-1	No requirement			
Commercial, Retail, Industrial, or U	niversally Permitted Use Building	B-2	No requirement			
Multiple Family Building/Complex, or Manufactured Home Park		B-3	B-4			
	Driveway	A-1	No requirement			
	Drive-through	A-2	A-7			
Namussidantial Outdoon Astivity Amag	Other activity area	A-3	A-8			
Nonresidential Outdoor Activity Areas	Storage area	A-4	No requirement			
	Eating/drinking/smoking area	A-5	No requirement			
	Home Industry Outdoor Storage Area	A-6	No requirement			

(5) The following landscape codes shall be applicable to the noted **parking area** situations:

LANDSCAPE CODES – PARKING AND OUTDOOR DISPLAY AREAS					
Site Situation Landscape Code					
Adjacent to public street or private access drive	P-1				
Adjacent to residential district	P-2				
Adjacent to commercial district	P-3				
Parking areas more than 50 spaces (shall not apply to outdoor display areas)	P-4				

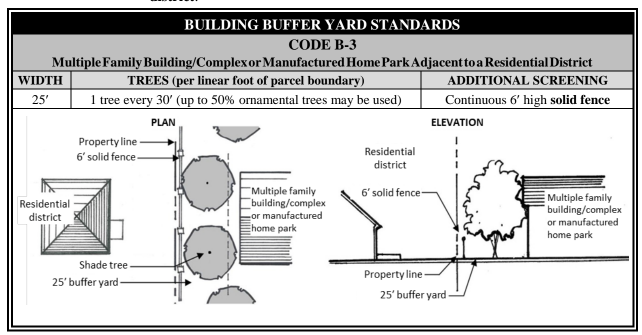
(6) The following Code B-1 **buffer yard** standard shall apply if an office, **personal service**, or other C1 **use building** is **adjacent** to a **residential district**:



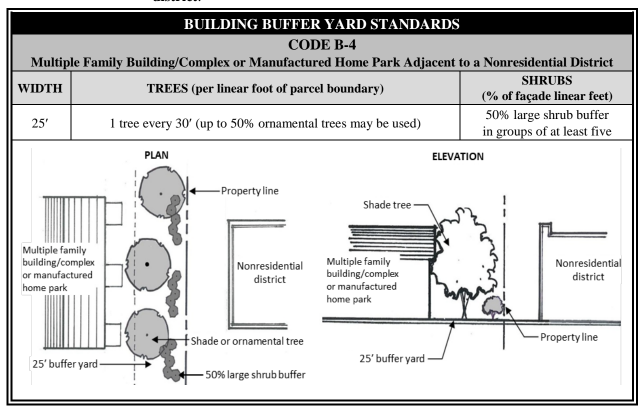
(7) The following Code B-2 **buffer yard** standard shall apply if a commercial, retail, industrial or **universally permitted use building** is **adjacent** to a **residential district**:

BUILDING BUFFER YARD STANDARDS							
CODE B-2 Commercial, Retail, Industrial or Universally Permitted Use Building Adjacent to a Residential District							
WIDTH	TREES  (Per foot of façade which does not face a public street)	SHRUBS (% of façade linear feet)					
20′	1 evergreen tree every 20'; a minimum of 5 per <b>façade</b>	50% large shrub buffer in groups of at least five					
	Property line  Commercial, retail, industrial or universally permitted use building  Property line  Property line  20' buffer yard  20' buffer yard  20' buffer yard	Commercial, retail, industrial or universally permitted use building					

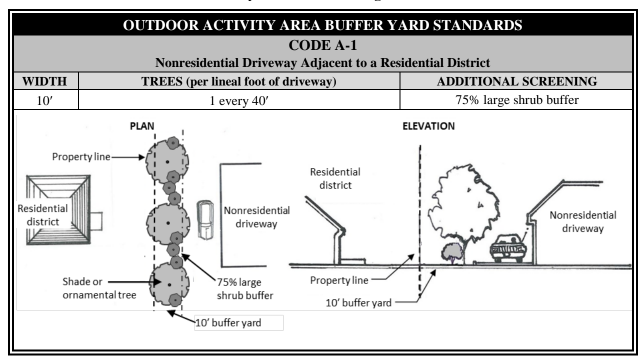
(8) The following Code B-3 buffer **yard** standard shall apply if a multiple **family building**/complex or **manufactured home park** is **adjacent** to a **residential district**:

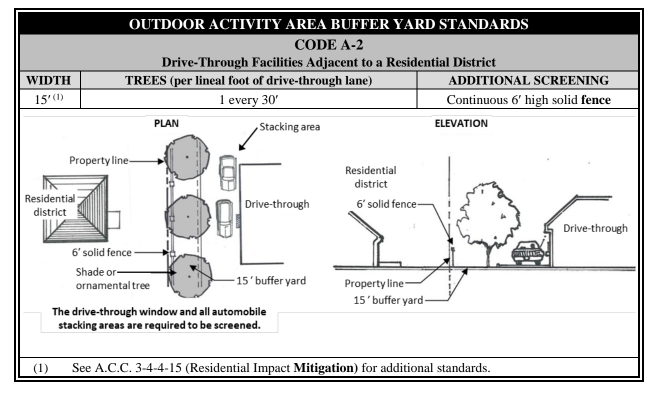


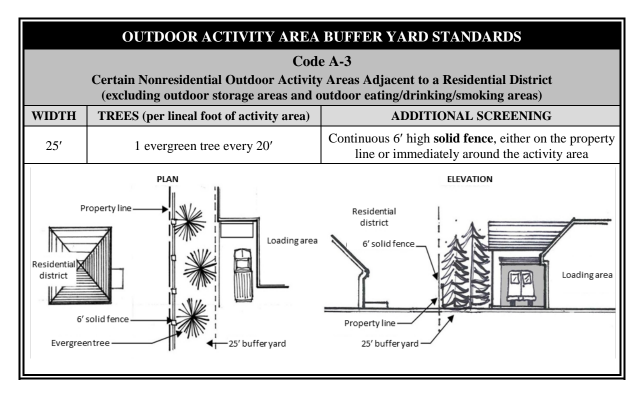
(9) The following Code B-4 **buffer yard** standard shall apply if a multiple **family building**/complex or **manufactured home park** is **adjacent** to a **nonresidential district**:

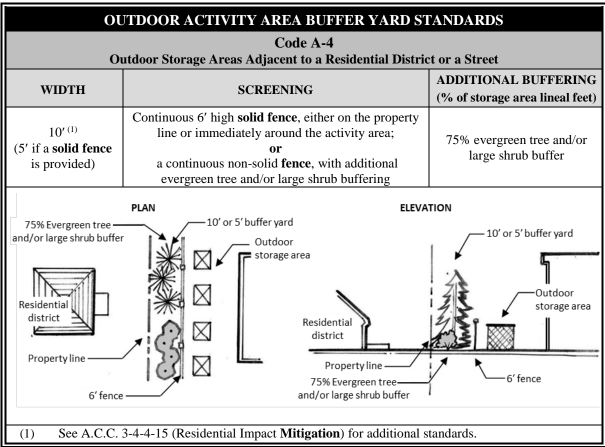


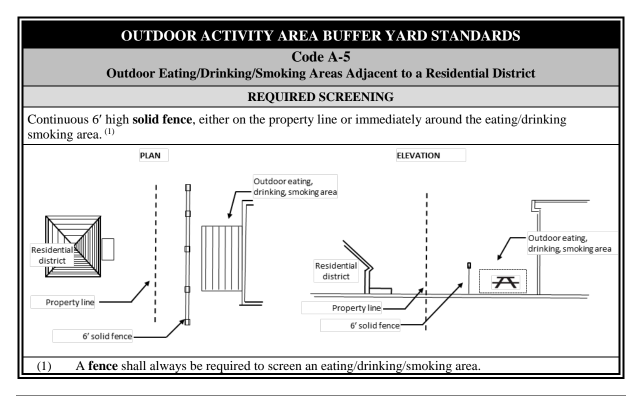
(10) The following Code A-1, A-2, A-3, A-4, and A-5 **buffer yard** standards shall apply if a nonresidential **outdoor activity area** is **adjacent** to a **residential district**. Code A-6 screening standard shall apply when the **Board of Zoning Appeals** approves a **Home Industry** with **outdoor storage**:

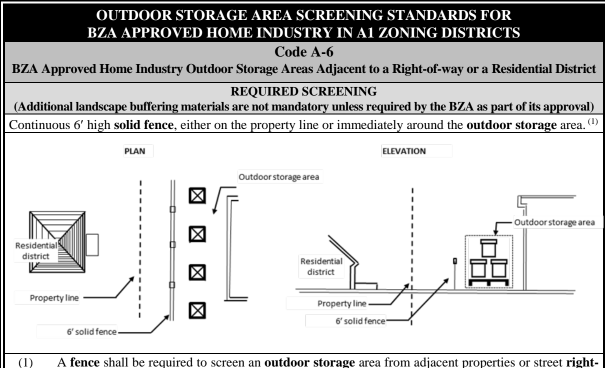








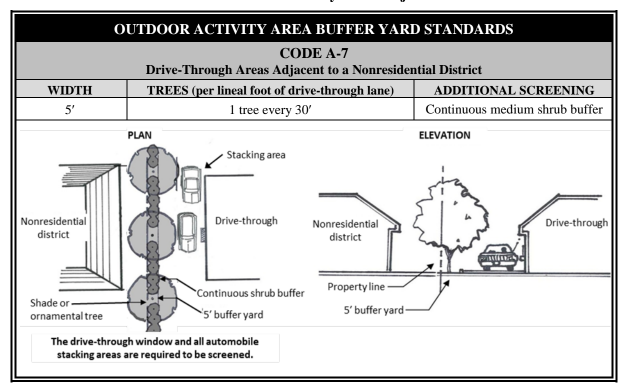


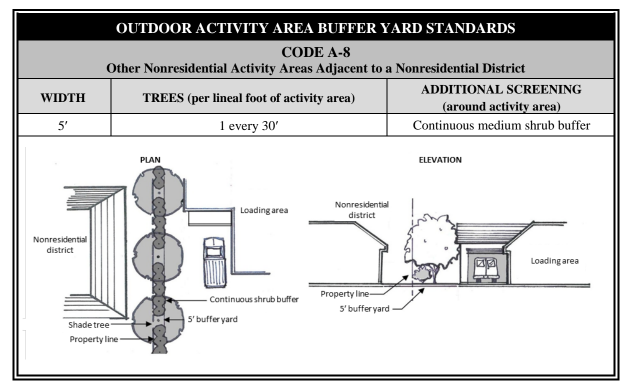


Adjacent property owned by the business owner is also not required to be screened.

**of-way** located less than 250' from the BZA approved **outdoor storage** area. The distance shall be measured from the nearest **right-of-way** and/or property line. **Outdoor storage** located more than 250' from an adjacent residential district or street **right-of-way** is not required to be screened.

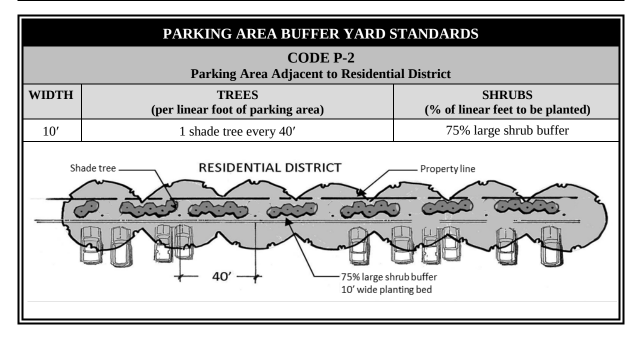
(11) The following Code A-7 and Code A-8 **buffer yard** standards shall apply if a nonresidential **outdoor activity area** is **adjacent** to a **nonresidential district**:



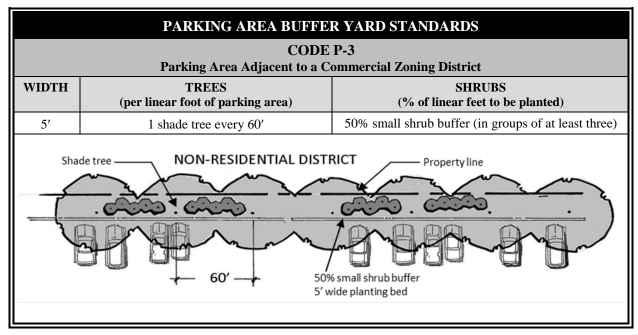


(12) The following Code P-1 and Code P-2 **buffer yard** standards shall apply if a **parking area** is **adjacent** to a **public street**, private access drive, or **residential district**, except that only the tree standard in Code P-1 shall apply if the **parking area** is located over 300 feet from the **street right-of-way**:

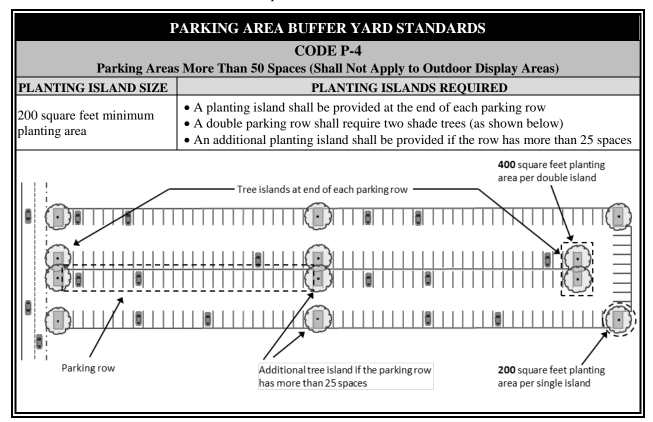
	PARKING AREA BUFFER YARD STANDARDS					
	CODE P-1 Parking Area Adjacent to Public Street or Private Access Drive					
WIDTH	TREES (per linear foot of parking area)	SHRUBS				
5′	1 shade tree every 60'	75% small shrub buffer; up to 30% medium shrubs may be used				
	Existing or proposed street tree	- Shade tree  - 75% small shrub buffer 5' wide planting bed				



(13) The following Code P-3 buffer **yard** standards shall apply if a **parking area** is **adjacent** to a **nonresidential district**:



(14) The following Code P-4 interior landscaping standards shall apply to a **parking area** of over 50 spaces:



#### 3-4-8-5 Additional **Parking Area** Landscaping Standards

(a) Screening and Buffering

Screening and buffering of off-street **parking areas** shall be provided to meet the requirements of A.C.C. 3-4-8-4.

(b) Planting Areas

The following landscape planting area requirements shall be calculated based on the gross square footage of the parking areas (not including driveways that are not adjacent to any parking space).

- (1) A minimum of 200 square feet of planting area shall be provided per tree.
- (2) If approved by **DPS** staff, the internal planting areas may be designed and planted to be used for stormwater conveyance.
- (3) Each parking **lot** that serves a multiple **family** residential, commercial, public, institutional, civic, or mixed-use and contains any **parking spaces** located more than 300 feet from the closest pedestrian entrance to the **primary building** shall contain at least one (1) pedestrian walkway (which may be a site perimeter sidewalk) allowing pedestrians to pass from the furthest row of parking to the **primary building** entrance without crossing additional driving spaces or aisles. The required walkway must be at least five (5) feet wide, shall not be located within a driving aisle, and shall be located in a landscaped island running perpendicular to the **primary building façade** if possible. If located in a landscaped island, the minimum width of the island shall be increased by five (5) feet to accommodate the walkway without reducing the amount of landscaped area.

#### 3-4-8-6 Alternative Landscaping/Buffering Compliance

(a) Purpose

In lieu of compliance with the specific landscaping, screening, and buffering requirements of this A.C.C. 3-4-8-1 through 3-4-8-5, the applicant may propose alternative compliance pursuant to this A.C.C. 3-4-8-6 as part of the submittal of a Primary Development Plan.

(b) Procedure

An application for alternative landscaping/buffering compliance shall be processed as an application for approval of a Primary Development Plan pursuant to A.C.C. 3-3-1-3.

(c) Criteria for Approval of Alternative Landscaping/Buffering

An application for alternative landscaping/buffering shall be approved if the **Plan Commission** determines that:

- (1) The proposed alternative promotes the purpose of A.C.C. 3-4-8-1;
- (2) The proposed alternative will equal or exceed the amount of trees, shrubs, and planting area required by A.C.C. 3-4-8-1 through 3-4-8-5 above; and
- (3) The proposed alternative will screen or buffer **adjacent** properties from visual, lighting, and noise impacts from the same **buildings**, areas, or site features addressed by A.C.C. 3-4-8-1 through 3-4-8-5 as well or better than compliance with the standards in those Sections.

### Chapter 9 Signs

### 3-4-9-1 Purpose

The purpose of this Chapter shall be to:

- (a) Regulate the time, place, and manner of the display of signage and non-sign visual displays;
- (b) Coordinate the type, placement, and dimensions of **signs** within the different **zoning districts**;
- (c) Recognize the commercial communication requirements of all sectors of the business community;
- (d) Establish updated language and standards for the various types of **signs** and land **use** situations;
- (e) Encourage the innovative **use** of design;
- (f) Promote both **sign renovation** and proper **sign** maintenance;
- (g) Provide for the treatment of nonconforming **signs**:
- (h) Encourage equal treatment through accurate record keeping and consistent enforcement;
- (i) Avoid content-based regulation prohibited by the federal or state constitution, statutes, or court decisions.

#### 3-4-9-2 Applicability

- (a) The provisions of this Chapter shall apply to all **structures**, displays, and surface treatments that meet the definition of a **sign** in A.C.C. 3-5-6-1 and shall apply throughout the **planning jurisdiction** of Allen **County**.
- (b) An **Improvement Location Permit** shall be required before the construction, display, enlargement, erection, reconstruction, placing or locating of all **signs** regulated by this Chapter, except as exempted in A.C.C. 3-4-9-3 below.
- (c) It shall be a **violation** of this ordinance for any **sign** to be constructed, displayed, enlarged, erected, reconstructed, or otherwise altered except as provided in this Chapter. Any **person**, agent, contractor, lessee, **owner**, **sign** company, or tenant violating the provisions of this Chapter or failing to comply with any order or determination made under this ordinance shall be subject to the enforcement provisions of this ordinance
- (d) **Signs** regulated by this Chapter may also be subject to the regulations of the Indiana Department of Transportation (INDOT); where such regulations are more restrictive than this chapter, the INDOT regulations shall govern.
- (e) For purposes of determining **street** classifications for signage purposes in this Chapter, refer to the Northeast Indiana Regional Coordinating Council (NIRCC) 2008 Functional Classification System for Allen **County** Indiana, as may be amended.

### 3-4-9-3 **Improvement Location Permit** Not Required

The **on-premise signs** listed in subsection (a) below, and the **temporary signs** listed in subsection (b) below, may be erected or placed, in addition to other permitted **signs**, without obtaining an **Improvement Location Permit**. However, a **violation** of any standard or condition for such **sign** shall be a **violation** of this ordinance.

- (a) Permanent **On-Premise Signs** 
  - (1) Agriculturally-related **signs**, such as seed dealer and test plot **signs**,
  - (2) Flags of federal, state, or local governments;
  - (3) Historical or commemorative plaques or tablets;
  - (4) Historically **significant signs** that have been reviewed and approved by the Historic Preservation Review **Board** in conformance with any historic preservation ordinance in effect at the time of review:
  - (5) Information **signs** that direct traffic within a premises or that identify key locations on the premises subject to the following standards:
    - (A) No **sign** shall exceed six (6) square feet in area or three (3) feet in height.
  - (6) Memorial plaques, tablets, or **building** cornerstones, when cut or carved into a masonry surface, or when made of incombustible material and made an integral part of the **building** or **structure** it identifies.
  - (7) **Noncommercial opinion signs** subject to the following standards and limitations:
    - (A) In the A1, R1, R2, R3, RP, MHP, or MHS zoning districts, up to two (2) wall or freestanding signs shall be permitted per lot or development site. No sign shall exceed twelve (12) square feet in area and no freestanding sign shall exceed four (4) feet in height. The sign(s) may be located in a required yard.
    - (B) In any other **zoning district**, one **wall** or **freestanding sign** shall be permitted per **lot** or **development site**. No **sign** shall exceed thirty-two (32) square feet in area, and no **freestanding sign** shall exceed six (6) feet in height. The **sign** may be located in a required **yard**.
  - (8) **Signs** authorized by a governmental entity, including traffic and warning **signs**, public notices, and proclamations erected or displayed in discharge of a government function, or where required by ordinance.
  - (9) Reflectors and other safety **signs** or devices used to mark **driveways**, towers, **airport** approaches, underground public utilities, and other potentially dangerous **structures** or situations.
  - (10) **Signs** painted, printed or mounted on licensed and operable vehicles that are incidentally visible on any vehicle in connection with the use of such vehicle for transportation purposes, but excluding vehicles (including trailers) specifically constructed for use as **signs** rather than for transportation of other goods.
  - (11) **Signs**, warning the public against hunting, fishing, trespassing, dangerous animals, swimming or other risks to public health or safety.
  - (12) **Off-premise wall signs** not exceeding six (6) square feet providing directions to nearby properties.

# (b) **Temporary Signs**

The **temporary signs** listed in the following table are permitted subject to the standards and **conditions** for that type of **sign**. Unless otherwise noted, only one type of **temporary sign** may be present on a **development site** at the same time (this limitation shall not apply to **noncommercial opinion signs**). No **temporary sign** may be mounted on a **fence**. Holiday lighting is not considered signage, and is not subject to the provisions of this Chapter.

TEMPORARY SIGN STANDARDS						
Sign Type Zoning Districts A/R/MH Districts All Other Districts						
Auction						
Signs per development site (wall or freestanding)	1	1				
Maximum size (square feet)	32	32				
Maximum freestanding sign height (feet)	6	6				
Setback from lot line (feet)	5	5				
Placement limitation (number of days prior to event)	30	30				
Removal requirement (number of days after event)	7	7				
Construction						
Signs per development site (wall or freestanding)	1	1/multiple				
Maximum size (square feet)	12	32 per <b>sign</b> or 100 if only one <b>sign</b>				
Maximum height (feet)	4	6 per <b>sign</b> or 10 if only one <b>sign</b>				
Setback from lot line (feet)	5	5				
Removal (number of days after C of O issuance)	30	30				
Special Event						
Signs per development site (wall or freestanding)	1	1				
Maximum size (square feet)	32	32				
Maximum freestanding sign height (feet)	6	6				
Setback from lot line (feet)	5	5				
Placement limitation (number of days prior to event)	30	30				
Removal requirement (number of days after event)	7	7				
Mobile						
Signs per development site (freestanding only)	0	1				
Maximum size (square feet)	N/A	32				
Maximum freestanding sign height (feet)	N/A	6				
Setback from lot line (feet)	N/A	5				
Placement limitation (number of times per year)	N/A	2				
Time limitation (number of days per placement)	N/A	30				
Noncommercial Opinion						
Signs per development site (wall or freestanding)	No limit	No limit				
Maximum size (square feet)	12	32				
Maximum <b>freestanding sign height</b> (feet)	4	6				
Setback from lot line (feet)	5	5				
Placement limitation (January 1 <sup>st</sup> of election year)	Yes	Yes				
Removal requirement (number of days after election)	30	30				
Real Estate						
Signs per street frontage (wall or freestanding)	1	1				
Maximum size (square feet)	12	32				
Maximum freestanding sign height (feet)	4	6				
Setback from lot line (feet)	None	None				
Removal requirement (number of days after sale, rental, or lease)	7	7				

# 3-4-9-4 General **Sign** Standards

All non-billboard **signs** shall meet the standards in the following tables for the **zoning district** in which the **sign** is located, as well as the standards in A.C.C. 3-4-9-4(b) (Standards Applicable in All **Zoning districts**) and A.C.C. 3-4-9-6 (General Provisions and Standards).

- (a) Standards Applicable in Specific **Zoning Districts** 
  - (1) General Standards

AGRICULTURAL, RESIDENTIAL, AND MH DISTRICT PERMANENT SIGN STANDARDS						
Land Use PERMANENT SIGN STAN		A3	R1	R2	R3	MH
Single and Two family dwellings, other permitted residential	111	110	111			14111
uses, and BZA-approved uses where the owner is required to						
live on the property						
Signs per dwelling (wall or freestanding, non-illuminated)	1	1	1	1	1	1
Maximum size (square feet)	3	3	3	3	3	3
Maximum <b>freestanding sign height</b> (feet)	4	4	4	4	4	4
Setback from lot line (feet)	5	5	5	5	5	5
Universally Permitted Uses						
Signs per development site (freestanding)	1	1	1	1	1	1
Maximum size, freestanding (square feet)	50	50	50	50	50	50
Maximum <b>changeable copy</b> area (square feet)	40	40	40	40	40	40
Maximum freestanding sign height	8	8	8	8	8	8
Setback from front lot line (feet)	5	5	5	5	5	5
Setback from side or rear lot line (feet)	50	50	50	50	50	50
Maximum wall sign coverage (per wall)	10%	10%	10%	10%	10%	10%
Maximum size, wall sign (square feet)	80	80	80	80	80	80
BZA-approved uses where the owner is not required to live						
on the property						
Signs per development site (freestanding)	1	1	1	1	1	1
Maximum size, freestanding (square feet)	50	50	50	50	50	50
Maximum freestanding sign height	8	8	8	8	8	8
Setback from front lot line (feet)	5	5	5	5	5	5
Setback from side or rear lot line (feet)	50	50	50	50	50	50
Maximum wall sign coverage (per wall)	10%	10%	10%	10%	10%	10%
Maximum size, wall sign (square feet)	80	80	80	80	80	80
Subdivisions (primary signage)						
Signs per manufactured home community, multiple family	2	2	2	2	2	2
housing project, or subdivision plat/neighborhood entrance	2	2				2
Maximum size (square feet)	50	50	50	50	50	50
Maximum height (feet)	8	8	8	8	8	8
Setback from lot line (feet)	5	5	5	5	5	5
Subdivisions (auxiliary signage)						
Signs per subdivision section	1	1	1	1	1	1
Maximum size (square feet)	24	24	24	24	24	24
Maximum height (feet)	4	4	4	4	4	4
Setback from lot line (feet)	5	5	5	5	5	5

COMMERCIAL AND SHOPPING CENTER DISTRICT PERMANENT SIGN STANDARDS						
Sign Type Zoning District	<b>C1</b>	<b>C2</b>	NC	SC	<b>C3</b>	<b>C4</b>
Freestanding						
Up to 300' of frontage on an arterial street, or on a						
collector/other public or private street (excluding Interstates)						
Number of signs per street frontage (up to a total of two signs						
per lot)	1	1	1	1	1	1
Maximum size (square feet)	80	80	80	80	80	80
Maximum changeable copy area	40	40	40	40	40	40
Maximum height (feet)	8	8	8	8	8	8
Setback from lot line (feet)	5	5	5	5	5	5
Setback from residential zoning district (feet)						
(distance indicated or 5' from side lot line opposite residential	50	50	50	50	50	50
<b>district</b> , whichever is less)						
More than 300' of frontage on an arterial street						
Number of <b>signs</b> per <b>lot</b> (per <b>street frontage</b> )	1	1	1	1	1	1
Maximum size (square feet)	80	100	100	300	300	300
Maximum <b>changeable copy</b> area (square feet)	40	40	40	40	40	40
Maximum height (feet)	8	15	15	30	30	30
Setback from lot line (feet)	5	5	5	5	5	5
Setback from residential zoning district (feet)						
(distance indicated or 5' from side lot line opposite residential	50	100	100	150	150	150
<b>district</b> , whichever is less)						
Additional sign for properties with over 500' of frontage on an						
interstate highway (I-69 or I-469; on-premise only)						
Number of <b>signs</b> per <b>lot</b>	N/A	N/A	N/A	1	1	1
Maximum size (square feet)	N/A	N/A	N/A	100	100	100
Maximum <b>changeable copy</b> area (square feet); digital <b>signs</b>	NT/A	NT/A	NT/A	40	40	40
not permitted	N/A	N/A	N/A	40	40	40
Maximum height (feet)	N/A	N/A	N/A	30	30	30
Setback from lot line (feet)	N/A	N/A	N/A	5	5	5
Maximum sign base setback from interstate ROW (feet)	N/A	N/A	N/A	50	50	50
Setback from residential zoning district (feet)						
(distance indicated or 5' from side lot line opposite residential	N/A	N/A	N/A	50	50	50
district, whichever is less)						
Entrance signage for projects with multiple lots/parcels or						
multiple buildings on a single parcel (permitted for new						
development proposals with over 500' of frontage on a public						
street)						
Number of signs per development site (per street frontage;						
sign shall be located on the public street frontage where the	2	1	1	1	1	1
entrance is located)						
Maximum size (square feet)	80	150	150	300	300	300
Maximum changeable copy area (square feet)	40	40	40	40	40	40
Maximum height (feet)	8	15	15	30	30	30
Setback from lot line (feet)	5	5	5	5	5	5
Setback from residential zoning district (feet)	50	50	50	50	100	100

COMMERCIAL AND SHOPPING CENT	ER D	STRI	CT				
PERMANENT SIGN STANDARDS							
Sign Type Zoning District	C1	<b>C2</b>	NC	SC	<b>C3</b>	<b>C4</b>	
Wall							
Maximum coverage (per <b>façade</b> )	30%	30%	30%	30%	30%	30%	
Maximum <b>changeable copy</b> area (square feet)	40	40	40	40	40	40	
Awning							
Maximum coverage (of outer <b>awning</b> surface)	50%	50%	50%	50%	50%	50%	
Backlighting permitted	No	Yes	Yes	Yes	Yes	Yes	
Blade							
For <b>frontages</b> located on <b>arterial streets</b> ; multiple <b>signs</b> are permitted;							
total square footage shall not exceed 80 square feet							
Maximum size (square feet)	80	80	80	80	80	80	
Distance <b>sign</b> can extend from <b>building</b> (feet)	4	4	4	4	4	4	
Blade							
For <b>frontages</b> not located on <b>arterial streets</b> ; multiple <b>signs</b> are							
permitted; total square footage shall not exceed 30 square feet							
Maximum size (square feet)	30	30	30	30	30	30	
Distance <b>sign</b> can extend from <b>building</b> (feet)	4	4	4	4	4	4	
Canopy							
Maximum coverage (of front and side <b>canopy</b> faces)	50%	50%	50%	50%	50%	50%	
Distance <b>sign</b> can extend above <b>canopy</b> (feet)	1	1	1	1	1	1	
Backlighting permitted	No	Yes	Yes	Yes	Yes	Yes	
Building Directory							
Additional <b>sign</b> for a <b>building</b> with multiple internal tenants							
Number of <b>signs</b> permitted (per <b>building</b> )	1	1	1	1	1	1	
Maximum size (square feet)	50	50	50	50	50	50	
Maximum height of <b>sign</b> (feet)	6	6	6	6	6	6	
Setback from lot line (feet)	5	5	5	5	5	5	
Drive-Through							
For a <b>primary building</b> with an accessory <b>drive-through facility</b>							
Number of <b>signs</b> permitted (per <b>lot</b> )	1	2	2	2	2	2	
Maximum size (square feet)	20	50	50	50	50	50	
Maximum height (feet)	6	10	10	10	10	10	
Setback from lot line (feet)							
May not be located in required front or <b>side yard</b>	5	5	5	5	5	5	
Gas Station							
Gas pump embellishment maximum size (square feet)	2	2	2	2	2	2	
Projecting							
Multiple <b>signs</b> are permitted; total square footage shall not exceed							
12 square feet							
Maximum size (square feet)	12	12	12	12	12	12	
Distance <b>sign</b> can extend from <b>building</b> (feet)	4	4	4	4	4	4	
Subdivision Plat			'	† ·	<u> </u>		
Number of <b>signs</b> per entrance	2	1	1	1	1	1	
Maximum size (square feet)	80	80	80	80	80	80	
Maximum height	8	8	8	8	8	8	
manimum neight	O	O	0		O	O	

INDUSTRIAL DISTRICT PERMANENT SIGN STANDARDS				
Sign Type Zoning District	BTI	I1	I2	I3
Freestanding (all on-premise only)				
Up to 300' of frontage on an arterial street, or on a collector or other street				
Number of signs per street frontage	1	1	1	1
Maximum size (square feet)	80	80	80	80
Maximum changeable copy area	40	40	40	4(
Maximum height (feet)	8	8	8	8
Setback from lot line (feet)	5	5	5	5
Setback from residential zoning district		3		
(distance indicated or 5' from side lot line opposite residential district,	50	50	50	50
whichever is less)	30	30	30	)(
		1	,	1
Over 300' of frontage on an arterial street, or on a collector or other street				
Number of <b>signs</b> per <b>street</b> entrance if <b>lot</b> or <b>parcel</b> contains one <b>primary building</b>	1	1	1	1
Number of <b>signs</b> per <b>street</b> entrance if <b>lot</b> or <b>parcel</b> contains more than one	2	2	2	2
primary building				
Maximum size (square feet)	80	100	100	30
Maximum changeable copy area (square feet)	40	40	40	40
Maximum height (feet)	8	15	15	30
Setback from lot line (feet)	5	5	5	5
Setback from residential zoning district				
(distance indicated or 5' from side lot line opposite residential district,	50	100	100	15
whichever is less)				
Additional signage if lot has over 500 ft. of frontage on an interstate				
highway (I-69 or I-469)				
Number of <b>signs</b> per <b>lot</b>	N/A	1	1	1
Maximum size (square feet)	N/A	100	100	10
Maximum <b>changeable copy</b> area (square feet); digital <b>signs</b> not permitted	N/A	40	40	4(
Maximum height (feet)	N/A	30	30	30
Setback from lot line (feet)	N/A	5	5	5
Maximum <b>sign</b> base <b>setback</b> from interstate ROW (feet)	N/A	50	50	50
Setback from residential zoning district (feet)				
(distance indicated or 5' from side lot line opposite residential district,	N/A	50	50	50
whichever is less)				
Wall				
Maximum coverage (per <b>façade</b> )	30%	30%	30%	30
Maximum <b>changeable copy</b> area (square feet)	40	40	40	40
Awning				
	50%	50%	50%	50
iviaxillilli coverage tololler <b>awning</b> surface)	Yes	Yes	Yes	Ye
Maximum coverage (of outer <b>awning</b> surface)  Backlighting permitted	1 200	105		• `
Backlighting permitted				
Backlighting permitted  Canopy				
Backlighting permitted  Canopy  Maximum coverage (of front and side canopy faces)	50%	50%	50%	50
Backlighting permitted  Canopy	50% 1 Yes	50% 1 Yes	50% 1 Yes	50 1 Ye

INDUSTRIAL DISTRICT PERMANENT SIGN STANDARDS						
Sign Type	Zoning District	BTI	I1	<b>I2</b>	<b>I3</b>	
Building Directory						
Additional <b>sign</b> for a <b>building</b> with multiple internal te	enants					
Maximum size (square feet)		50	50	50	50	
Maximum height of sign (feet)		6	6	6	6	
Setback from lot line (feet)		5	5	5	5	
Drive-Through						
For a primary building with an accessory drive-throu						
Number of <b>signs</b> permitted (per <b>lot</b> )	1	2	2	2		
Maximum size (square feet)	20	50	50	50		
Maximum height (feet)	6	10	10	10		
Setback from lot line (feet);	5	5	5	5		
Shall not be located in required front or side yard	3	3	3	3		
Gas Station						
Gas pump embellishment maximum size (square feet	2	2	2	2		
Subdivision or Multiple Lot Development Plan						
Number of <b>signs</b> per <b>development</b> entrance	2	2	2	2		
Maximum size (square feet)	150	150	150	150		
Maximum height (feet)		10	10	10	10	

#### (b) Standards Applicable in All **Zoning Districts**

### (1) Awning Signs

- (A) **Awning signs** shall be affixed flat to, or painted upon, the surface of the **awning**.
- (B) **Awning signs** shall not extend vertically or horizontally beyond the limits of the **awning** to which they are attached.
- (C) **Awning signs** shall not be internally illuminated.
- (D) **Awnings** shall be permitted to extend up to four (4) feet into a required **front yard** or into a **right-of-way**, if the **awning** is at least eight (8) feet above grade.

### (2) Changeable Copy Area and Digital Signs

- (A) Unless specifically prohibited, **changeable copy** area and digital **signs** shall be permitted to be up to 40 square feet of the area of a permitted freestanding or **wall sign**.
- (B) Digital **signs** may not be operated to allow an image or component to change, rotate, move, flash, or blink at a rate exceeding one image per six (6) seconds. The change time between images shall be no more than 0.25 second. All motion is prohibited on digital display **signs**. This includes the use of lighting to depict action or animation or to create a special effect or scene through any of the following: blink, flash, flicker, scintillate, scroll, or variations in intensity or brightness that depict or give the appearance of action, motion, movement, or rotation. Only static text and graphics shall be permitted. The digital display shall contain a default mechanism that will freeze the **sign** in one position if a malfunction occurs.
- (C) Digital **signs** that scroll or **travel** may not be in motion longer than ten (10) seconds with a minimum of three (3) seconds delay until **transition** to another message.
- (D) Digital **sign** illumination shall not exceed 4,500 **nits** from 30 minutes after sunrise to 30 minutes before sunset and 500 **nits** during other hours.
- (E) Each digital **sign** shall have an automatic dimmer control, to produce a distinct illumination change from a higher illumination level to a lower illumination level in order to comply with the daytime and nighttime illumination levels in subsection (b) above and to adjust **sign brightness** based on ambient lighting levels. The dimmer control shall be activated at all times that the **sign** is in operation.
- (F) Each digital **sign** shall have an automatic cutoff device that results in a blank **sign** in the event of a mechanical or electrical malfunction in the **sign**.

# (3) Marquee Signs

- (A) All portions of the **marquee** and attached **signs** shall have a minimum clearance of eight (8) feet above the walk or grade below.
- (B) Each face of a **marquee** shall be allowed to have a **sign**.

- (C) Each **sign** may extend the entire length of the **marquee** face on which it is located
- (D) Each **sign** may project up to six (6) feet above the roof of the **marquee** face on which it is located, but not above the cornice **wall** or roof of the **building**.

# (4) **Drive-Through Signs**

**Drive-through signs** are only permitted in conjunction with a **primary building** with an accessory **drive-through facility**.

### (5) **Projecting Signs**

All portions of the **projecting sign** shall have a minimum clearance of eight feet above the walk or grade below.

### (6) Roof Signs

Roof signs are prohibited

# (7) Wall Signs

- (A) When located on a **building wall**, **wall signs** shall be mounted substantially parallel to that **wall** and shall project no more than twelve (12) inches from the **wall**.
- (B) When mounted on a mansard roof, **wall signs** shall be mounted so that the lower edge of the **sign** is no more than twelve (12) inches from the mansard roof surface and the top edge is no further from the mansard roof surface than necessary to allow the **sign** to be mounted vertically.
- (C) No portion of the **wall sign** shall project above the cornice **wall** or roof of the **building** to which they are attached.

### (8) Window Signs

**Window signs** shall be permitted in accordance with the applicable **wall sign** provisions.

#### (c) **Board of Zoning Appeals** Approved **Uses Signs**

**Sign** regulations for **uses** permitted by the **Board of Zoning Appeals** shall be as specified in the written decision approved by the **Board** in connection with that **use**. If the decision does not address permitted **signs** or does not address some aspects of permitted **signs**, then the regulations for the **zoning district** in which the property is located shall apply.

# (d) Plan Commission Approved Uses Signs

**Sign** regulations for **uses** approved by the **Plan Commission** pursuant to A.C.C. 3-3-1 (Development Plans) shall be as specified in any written decision approved by the **Plan Commission** in connection with that **use**. As part of its approval, the **Plan Commission** may waive or modify certain **sign** design standards as part of its approval of a Primary Development Plan as provided in A.C.C. 3-3-1-6. If the decision does not address permitted **signs** or does not address some aspects of permitted **signs**, then the regulations for the **zoning district** in which the property is located shall apply.

### (e) Master Sign Plan

# (1) Authority

An applicant for a **development** containing multiple **buildings** on a single **parcel**, multiple **buildings** on separate contiguous **parcels**, or an institutional campus may file an application for a **Master Sign Plan** to reallocate certain aspects of the **on-premise sign area**, or to increase the number or size of individual **signs**, available in the **zoning district** where the applicant's property is located pursuant to A.C.C. 3-4-9-4. A **Master Sign Plan** is not available for a single **lot** or **parcel** containing a single principal **building**. The **Plan Commission** shall not be permitted to approve signage that exceeds the maximum height standards.

# (2) Review by **Plan Commission**

The **Master Sign Plan** application shall be treated as a Primary **Development** Plan for review by the **Plan Commission**, but the criteria in subsection (3) below shall apply instead of the criteria in A.C.C. 3-3-1-3(d).

(3) Criteria for Review and Approval

The **Plan Commission** shall approve the application for a **Master Sign Plan** if it finds that:

- (A) The application reflects an overall **sign** program of a consistent architectural design.
- (B) The requested signage will not create an adverse impact on **adjacent County** or Fort Wayne residential or office **zoning districts**.
- (C) The application does not request a **sign** with a maximum height taller than that otherwise permitted for that **sign** pursuant to A.C.C. 3-4-9-4.

#### (4) **Board of Zoning Appeals**

A request to permit **signs** not permitted by this Chapter that does not meet the criteria for approval in subsection (3) above may be submitted to the **Board of Zoning Appeals** for review and decision under A.C.C. 3-5-3-5 (Variances from Dimensional Standards).

### (f) Nonconforming Use Signs

A **nonconforming use** may continue to use that **sign**(s) in use at the time the use became nonconforming (or if that date is unknown, then the date on which the **nonconforming use** was first documented), and may repair the **sign** and change the message or **sign** face as permitted for an **on-premise signs**. The size, height, or illumination (if any) of the **sign** may not be increased, and the **sign** may not be converted from a static to a digital **sign**.

### 3-4-9-5 **Billboard Sign** Provisions

### (a) Locations Permitted

**Billboard signs** are permitted only in the A1, SC, C3, C4, I1, I2, and I3 **zoning districts**, and in the **Gateway** Corridor area identified in A.C.C. 3-4-9-5(d)(7). However, regardless of the zoning of the property, **billboard signs** shall not be permitted on properties with **frontage** on **Airport Expressway**.

#### (b) Standards

To construct a new digital or static **billboard sign**, expand an existing **billboard sign** to a larger **billboard sign**, or convert an existing non-registered static **billboard sign** to a digital **billboard sign**, the **sign** shall meet the standards set forth in the table below, and shall also have provided the **sign area** removal credits required in the **Sign** Removal Credits Required for **Billboard Sign** Construction or Conversion table. A request to do any of the above actions where the applicant has not provided the required sign area removal credits shall require approval of a Use Variance.

BILLBOARD SIGN STAN			
Sign Size	<b>Zoning District</b>	<b>A1</b>	SC, C3, C4, I1, I2, I3
100 square foot freestanding billboard			
Lot shall be located on a principal or minor arterial			
Number of <b>signs</b> per <b>lot</b>		1	1
Lineal distance from nearest billboard sign (feet)		1,000	300
Lineal distance from any residence		300	N/A
Lineal distance from a road intersection		300	N/A
Lineal distance from Fort Wayne AR, DC, DE, UC, MH, o	N/A	300	
Lineal distance from <b>County</b> or Fort Wayne C1 <b>district</b> (fe	N/A	150	
Lineal distance from <b>County</b> A, MH, or R <b>district</b> (feet)	N/A	300	
Lineal distance from <b>religious institution</b> , <b>school</b> , <b>health</b> on historic <b>district</b> , or <b>lot</b> eligible for historic designation (fee	N/A	300	
Radial distance from Fort Wayne AR, DC, DE, UC, MH, o	or R district (feet)	N/A	125
Radial distance from <b>religious institution</b> , <b>school</b> , <b>health</b> historic <b>district</b> , or <b>lot</b> eligible for historic designation (fee	N/A	125	
Maximum height (feet)	30	30	
Minimum setback from lot line (feet)		15	15
Maximum area of billboard embellishments (% of main s	sign area)	15	15

BILLBOARD SIGN ST.	ANDARDS		
Sign Size	<b>Zoning District</b>	A1	SC, C3, C4, I1, I2, I3
300 square foot freestanding billboard standards			
Lot shall be located on a principal or minor arterial			
Number of <b>signs</b> per <b>lot</b>		1	1
Lineal distance from nearest billboard sign (feet)		1,000	500
Lineal distance from any residence		300	N/A
Lineal distance from a road intersection		300	N/A
Lineal distance from Fort Wayne AR, UC, DE, UC, MH	f, or R <b>district</b> (feet)	N/A	300
Lineal distance from <b>County</b> or Fort Wayne C1 <b>district</b>	(feet)	N/A	150
Lineal distance from <b>County</b> A, MH, or R <b>district</b> (feet	)	N/A	300
Lineal distance from <b>religious institution</b> , <b>school</b> , <b>healt</b> historic <b>district</b> , or <b>lot</b> eligible for historic designation (1)	•	N/A	300
Radial distance from Fort Wayne AR, DC, DE, UC, MH	•	N/A	125
Radial distance from <b>religious institution</b> , <b>school</b> , <b>heal</b> t historic <b>district</b> , or <b>lot</b> eligible for historic designation (1)	th care facility,	N/A	125
Maximum height (feet)	35	35	
Minimum setback from lot line (feet)	20	20	
Maximum area of <b>billboard embellishments</b> (% of mai	15	15	
672 square foot freestanding billboard standards	,		
<b>Lot</b> shall have <b>frontage</b> on I-69 or I-469			
Number of <b>signs</b> per <b>lot</b>	0	1	
Lineal distance from nearest billboard sign (feet)	N/A	500	
Lineal distance from any residence		N/A	N/A
Lineal distance from a road intersection		N/A	N/A
Lineal distance from Fort Wayne AR, DC, DE, UC, MH	I, or R <b>district</b> (feet)	N/A	300
Lineal distance from <b>County</b> or Fort Wayne C1 <b>district</b>	(feet)	N/A	150
Lineal distance from <b>County</b> A, MH, or R <b>district</b> (feet	)	N/A	300
Lineal distance from <b>religious institution</b> , <b>school</b> , <b>healt</b> historic <b>district</b> , or <b>lot</b> eligible for historic designation (1)	N/A	300	
Radial distance from Fort Wayne AR, UC, DC, DE, MH	N/A	125	
Radial distance from <b>religious institution</b> , <b>school</b> , <b>heal</b> t historic <b>district</b> , or <b>lot</b> eligible for historic designation (1)	N/A	125	
Maximum height (feet)	•	N/A	35
Setback from lot line (feet)		N/A	20-50
Maximum area of <b>billboard embellishments</b> (% of mai	n <b>sign area</b> )	15	15

# (c) Billboard Sign Registration, Renovation and Maintenance

# (1) Registration of Existing **Billboards**

**Billboard signs** existing on the effective date of this ordinance shall be registered with **DPS** no later than December 31, 2014. All **signs** registered by December 31, 2014, shall be deemed permitted **signs**.

# (2) **Renovation** and Maintenance

Any **billboard sign** that exceeds the size or height standards of this A.C.C. 3-4-9-5 and that has been registered as required by subsection (1) above shall be permitted

to be maintained or renovated. **Renovation** shall include the replacement of the **sign** and/or the **sign structure**, provided the size or height of the **sign** is not increased, and the **sign** remains in the same location. However the conversion of a non-digital **sign** to a digital **sign** shall not be permitted.

- (d) **Billboard Sign** Cap and Replace System
  - (1) Removal of **Sign Area** Required for New **Billboard**

After the effective date of this ordinance, no new **billboard** may be erected in any **zoning district** unless existing **billboard** area is removed and **sign** removal credits are presented pursuant to this A.C.C. 3-4-9-5(d).

(2) Removal of **Sign Area** Required for Conversion of Existing **Billboard** to Digital

After the effective date of this ordinance, no existing **billboard** may be converted to a digital **billboard** with more than 40 square feet of **changeable copy** area unless:

- (A) The **billboard** is registered as set forth in 157.409(E)(3):
- (B) The billboard is located on a street classified as an Interstate, Other Freeway/Expressway, Other Principal Arterial, or Minor Arterial street as set forth on the most recently-adopted Northeast Indiana Regional Coordinating Council Functional Classification System map;
- (C) The **billboard** is located in an SC, C3, C4, I1, I2, or I3 **zoning district**:
- (D) The **billboard** is located no closer than 500 feet to another **billboard** with digital copy area:
- (E) The **billboard** is located no closer than a 150 foot radial distance from a Fort Wayne AR, DC, DE, UC, MH, or R **district**, or a **County** A, MH, or R **district**:
- (F) The size and height of the **billboard** are not increased: and
- (G) Existing **billboard** area is removed and **sign** removal credits are presented pursuant to this §157.409(E)(4).
- (3) Removal of Existing Sign Area

After the effective date of this ordinance, no **ILP** shall be approved for a construction of a new **billboard sign** or for conversion of an existing **sign** to a digital **sign** containing more than 40 square feet of **changeable copy** area unless the applicant has documented that it has obtained the amount of **sign** removal credits required by A.C.C. 3-4-9-5(d)(6).

(4) **Sign** Removal Eligible for Credits

**Sign** Removal Credits shall only be issued for the removal of **billboard signs**. **Sign** Removal Credits shall not be issued for the removal of:

- (A) **Temporary signs**;
- (B) **On-premise signs**.

### (5) Number of **Sign** Removal Credits Issued

Upon submission by a **sign owner** of documentation that an eligible **billboard sign** has been removed, **DPS** shall issue to the **owner** of the removed **billboard sign**(s) the number of credits shown in the table below. For two-sided **signs**, credits shall only be issued based on the area of one of the **sign** faces.

Type of Signage Square Footage Removed	Credits Issued (per square foot of sign area removed)
Registered <b>Signs</b> outside of a <b>Gateway</b> area Digital <b>sign area</b> Static (non-digital) <b>sign area</b>	2 1
Registered <b>Signs</b> within a <b>Gateway</b> area (digital and static)	4
Unregistered <b>Signs</b> Digital and static (non-digital)	1/2

### (6) **Sign** Removal Credits Required for **Billboard Sign** Construction or Conversion

To construct a new digital or static **billboard sign**, expand an existing **billboard sign** to a larger **billboard sign**, or convert an existing static **billboard sign** to a digital **billboard sign**, **sign area** removal credits shall be required as set forth in the table below.

Request	Credits Required (per square foot of sign area constructed				
	Outside SC district and Gateway areas	In an SC district or Gateway area			
Construct a new digital billboard	4	5			
Construct a new static billboard	2	3			
Expand an existing digital billboard	2	5			
Expand an existing static billboard	2	3			
Convert an existing static billboard to a digital billboard	4	5			
Construct up to 40 square feet of digital signage on an new or existing static billboard	4	5			

### (7) **Gateway** Area Location

For purposes of applying the tables in A.C.C. 3-4-9-5(d)(5) and A.C.C. 3-4-9-5(d)(6), the **Gateway** area is the property located within fifty (50) feet of the **right-of-way** line of U.S. 27, from the Fort Wayne corporate limits to its intersection with Interstate 469.

### (8) Use of **Sign** Removal Credits

- (A) An application for **Sign** Removal Credits shall be submitted no later than six(6) months after the **sign** removal is completed.
- (B) The entire **sign** and any supporting **structure**(s) shall be removed prior to the issuance of any Sign Removal Credits. The owner of the sign being removed shall have the burden of documenting the location and area of the **sign** face prior to removal. For registered **signs**, the size of the **sign** removed shall be determined by the square footage of the sign as shown on the registration certificate. For non-registered signs, the sign size shall be determined by information submitted by the applicant. **DPS** staff may also use the permit issued for erection of the **sign**, or other existing **sign** data to determine the size of any removed signs. Sign Removal Credits evidenced by a certificate issued by **DPS** are transferable between parties through a written instrument signed by both the seller and buyer of the credit. The buyer of a Sign Removal Credit is responsible for notifying **DPS** of any **sign** credit transfer. Upon request and presentation of evidence of the transfer acceptable to **DPS**, **DPS** shall issue a replacement certificate naming the buyer as the **owner** of the certificate.
- (C) **Sign** Removal Credits that are not used for the construction of a new **billboard sign** shall expire if not used within ten (10) years from date of issuance.

#### 3-4-9-6 General Provisions and Standards

### (a) Corner Visibility Areas

No **temporary sign** and no permanent on-premise or **off-premise sign**, other than a governmental traffic control or directional **sign**, shall be located within a "**corner visibility area**" as defined in Article 5, Chapter 6 Definitions.

# (b) Expired Signs

No on-premise sign shall be displayed longer than 30 calendar days after becoming an expired sign. The Zoning Administrator may require the covering of any expired sign, sign face, or sign copy area. If covering is required, the covering material shall be durable, and shall be replaced by the sign owner upon notice from the Zoning Administrator that it has become worn or damaged. If the primary building is removed, then the sign may be determined by the Zoning Administrator to be an illegal sign, subject to removal by the property owner at the direction of the Zoning Administrator. However, if at any time a freestanding expired sign is determined by the Zoning Administrator to create a safety or health issue, the Zoning Administrator may pursue the removal of the sign in conjunction with the Allen County Building Department.

### (c) Illumination

- (1) No **sign** shall blink or flash, nor be illuminated by any device so as to appear to blink or flash, except as otherwise expressly provided in this Chapter.
- (2) External light sources shall be concealed from view at ground level at and beyond **lot lines**.

- (3) Except for the portion of the property adjoining a **street right-of-way**, where nonresidential **development** is proposed **adjacent** to **residential districts**, zero foot-candles of light may be emitted by the nonresidential **development** along the property line with the **residential district**.
- (4) External light sources on **signs** larger than 100 square feet shall be mounted above the **sign** so as to shine downward.
- (5) Any external **sign** light source or lamp that emits more than 900 **lumens** (13 watt compact fluorescent or 60 watt incandescent) shall be concealed or shielded with an Illuminations Engineering Society of North America (IESNA) **full-cutoff** style fixture to minimize the potential for **glare** on **adjacent** property.
- (6) Digital **signs** shall comply with illumination standards in A.C.C. 3-4-9-4(b)(2).
- (d) Maintenance and Removal
  - (1) No **sign** or part of a **sign** shall be erected or maintained except in conformance with the provisions of this Chapter.
  - (2) All **signs** shall be maintained in a good state of repair, including replacement of defective parts, painting, cleaning and other acts required for the maintenance of the **sign** (see A.C.C. 3-4-9-5(c) for **Billboard Sign** maintenance provisions).
- (e) Message Substitution

A non-commercial message may be substituted for a commercial message on any **sign** permitted by this Chapter.

(f) Prohibited Signs

The following are prohibited for all on-premise and **billboard signs**, unless they qualify as permitted **temporary signs**:

- (1) Strings of exposed light bulbs, pennants or streamers;
- (2) **Signs** painted on or attached to rocks, trees, or any other natural object, except those **signs** created or erected with the approval of the **County** or an authorized quasi-governmental entity to commemorate a historic event or place;
- (3) **Signs** that revolve or flash;
- (4) **Signs** similar in appearance, color, lighting, shape, or size to emergency, railroad, or traffic **signs** or signals;
- (5) Vehicle signs; and
- (6) **Signs** mounted on **fences**.
- (g) **Projecting Sign** Minimum Clearance
  - (1) No **sign** shall be erected upon, maintained in, encroach upon or overhang any public **right-of-way** without the approval of the **Board of Commissioners**, except as expressly provided in this chapter, or by state and federal law.
  - (2) Each **sign** permitted to project over a sidewalk or public **right-of-way** by this chapter shall have a minimum clearance of eight (8) feet above grade.

### (h) **Sign** Measurement

- (1) Radial measurements shall start from the center of the **sign** base at grade, and extend outward in a circular manner for the distance specified.
- (2) Lineal or linear measurements shall start from the center of the **sign** base at grade as projected at a right angle to the nearest **right-of-way** line, and then extend as stated in the applicable **sign** standard.
- (3) **Sign height** shall be determined by measuring the distance between the lowest grade level within two feet of either side of the base of the **sign**, and the highest part of the **sign** or its supporting **structure**.
- (4) **Sign area** measurements shall include the **sign** face and any portion of the **sign structure** with words, logos, pictures, or symbols intended to be read by the public, but shall not include portions of the **sign structure** that do not include such words, logos, pictures or symbols.
- (5) **Sign area** measurements for **changeable copy** shall not include a border up to 4 inches in width designed to enclose the **changeable copy** provided that **changeable copy** does not appear on the border area.
- (6) The area of a V-type **sign** not exceeding an angle of 60 degrees shall be calculated on one face of the **sign** only.
- (7) **Sign** illumination is measured in **candelas** per square meter, also known as "**nits**", as measured at the **sign** face at maximum brightness.

### (i) Pre-existing **Signs**

Any on-premise or **off-premise sign**:

- (1) That was legally erected in compliance with a former **sign** regulation ordinance in effect prior to the effective date of this ordinance; and
- (2) That is not the subject of a notice of **violation** issued by the **County** prior to the effective date of this ordinance; and
- (3) Which is not in compliance with the standards in this ordinance; and
- (4) For which the **owner** has filed an application for registration of the **sign** prior to one year after the effective date of this ordinance, shall be deemed to be a conforming **sign** and shall not be subject to enforcement or penalties under A.C.C. 3-5-5 for any aspect of the **sign** that met the **sign** regulations applicable at the time the **sign** was erected but that does not meet the **sign** standards in this ordinance.

#### (i) Nonconforming **Signs**

- (1) Any **sign** that was erected in compliance with the **sign** regulation ordinance that was in effect at the time the **sign** was erected, but that no longer complies with the provisions of this ordinance, is a nonconforming **sign** subject to the provisions of this A.C.C. 3-4-9-6(j).
- (2) A digital **sign** that was erected in compliance with the **sign** regulation ordinance that was in effect at the time the **sign** was erected, and that continues to comply with the standards of this ordinance regarding the physical **structure** and location of the **sign**, but that is found to be in **violation** of this ordinance regarding the digital display, shall only be a nonconforming **sign** if it the digital display cannot be reprogrammed to bring the digital display into compliance with this ordinance.
- (3) Reasonable repairs, alterations, and conversions may be made to nonconforming non-billboard **signs** as long as the location of the **sign** is not changed and the height or area of the **sign** is not increased. In addition:
  - (A) If the **sign** is covered, it can be re-used; or
  - (B) If the cabinet is removed, a new cabinet can be placed on the existing pole, provided the cabinet complies with the current **zoning district** square footage limitation; or
  - (C) If the pole is removed then the entire **sign** has to be brought into compliance.
- (4) If any nonconforming **sign** is hereafter damaged by any means whatsoever, including an act of God, and the damage exceeds 50% of the replacement value of the **sign**, as documented in writing by an established **sign** repair firm, the **sign** may be restored, reconstructed, altered or repaired only in conformance with the provisions of this Chapter.
- (5) If the **primary structure** on a **lot** or **parcel** is demolished any nonconforming **sign** on the **lot** or **parcel** shall be removed, repaired, or reconstructed so as to comply with the **sign** regulations for new **signs** in the **district** where the property is located.

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### **Chapter 10** Roadway Easements

#### 3-4-10-1 Establishment

Pursuant to A.C.C. 3-3-3-3(b)(1)(B), requiring that a **parcel** have its principal **frontage** on a **public street** or an approved, recorded **roadway easement**, the **Zoning Administrator** shall have the power to review and approve private **roadway easements** for **exempt divisions of land** under A.C.C. 3-3-3-3(b). The **roadway easement** shall be in a form acceptable to the **Zoning Administrator** and shall meet the requirements of this Chapter.

# 3-4-10-2 Application

A person wishing to subdivide land pursuant to A.C.C. 3-3-3-3(b) shall apply to the Zoning Administrator for review and approval of a roadway easement that will provide access to the any parcel created by the exempt division which does not have the required minimum lot width on an improved public street. A roadway easement shall also be required to provide access to any legally created existing parcel which does not have the required minimum width on an improved public street. The person shall submit the following information with the application for review and approval by the Zoning Administrator:

- (a) A boundary survey that is certified to a date not more than six (6) months prior to the date of application, prepared and certified by a surveyor licensed in the State of Indiana, showing and describing:
  - (1) the real estate that will be subject to the exempt division; and
  - (2) the location and number of tax **parcels** located on the real estate at the time of filing the application; and
  - (3) the location and legal description of the proposed **roadway easement**; and
  - (4) the location of existing **driveways** within 60 feet of the proposed **roadway** easement.
- (b) A copy of the last deed or deeds of record for the real estate subject to the exempt division; and
- (c) The original proposed **roadway easement** instrument in a form approved by the **Commission** that will be recorded against the real estate establishing the proposed **roadway easement**. As part of the **easement** document, the **easement** shall expressly the limit the **roadway easement** to serve only one **parcel**.

### 3-4-10-3 Review

The **Zoning Administrator** shall consider the following in determining whether to approve a **roadway easement**:

- (a) The **roadway easement** shall provide access to no more than one (1) **parcel**. The **parcel** shall conform with A.C.C. 3-3-3 and be a legally created **parcel** in compliance with this ordinance.
- (b) The **roadway easement** shall provide access from the **parcel** to an existing improved **public street**; a **roadway easement** may be approved to provide access from an existing subdivision stub **street** to a **parcel**.
- (c) The **parcel** across which the **roadway easement** is being dedicated shall meet the **minimum lot width** and area requirements.
- (d) The **roadway easement** shall be a minimum of 25 feet wide.

- (e) The near edge of a **roadway easement** shall be at least 60 lineal feet (on the same side of the **public street**) from the near edge of the closest access **easement** or **public street** intersection.
- (f) The applicant for the **roadway easement** shall have received the necessary approvals from the Allen **County** Surveyor's Office, Allen **County** Highway Department, and the Fort Wayne-Allen **County Department of Health**, or obtained a statement from these agencies that no approval is necessary.
- (g) The **roadway easement** may be contained on the **lots** or **parcel** to be served, or located across a **lot** or **parcel** which will not use the **roadway easement**.
- (h) The **roadway easement** shall not be named.
- (i) There shall not be any **obstruction**, either temporary or permanent of the **roadway** easement.

#### 3-4-10-4 Approval

- (a) The **Zoning Administrator** shall approve or deny a **roadway easement** in writing, stating the reasons for approval or disapproval.
- (b) After approval, the **roadway easement**, the survey and the **roadway easement** instrument shall be recorded with the Allen **County Recorder's** Office:
  - (1) no later than 30 days after the **Zoning Administrator**'s decision becomes final and non-appealable; and
  - (2) prior to the issuance of any **Improvement Location Permits** for the **parcel**.
- (c) The **Zoning Administrator** shall issue no **Improvement Location Permits** for construction of any **structure** on any **lot** or **parcel** that does not have an approved **roadway easement** to an existing public roadway, unless the **parcel** meets the minimum **lot width** and area requirements of the **district** where the **parcel** is located.

#### 3-4-10-5 Additional Provisions

(a) Changes to Approved **Easements** 

Any change or modification of an approved, recorded **roadway easement** must first be approved by the **Zoning Administrator** under this Chapter.

(b) Nonconforming Easements

Previously approved and existing private roadway/access **easements** for legally created **lots** or **parcels** under A.C.C. 4-1-2-2 shall be considered **nonconforming uses** under this ordinance.

(c) Easements Serving Multiple Parcels

Any access/**roadway easement** which is proposed to serve more than one **parcel** shall be submitted, reviewed, approved through the **minor plat** process as set forth in A.C.C. 3-3-3-5, and meet the applicable **minor plat** standards as set forth in A.C.C. 3-4-4.

#### **Chapter 11** Airport Overlay Districts

# 3-4-11-1 Purpose

The purpose and intent of the **Airport Overlay Districts** (**AOD**s) is to:

- (a) Promote the public health, safety, convenience, and general welfare of the residents surrounding the Fort Wayne International **Airport** (FWA) and Smith Field **Airport** (SMD); and
- (b) Protect the approaches to each **airport** and surrounding **airspace** from encroachment and limit the exposure of impacts to **persons**, property, and facilities in proximity to each **airport**, located within the areas encompassed by each **AOD**.
- (c) Protect state, federal, and local investment in FWA and SMD and surrounding facilities;
- (d) Impose land **use** controls, which shall be in addition to the existing underlying zoning classifications, to maintain a compatible relationship between **airport** operations and existing and future land **uses** within each **AOD** as defined in A.C.C. 3-4-11-4(a);
- (e) Regulate and restrict the height of **structures** and **objects of natural growth**, concentrations of people (density), visual **obstructions** (such as dust, smoke, and steam), electrical navigational interference, noise sensitive land **uses**, and wildfire and bird attractants;
- (f) Implement recommendations developed in the Fort Wayne International **Airport Master Plan** and the Smith Field **Airport Master Plan**;
- (g) Promote compatible land **uses** while respecting the physical characteristics of the area, each **airport**, and surrounding property;
- (h) Regulate and restrict **building** sites, placement of **structures**, and land **uses** by separating conflicting land **uses** and prohibiting certain land **uses** that would be detrimental to **airport** operations, **navigable airspace**; and
- (i) Provide a uniform basis for the implementation and administration of sound **airport** protection regulations for all areas within each **AOD**.

#### 3-4-11-2 Jurisdiction

The jurisdiction of the **AOD** for each **airport** shall extend over all lands and water within the jurisdictional boundary as defined in A.C.C. 3-4-11-4(a) shown in **Figure 1** (**Smith Field Airport Overlay Areas** map) and **Figure 2** (**Fort Wayne International Airport Overlay Areas** map), as those boundaries now exist and as they are amended in the future.

### 3-4-11-3 Applicability

The **Airport Overlay District** regulations of the **AOD**s shall apply to:

- (a) All properties within the two (2) mile **buffer** area around Smith Field **Airport** (Areas 1, 2, 3, and 4);
- (b) To all properties within the six (6) mile area **buffer** around Fort Wayne International **Airport** (Areas 1, 2, 3, 4, and 5); and
- (c) To all properties within the four Area 6 areas in the 10 mile **buffer** area around Fort Wayne International **Airport**.

### 3-4-11-4 Areas to be Regulated

### (a) Airport Overlay Areas

The Fort Wayne International Airport AOD and the Smith Field AOD have specific Airport Overlay Areas (AOAs) within each which correspond to the nature of the aircraft operations at FWA and SMD, respectively. All FWA and SMD AOAs established by this ordinance are shown on Figure 1 (Smith Field Airport Overlay Areas map) and Figure 2 (Fort Wayne International Airport Overlay Areas map) on file in the office of the Department of Planning Services (DPS). No land use shall be allowed nor shall any building or structure constructed, altered, located, or permitted which creates hazards for aircraft, airport operational and aircraft overflight areas for FWA and SMD, as well as nearby properties. For the purposes of this ordinance, the areas of Fort Wayne and Allen County under the jurisdiction of the AODs are hereby divided into the areas below as shown in Figure 1 and Figure 2. The FWA AOD includes AOAs 1 through 6. The SMD AOD includes AOAs 1 through 4. Table 1 and Table 2 provide the general dimensions for the various FAR Part 77 Surfaces as well as the Runway Protection Zones (RPZs) that are used to generate the AOAs.

Six **buffer** areas are used to describe the **AOA**s. Each **buffer** was generated by overlapping circles measured from each existing and future **runway** end to create essentially oblong areas that are based upon several dimensions of radii. SMD **uses** a two (2) mile radius **buffer** area to create its **AOA**s. FWA **uses** three (3), six (6), and ten (10) mile radius **buffer** areas to create its **AOA**s.

# (1) Area 1 (Inner Safety Area)

The area of all **airport runways**, the area off the end of each **runway** (including the **RPZ**s) and the area within each **runway** approach, out to the inner edge of the **Conical Surface.** 

### (A) Area 1A (**Runway Protection Zone**)

The trapezoidal area located directly off the end of each existing or proposed **runway** that is established by the **FAA**. Additional requirements for **development** within this subset of Area 1 are listed in A.C.C. 3-4-11-5.

(2) Area 2 (Horizontal Area)

The area outside of Area 1, out to the inner edge of the **Conical Surface**. This area closely reflects the **Horizontal Surface** of the Part 77 Surfaces.

(3) Area 3 (Outer Conical Area)

The area between the outer edge of Area 2 and the three (3) mile **buffer** (for FWA) or the two (2) mile **buffer** (for SMD), not including the Outer Approach Area (Area 4). This area generally includes the **Conical Surface** of the Part 77 Surfaces.

(4) Area 4 (Outer Approach Area)

The area within each **airport** approach, out to the six (6) mile **buffer** (for FWA) or to the two (2) mile **buffer** (for SMD). It begins at the inner edge of the **conical surface** and extends to the respective **buffers**.

(5) Area 5 (Extended Conical Area)

Area 5 applies only to the FWA **AOD**. This area includes the area between the three (3) mile **buffer** and the six (6) mile **buffer**, outside of the Outer Approach Area (Area 4).

(6) Area 6 (Extended Approach Area)

Area 6 applies only to the FWA **AOD**. This area includes the outermost area of the **runway** approaches, out to the ten (10) mile **buffer**, beginning at the six (6) mile **buffer**, based upon the **FAR Part 77 Approach Surface**s.

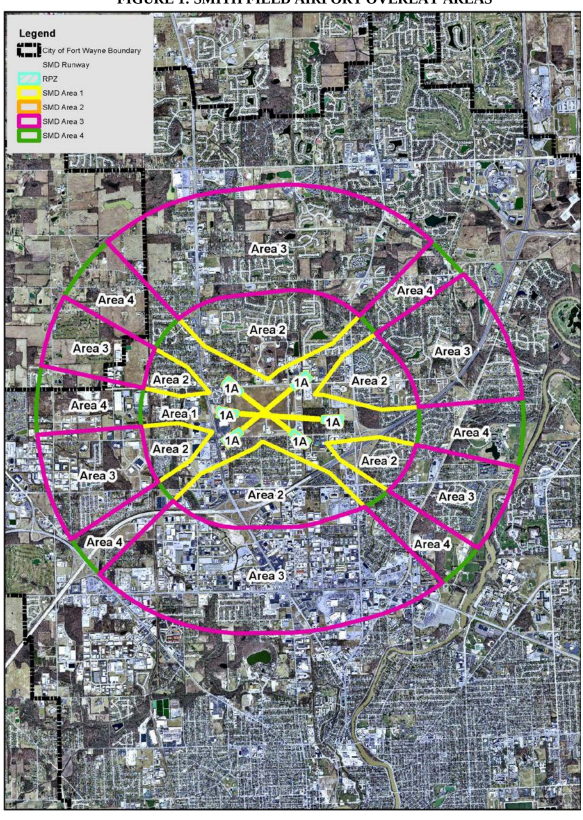
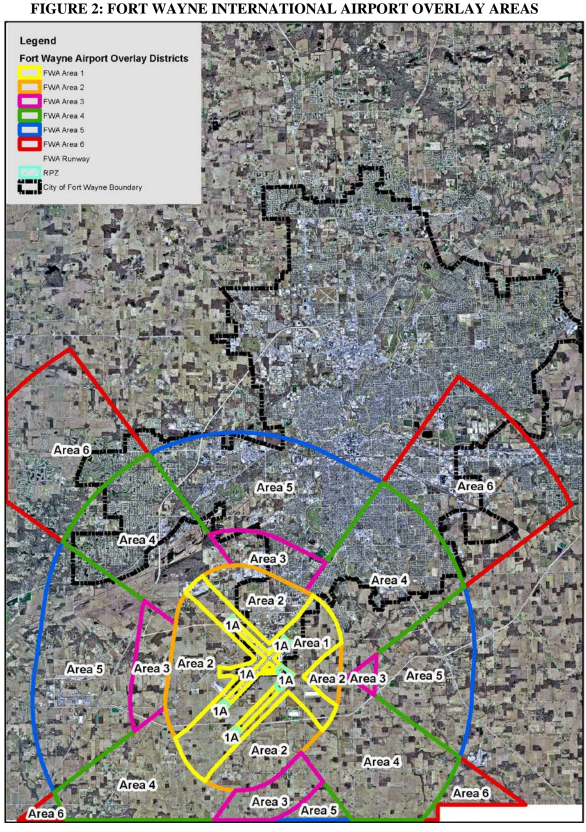


FIGURE 1: SMITH FIELD AIRPORT OVERLAY AREAS



### (b) Compliance

Any **development** or **use** within the areas regulated by an **AOD** shall be in compliance with the terms of this ordinance, and other applicable local, state and federal regulations.

- (1) Any existing **use** in an **AOD** will be permitted to remain, unless an expansion, reconstruction or change in use is requested; at which time, the use will be subject to A.C.C. 3-4-11-5 (General **Development** and Land **Use** Requirements).
- (2) Any future use of property in an **AOD** shall comply with A.C.C. 3-4-11-5 (General **Development** and Land **Use** Requirements).
- (3) Any future **use** or **development** of property included in Table 3 of this chapter or otherwise not permitted by this ordinance shall be prohibited (even if the **use** is permitted in the existing underlying **zoning district**) unless the proposed **development** is in compliance with the criteria in A.C.C. 3-4-11-5 (General **Development** and Land **Use** Requirements) or is reviewed through the **Airport** Determination process, and the **Board of Zoning Appeals** approves a **special use** or other approval for the **use** or **development**.

### (c) Abrogation and Greater Restrictions

The **AOD**s are not intended to repeal, abrogate, annul, impair, or interfere with any existing **easements**, covenants, or deed restrictions. However, wherever an **AOD** imposes greater restrictions, the provisions of the **AOD** shall govern. The establishment of the **AOD**s shall not preclude the **Airport Authority** from pursuing additional actions per IC 8-22-3-14, which allows for the provision of free air space for the safe descent and ascent of aircraft and for the proper and safe use of an **airport** or **landing field** acquired or maintained under said chapter.

#### (d) Warning and Disclaimer of Liability

The degree of protection provided by the **AOD**s relative to aircraft operation and aircraft overflights is considered reasonable for regulatory purposes. This ordinance does not imply that land **uses** within the vicinity of FWA and SMD will be free from aircraft **noise impacts**, aircraft operations, and aircraft overflights. Nor does this ordinance create liability on the part of, or a cause of action against, FWA, SMD, the City of Fort Wayne, Allen **County**, or any officer or employee thereof, for incidents that may result from reliance on this ordinance.

### 3-4-11-5 General **Development** and Land **Use** Requirements

- (a) If the height of any proposed **buildings** or **structures** exceed 40 feet in Areas 1, 2, and 4; 75 feet in Areas 3, 5, and 6; or if the **building** or **structure** is located in Area 1A, the **building** or **structure** shall require review by **Airport Authority** staff through the **Airport** Determination process; the **building** or **structure** may also require the submittal of an **FAA** 7460-1 form and receipt of an Indiana Tall **Structure** Permit, before the issuance of an **Improvement Location Permit**.
- (b) All proposed site lighting fixtures shall be concealed or shielded with an Illuminations Engineering Society of North America (IESNA) **full-cutoff** style fixture with an angle not exceeding 90 degrees to minimize the potential for **glare** and unnecessary diffusion on **adjacent** property.

- (c) In Areas 1, 2, 3, and 4, no new pond or similar permanent water body shall be permitted unless a wildlife **mitigation** plan has been approved or determined to be unnecessary by the Fort Wayne **Airport Authority** staff.
- (d) In Areas 1, 2, 3, and 4, smoke, dust, steam or particulate matter or airborne material of any kind shall be controlled so that it is not detrimental to or does not endanger the visibility of pilots during landing, taking-off or maneuvering of aircraft
- (e) No **glare** from site activities or **building** materials which could affect the vision of pilots using the **airport** shall be permitted.
- (f) Exterior **solid waste** disposal facilities shall be contained and covered to minimize sources of food for wildlife.

#### 3-4-11-6 Land **Use** Restrictions and Limitations

(a) Height Limitations

The heights of **buildings**, **structures** and **objects**, both man-made and **natural growth**, shall be limited to the height limits set forth in the applicable **zoning district**.

- (b) Construction, **Development**, and **Use** Limitations and Restrictions
  - (1) Existing Uses

All existing land **uses** allowed by the current zoning classifications, within an **Airport Overlay District** shall be permitted to remain, subject to all applicable federal, state, and local requirements. Nothing contained in this ordinance shall require the removal of or any change to the construction, location, or operation of any existing **use**; this includes the construction, alteration, or **use** of property or structural improvements lawfully in existence at the time of the effective date of this ordinance, or which commenced prior to the effective date of this ordinance, and has been completed or is being diligently pursued.

#### (2) Reconstruction

The **owner** of any existing **building, structure**, or **use** which as a result of fire, flood, explosion, or other casualty is destroyed, or is demolished by the **owner**, shall be permitted to rebuild, reconstruct, or repair the same **use** on the same **parcel**, provided that:

- (A) The requested reconstruction complies with A.C.C. 3-4-11-5 (General **Development** and Land **Use** Requirements); or
- (B) The requested reconstruction has been reviewed and approved through the **Airport** Determination process; however, the request may also be denied by the **Board of Zoning Appeals**, **Plan Commission** or **Zoning Administrator** if determined to be incompatible.
- (3) Expansion

Any existing **building**, **structure**, or **use** may be expanded, altered, or otherwise enlarged provided that:

- (A) The requested expansion complies with A.C.C. 3-4-11-5 (General **Development** and Land **Use** Requirements); or
- (B) The requested expansion has been reviewed and approved through the **Airport** Determination process; however, the request may also be denied by

the **Board of Zoning Appeals**, **Plan Commission**, or **Zoning Administrator** if determined to be incompatible.

### (4) Change of Use

Any existing **building**, **structure**, or **use** may be changed to a different **use**, provided that:

- (A) The proposed **use** complies with A.C.C. 3-4-11-5 (General **Development** and Land **Use** Requirements); or
- (B) The proposed **use** has been reviewed and approved through the **Airport** Determination process; however, the request may also be denied by the **Board of Zoning Appeals**, **Plan Commission**, or **Zoning Administrator** if determined to be incompatible.
- (5) New **Buildings**, **Structures**, or Land **Uses** and Exceptions

Any future new **buildings**, **structures**, and/or **uses** within an **AOD** shall comply with A.C.C. 3-4-11-5(General **Development** and Land **Use** Requirements) and **Table 3 (Airport Overlay District Special Uses)**, except that a **development** which supports the aeronautical **use**, such as an **FAA** communication tower; fuel **storage** facility; **gas station**, **hotel/motel**, **museum**, solar panels, **truck fueling station**, **educational institution** shall be permitted, provided the **use** complies with the applicable provisions of A.C.C. 3-4-11-5.

### (6) Hazard Marking and Lighting

**Building** approval may, if such action is deemed advisable by the FWA/SMD **Airport Authority** and/or the **FAA**, require the **owner** of a **structure** or trees, to install, operate, and maintain thereon such markers, light, and navigational aids as may be necessary to indicate to pilots the presence of a hazard, at the owners expense.

#### (7) Prohibited **Buildings**, **Structures**, or **Uses**

The following **buildings**, **structures**, and **uses** shall be prohibited:

- (A) Any **building** or **structure** that would exceed the height limits set forth in the applicable **zoning district**, unless the **building** or **structure** is reviewed by **Airport Authority** staff, and approved by the **Board of Zoning Appeals**, **Plan Commission**, or **Zoning Administrator** as necessary.
- (B) Any **use** that is not permitted according to **Table 3** (**Airport Overlay District Special Uses**) or is not otherwise a permitted **use**, unless a **special use** is approved by the **Board of Zoning Appeals**.
- (C) Any **building**, **structure**, or **use** which is determined by the **FAA** to create a safety hazard for aircraft operations, through either an **FAA** 7460-1 **airspace** analysis or another **FAA** review process.

#### 3-4-11-7 **Development** Approval Requirements and **Airport** Determination Process

If the property is located in either of the **AODs**, **DPS** staff shall hold a pre-application meeting with the applicant and **airport** staff prior to the submission of a request for a new **building**, **structure**, or **use**, or for a reconstruction, expansion, or **Change of Use** as set forth in A.C.C. 3-4-11-5(b).

- (a) If the request is for a request to reconstruct or expand an existing **use**, the request shall be evaluated for compliance with A.C.C. 3-4-11-5 (General **Development** and Land **Use** Requirements).
  - (1) If the **use** complies with A.C.C. 3-4-11-5, the request shall be deemed approved by **Airport Authority** staff.
  - (2) If the **use** does not comply with A.C.C. 3-4-11-5, the applicant/**owner** shall meet with **Airport Authority** staff to discuss and address compatibility issues. The **airport** will issue an **Airport** Determination Letter (ADL) with a recommendation of support or denial of the request. The ADL shall be forwarded to the **Board of Zoning Appeals**, **Plan Commission**, or **Zoning Administrator** as applicable for consideration as part of the appropriate decision making process.
- (b) If the request is for a future **use** (i.e. new **development**, or change in existing **use**), **Table** 3 (**Airport Overlay District Special Uses**) and the other permitted **use** provisions of this ordinance shall be referenced to determine whether the **use** is a permitted **use** based upon its location in one of the **Airport Overlay Areas**.
  - (1) If the **use** is determined to be permitted and complies with A.C.C. 3-4-11-5, the request may be approved by **DPS** staff;
  - (2) If the **use** is determined to be a permitted **use** but the request does not comply with A.C.C. 3-4-11-5, the applicant **owner** shall meet with **Airport Authority** staff to discuss and address compatibility issues. The **airport** will issue an **Airport** Determination Letter (ADL) with a recommendation of support or denial of the request. The ADL shall be forwarded to the **Board of Zoning Appeals**, **Plan Commission**, or **Zoning Administrator** as applicable for consideration as part of the appropriate decision making process.
  - (3) If the use is determined to not be a permitted use, the proposed development shall not be permitted unless a special use or other approval is granted by the Board of Zoning Appeals. If a special use or other BZA approval request is filed, the property owner shall meet with airport staff for review and coordination to address compatibility issues prior to the BZA public hearing on the request. The airport will issue an ADL that either supports or denies the development. The ADL will be forwarded to the BZA for use in making its decision. This process shall apply to all contingent use, special use, Use Variance, and height Development Standards Variance requests to the Board of Zoning Appeals for property within an Airport Overlay area.
- (c) For all requested **buildings**, **structures**, or **uses** that require an **Airport** Determination Letter (ADL), the request shall be evaluated based on the:
  - (1) Likelihood to create a **significant** concentration of people (density and intensity);
  - (2) Likelihood to create visual **obstructions** through the creation of smoke, steam, dust, lighting or other **obstruction**(s) that would adversely affect aircraft operational areas and **airspace**; and specifically the proximity to the ends of **runway**s, **runway** surfaces and extended **runway** centerlines;
  - (3) Likelihood for noise sensitivity; when necessary, **building** construction methods that reduces **airport**-related noises may be recommended or required;

- (4) Likelihood to attract wildlife with water bodies; when necessary, methods for designing water bodies to drain within 48 hours, putting water detention underground, landscaping, and other **mitigation** techniques to discourage entry and exit to the water body maybe recommended or required. The **airport** shall have the right to include deed restrictions or restrictive covenants to authorize **airport** to manage/mitigate wildlife issues, which will be at the property **owner's** expense;
- (5) Likelihood to create **wildlife attractants** other than bodies of water;
- (6) Proposed **storage** of flammable or hazardous materials as defined by the International **Building** Code;
- (7) Proximity to **airport** surfaces (**FAR Part 77 Surfaces**, extended **runway** centerline, etc.)

#### 3-4-11-8 Administration

In addition to the powers and duties in A.C.C. 3-5-2 (**Zoning Administrator**), the **Zoning Administrator** shall have the following powers and duties in the administration of this chapter:

- (a) Approving requests that are permitted **uses** and comply with A.C.C. 3-4-11-5 (General **Development** and Land **Use** Requirements);
- (b) Inspecting any **building** site or improvement or **use** of land as required by this ordinance;
- (c) Maintaining a record of approvals, denials, **conditions** of approvals, inspections, and public proceedings; and
- (d) After consultation with **Airport Authority** staff, determining what additional information would be necessary to be submitted with a request under this chapter to allow review staff to conduct an adequate review of a request.

	Table 1 - Runway Protection Zone Dimensions for SMD and FWA						
		Dimensions					
Approach Visibility Minimums <sup>(1)</sup>	Facilities Expected to Serve	Length L feet (meters)	Inner Width W <sub>1</sub> feet (meters)	Outer Width W <sub>2</sub> feet (meters)	RPZ acres	FWA Runways	SMD Runways
Visual and not lower than 1-Mile (1,600m)	Aircraft Approach Categories A & B	1,000 (300)	500 (150)	700 (210)	13.770	09 and 27	05, 23, 13, and 31
Not lower than <sup>3</sup> / <sub>4</sub> -mile (1.200m)	All Aircraft	1,700 (510)	1,000 (300)	1,510 (453)	48.978	14 and 23	
Lower than 3/4-mile (1,200 m)	All Aircraft	2,500 (750)	1,000 (300)	1,750 (525)	78.914	05 and 32	

Notes: (1) The **RPZ** dimensional standards are for the **runway** end with the specified approach visibility minimums. The departure **RPZ** dimensional standards are equal to or less than the approach **RPZ** dimensional standards. When an **RPZ** begins other than 200 feet (60m) beyond the **runway** end, separate approach and departure **RPZ**s should be provided. Refer to **FAA** AC 150/5300-13A for approach and departure **RPZ**s.

Source: FAA AC 150/5300-13, Airport Design Standards

Table 2 - FAR Part 77 Dimensions for SMD and FWA						
Dimensional Standards (Feet) for Runway Classification (see legend below)				assifications		
Dimensions Item		Visual Runway	Non-Precision Instrument		Precision	
ons		A A		B D	Instrument Runway*	
A	Primary surface width and approach surface width at inner end	250	500	1,000	1,000	
В	Horizontal surface radius	5,000	5,000	10,000	10,000	
C	Approach surface end width	1,250	2,000	4,000	16,000	
D	Approach surface length	5,000	5,000	10,000	10,000	
E	Approach slope	20:1	20:1	34:1	*	
F	Conical surface width	4,000	4,000	4,000	4,000	
G	Transitional surface slope	7:1	7:1	7:1	4,000	
FWA R	Runways <sup>(1)</sup>	09 and 27		14 <sup>(2)</sup> and 23	05 and 32	
SMD R	unways	05, 23 and 31	13			

Runway Classification Legend

- A Utility runway.
- B **Runway** larger than utility.
- C Visibility minimums greater than ¾ of a mile.
- D Visibility minimums as low as ¾ of a mile.
- \* Precision instrument approach slope is 50:1 for inner 10,000 feet and 40:1 for an additional 40,000 feet.
- Notes:(1) At ordinance adoption, FWA had three **runways Runway** 5/23, **Runway** 14/32, and **Runway** 9/27; however FWA's **Airport** Layout Plan (ALP) shows an ultimate plan to construct a fourth **runway Runway** 5R/23L which would have a precision approach on both **runway** ends. Therefore in order to protect the **airspace** for precision approaches to both ends of the future **runway**, the **Airport Overlay Areas** (specifically Area 4 and Area 6) incorporate the additional area that will become part of the precision approaches for **Runway** 5R/23L in the future.
  - (2) At ordinance adoption, **Runway** 14 at FWA had a non-precision approach, however it is a goal of the **airport** administration to establish a precision approach for this **runway** in the future; therefore in order to protect the **airspace** for this anticipated approach, the **Airport Overlay Areas** (specifically Area 4 and Area 6) incorporate the additional area that will become part of the precision approach for **Runway** 14 in the future.

Source: FAR Part 77 Object Affecting Navigable Airspace, FWA Airport 5010 Form, SMD Airport 5010 Form

3-4-11-9 In the Areas established within the **Airport Overlay Districts**, in addition to the **special uses** set forth in A.C.C. 3-5-3-4, the following **uses** shall require approval of a **special use** from the **Board of Zoning Appeals**, even in cases where the **use** is a permitted **use** in the existing underlying **zoning district**.

TABLE 3 – AIRPORT OVER	LAY DISTRICT SPECIAL USES
Area 1 and Area 2	Area 3
Assisted living facility	Manufactured home park
Arena	Recycling collection point
Batting cages	r
Campus housing	Area 4
Country club	Arena
Day care center	Batting cages
Fireworks sales	Fireworks sales
Fuel <b>storage</b> facility	Fuel storage facility
Gas station	Golf course (including driving range)
Golf course (including driving range)	Hospital
Group residential facility	Manufactured housing park
Hospital	Propane/bottled gas facility
Hotel	Recreation uses, outdoor
Manufactured home park	Recycling collection point
Motel	Stadium/racetrack
Multiple family complex	Subdivision plat
Multiple family dwelling	Swim <b>club</b> (outdoor)
Museum	Theater (outdoor)
Park/recreation area	Tennis <b>club</b> (outdoor)
Propane/bottled gas facility	
Radio station	Area 5
Recreation uses, outdoor	Manufactured home park
Recycling collection point	
Religious institution	
Residential facility for the	
developmentally disabled	
<b>Residential facility</b> for the mentally ill	
Retirement facility	
Salvage yard	
Single family dwelling (Area 1 only)	
Solid waste transfer station	
Stadium/racetrack	
Subdivision plat	
Swim <b>club</b> (outdoor)	
Television station	
Tennis <b>club</b> (outdoor)	
Theater (outdoor)	
Truck fueling station	

### Chapter 12 Floodplain

3-4-12-1 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, Allen **County** does hereby adopt the following **floodplain management regulations**.

- (b) Findings of Fact
  - (1) The **flood** hazard areas of Allen **County** 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.
  - (2) 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 section 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:

- (1) 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.
- (2) Require that uses vulnerable to floods, including facilities which serve such uses, be protected against **flood** damage at the time of initial construction.
- (3) Control the alteration of natural **floodplains**, stream channels, and natural protective barriers which are involved in the accommodation of **flood** waters.
- (4) Control filling, grading, dredging, and other **development** which may increase erosion or **flood** damage.
- (5) Prevent or regulate the construction of **flood** barriers which will unnaturally divert floodwaters or which may increase **flood** hazards to other lands.
- (6) Make federal **flood** insurance available for **structures** and their contents in the **County** by fulfilling the requirements of the **National Flood Insurance Program**.

#### (d) Objectives

The objectives of this section are:

- (1) To protect human life and health.
- (2) To minimize expenditure of public money for costly **flood** control projects.
- (3) To minimize the need for rescue and relief efforts associated with flooding and generally undertaken at the expense of the general public.

- (4) To minimize prolonged business interruptions.
- (5) 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**.
- (6) 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.

#### 3-4-12-2 Definitions

Unless specifically defined below, words or phrases used in this chapter shall be interpreted so as to give them the meaning they have in common usage and to give this section its most reasonable application. The definitions listed below shall only apply to this section.

#### 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:

**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.

**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.)

**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**.

**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**.

**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.

**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**, 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 section.

#### 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 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; and 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:

- (1) construction, reconstruction, or placement of a **structure** or any **addition** to a **structure**;
- (2) 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;
- (3) installing utilities, erection of walls and fences, construction of roads, or similar projects;
- (4) construction of **flood** control **structures** such as levees, dikes, dams, channel improvements, etc.;
- (5) mining, dredging, filling, grading, excavation, or drilling operations;
- (6) construction and/or reconstruction of bridges or culverts;
- (7) storage of materials; or
- (8) 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, 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) was completed before May 24, 1974.

#### **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 section 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 nonresidential **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 Section)

The exceptional **hardship** that would result from a failure to grant the requested **variance**. The Allen **County 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 Structure**

# Any **structure** that is:

- (1) Listed individually on the National Register of Historic Places (a listing maintained by the Department of the Interior) or determined by the United States Secretary of the Interior as eligible for individual listing on the National Register; or
- (2) Certified or preliminarily determined by the Secretary of the Interior as contributing to the historical significance of a registered historic district; or
- (3) Listed on or determined eligible for the National Register of Historic Places as contributing to the significance of a historic district; or
- (4) Individually listed on the Indiana Register of **Historic Sites** and **Structures**; or
- (5) Individually listed on or designated as a contributing resource in a historic district listed in the Fort Wayne Cultural Resources Survey.

#### **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 sixmonth 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**

The lowest elevation described among the following:

- (1) The top of the lowest level of the **structure**.
- (2) The top of the **basement** floor.
- (3) The top of the garage floor, if the garage is the lowest level of the structure.
- (4) The top of the first floor of a **structure** elevated on pilings or pillars.
- (5) 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:
  - (a) the walls are designed to automatically equalize the hydrostatic flood forces on the walls by allowing for the entry and exit of flood waters by providing 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:
  - (b) 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; and,
  - (c) such enclosed space shall be usable solely for the parking of vehicles and **building** access.

#### **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

A vertical control used as a reference for establishing varying elevations within the **floodplain**.

#### **New Construction**

**Start of construction** commencing on or after the effective date of a **floodplain management regulation** adopted by a **community** and including any subsequent improvements to the **structures**.

#### **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 May 24, 1974.

## 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

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**

A 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**

A **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 A.C.C. 3-4-12. 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 exceeded 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 **County** subject to inundation by the **regulatory flood**. The **SFHAs** of Allen **County** are generally identified as such on the **Flood Insurance Rate Map** of Allen **County**, Indiana dated August 3, 2009 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 its 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 section, which permits construction in a manner otherwise prohibited by this section where specific enforcement would result in unnecessary **hardship**.

#### Violation

The failure of a **structure** or other **development** to be fully compliant with this section. A **structure** or other **development** without the elevation, other certification, or other evidence of compliance required in this section 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 "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**.)

#### 3-4-12-3 General Provisions

- (a) Lands to Which This Section Applies
  This section shall apply to all SFHAs and known flood prone areas within the jurisdiction of Allen County.
- (b) Basis for Establishing **Regulatory Flood** Data

This section's protection standard is the **regulatory flood**. The best available **regulatory flood** data is listed below.

- (1) The **regulatory flood** elevation, **floodway**, and **fringe** limits for the studied **SFHAs** within the jurisdiction of Allen **County** shall be as delineated on the **one-percent annual chance flood** profiles in the **Flood Insurance Study** of Allen **County**, Indiana and Incorporated Areas dated August 3, 2009 and the corresponding **Flood Insurance Rate Map** dated August 3, 2009 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 unstudied **SFHAs**, or studied **SFHAs** without a published **floodway**, within the jurisdiction of Allen **County**, delineated as an "**A Zone**" or an "AE **Zone**" on the Allen **County**, Indiana and Incorporated Areas **Flood Insurance Rate Map** dated August 3, 2009 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 and 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 section 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 section and other applicable regulations. No land or stream within the **SFHA** shall hereafter be altered without full compliance with the terms of this section and other applicable regulations.

(e) Abrogation and Greater Restrictions

This section is not intended to repeal, abrogate, or impair any existing **easements**, covenants, or deed restrictions. However, where this section and another conflict or overlap, whichever imposes the more stringent restrictions shall prevail.

- (f) Discrepancy between Mapped **Floodplain** and Actual Ground Elevations
  - (1) 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 section all provisions shall be:

- (1) Considered as minimum requirements.
- (2) Liberally construed in favor of the governing body.
- (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 section 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 section does not create any liability on the part of Allen **County**, the Indiana Department of Natural Resources, or the State of Indiana, for any **flood** damage that results from reliance on this section 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 section. All **violations** shall be considered a common **nuisance** and be treated as such in accordance with the provisions of the Zoning Code for Allen **County**. All **violations** shall be punishable by a fine not exceeding \$2,500.00.

- (1) A separate offense shall be deemed to occur for each day the **violation** continues to exist.
- (2) The Allen **County** Plan Commission 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 **County** from taking such other lawful action to prevent or remedy any **violations**. All costs connected therewith shall accrue to the person or **persons** responsible.

#### 3-4-12-4 Administration

(a) Designation of Administrator

The Allen **County Plan Commission** of the **County** of Allen hereby appoints the Allen **County** Zoning Administrator to administer and implement the provisions of this section and is herein referred to as the **Floodplain** Administrator.

(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**.
  - (B) 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.
  - (E) 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 nonresidential **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 A.C.C. 3-4-12-4(c)(6)).

## (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 stopwork order for the project. Any work undertaken prior to submission of the elevation certification shall be at the applicant's risk.

#### (3) Finished Construction

Upon completion of construction, an elevation certification (**FEMA Elevation Certificate** Form 81-31 or any future updates) which depicts the "as-built" **lowest floor** elevation is required to be submitted to the **Floodplain** Administrator. If the project includes a **floodproofing** measure, **floodproofing** certification (**FEMA Floodproofing Certificate** Form 81-65 or any future updates) 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 section. The administrator is further authorized to render interpretations of this section, 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 section 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 A.C.C. 3-4-12-5(e) and (g)(1) of this section, 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 section.
- (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.
- (9) Assure that maintenance is provided within the altered or relocated portion of said watercourse so that the flood-carrying 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 A.C.C. 3-4-12-4(b).
- (12) Verify and record the actual elevation to which any new or substantially improved **structures** have been floodproofed in accordance with A.C.C. 3-4-12-4(b).
- (13) Stop Work Orders
  - (A) Upon notice from the **floodplain** administrator, work on any **building**, **structure** or premises that is being done contrary to the provisions of this section 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.
- (14) Revocation of Permits
  - (A) The **floodplain** administrator may revoke a permit or approval, issued under the provisions of the section, 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 section.

## 3-4-12-5 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 overthe-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.
- (7) 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 section shall meet the requirements of "**new construction**" as contained in this section.
- (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.
  - (C) 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**.
- (E) 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 article.
- (11) Exceptions to compensation requirements
  - (A) For primary **buildings** of up to 400 square feet, or accessory **buildings** or **structures** of up to 400 square feet, no compensatory storage shall be required;
  - (B) As of the effective date of this section, the following amounts of **fill** shall be permitted on a **lot**: on **lots** of over one acre, up to 40 cubic yards shall be permitted; on **lots** between ¾ and one acre, up to 30 cubic yards shall be permitted; on **lots** between ½ and ¾ acre, up to 20 cubic yards shall be permitted; on **lots** between ¼ and ½ acre, up to 10 cubic yards shall be permitted, and on **lots** of up to ¼ acre, up to 5 cubic yards shall be permitted, provided that:
    - (i) No **fill** shall be placed within 10 feet of a side **lot** line;
    - (ii) No **fill** shall be placed within 15 feet of a front or rear **lot** line;
    - (iii) No **fill** shall be placed within 50 feet outside a **floodway** boundary as shown on the **FIRM** map; and
    - (iv) No **fill** shall be placed in such a way so as to obstruct **flood** water or divert it onto an adjacent property (as in the construction of a levee or dike).
  - (C) **Fill** placed for any purpose other than for: public **flood** control improvement projects (including a dike or levee); public transportation facilities; or utility collection or transmission lines as permitted in A.C.C. 3-4-12-5(a) above; compensatory storage as permitted in A.C.C. 3-4-12-5(a)(10); or for approved **structures** as permitted above. A request for a non-public **flood** control improvement project, including a dike or levee, or a private request to place over 40 cubic yards of non-compensatory storage **fill** in the **floodway fringe**, shall require approval of a Special Use by the **Board of Zoning Appeals**, subject to the applicant verifying that the **fill** as placed can withstand a **regulatory flood** flooding event.

# (b) Specific Standards

In all **SFHAs**, the following provisions are required:

- (1) In addition to the requirements of A.C.C. 3-4-12-5(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).
  - (C) Reconstruction or repairs made to a damaged **structure** where the costs of restoring the **structure** to it's 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 section 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**.

#### (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 A.C.C. 3-4-12-5(b)(4).

## (3) Nonresidential **Structures**

**New construction** or **substantial improvement** of any commercial, industrial, or nonresidential **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 A.C.C. 3-4-12-5(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 **floodplain** administrator as set forth in A.C.C. 3-4-12-4(c).
- (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**. **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 designed to allow for the entry and exit of floodwaters to automatically equalize hydrostatic **flood** forces on exterior walls. Designs must meet 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 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 Allen **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 the permit file.
- (B) The **fill** shall extend five (5) 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 bulk heading. 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**.
- (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 A.C.C. 3-4-12-5(b)(4).
- (B) Flexible skirting and rigid skirting not attached to the frame or foundation of a **manufactured home** are not required to have openings.
- (C) 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 A.C.C. 3-4-12-5(b)(4).

- (D) **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); or
  - (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 A.C.C. 3-4-12-5(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.
  - (5) 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 A.C.C. 3-4-12-3(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 nonboundary 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.)
- (2) 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 A.C.C. 3-4-12-5 of this section 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.
- (3) 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.

- (4) For all projects involving channel modifications or **fill** (including levees) the **County** 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 A.C.C. 3-4-12-5 of this section 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:
    - (A) 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.
    - (B) 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.
    - (C) 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 A.C.C. 3-4-12-5 of this section have been met.
  - (2) Drainage area upstream of the site is less than one square mile:
    - (A) 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.
    - (B) Upon receipt, the Floodplain Administrator may issue the local **Floodplain Development** Permit, provided the provisions contained in A.C.C. 3-4-12-5 of this section have been met.
  - (3) The total cumulative effect of the proposed **development**, when combined with all other existing and anticipated **development**, shall not increase the **regulatory**

**flood** more than 0.14 of one foot and shall 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 A.C.C. 3-4-12-5.

## 3-4-12-6 **Nonconforming Buildings** and **Structures**

- (a) Any **building** or **structure** existing as of September 28, 1990 that does not conform to this section or that subsequently becomes nonconforming as a result of an amendment to this ordinance shall be considered a **nonconforming building** or **structure**.
- (b) Any **nonconforming building** or **structure** which is not in the **floodway** may be enlarged or improved at the existing grade and floor elevations, provided the **addition** or improvement does not constitute **substantial improvement**. Completion of the **addition** or improvement must be completed within 24 months from the date of the permit.
- (c) Any **nonconforming building** or **structure** in the **floodway** may be enlarged or improved at the existing grade and floor elevations, provided the **addition** or improvement does not constitute **substantial improvement** and shall meet the construction in the **floodway** requirement in A.C.C. 3-4-12-5(e). Only one permit for an **addition** or improvement per **building** or **structure** is authorized by this section. Completion of the **addition** or improvement must be completed within 24 months from the date of the permit.
- (d) Any **nonconforming building** or **structure** may be repaired after a damage event, provided the repair does not constitute **substantial improvement**. For any proposed repair which constitutes **substantial improvement**, the **addition** or improvement shall conform to the applicable **building** protection standards in A.C.C. 3-4-12-5.

#### 3-4-12-7 **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 section.

(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 section. Any person aggrieved by the decision of the **Board** may **appeal** such decision to the Allen **County** Circuit or Superior Court.

(c) Variance Procedures

In passing upon such applications, the **Board** shall consider all technical evaluations, all relevant factors, all standards specified in other sections of this section, 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 of the facility to 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 A.C.C. 3-4-12-5(e) or (g)(1) of this section may be granted.
- (3) Any **variance** granted in a **floodway** subject to A.C.C. 3-4-12-5(e) or (g)(1) of this section will require a permit from the Indiana Department of Natural Resources.
- (4) **Variances** to the Provisions for Flood Hazard Reduction of A.C.C. 3-4-12-5(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 A.C.C. 3-4-12-7(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 A.C.C. 3-4-12-7(e)).

#### (e) **Variance** Notification

- (1) 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:
  - (A) 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;
  - (B) 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.
- (2) The **Floodplain** Administrator shall 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 see A.C.C. 3-4-12-7, and the purposes of this section, the **Board of Zoning Appeals** may attach such **conditions** to the granting of **variances** as it deems necessary to further the purposes of this section.

(h) A **development** standards **variance** that was previously granted to construct a **structure** and the **structure** is substantially damaged by a **flood** event as determined by the Zoning Administrator, shall be deemed terminated and the **structure** shall only be repaired or rebuilt in conformance with the provisions of this ordinance.

# 3-4-12-8 Severability

If any section, clause, sentence, or phrase of this section 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 section.

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## **Chapter 13** Sexually Oriented Businesses

3-4-13-1 Purpose; Findings and Rationale

# (a) Purpose

It is the purpose of this ordinance to regulate **sexually oriented businesses** in order to promote the health, safety, and general welfare of the citizens of the **County**, and to establish reasonable and uniform regulations to prevent the deleterious secondary effects of **sexually oriented businesses** within the **County**. The provisions of this ordinance have neither the purpose nor effect of imposing a limitation or restriction on the content or reasonable access to any communicative materials, including sexually oriented materials. Similarly, it is neither the intent nor effect of this ordinance to restrict or deny access by adults to sexually oriented materials protected by the First Amendment, or to deny access by the distributors and exhibitors of sexually oriented entertainment to their intended market. Neither is it the intent nor effect of this ordinance to condone or legitimize the distribution of obscene material.

# (b) Findings and Rationale

Based on evidence of the adverse secondary effects of adult uses presented in hearings and in reports made available to the **Board of Commissioners**, and on findings, interpretations, and narrowing constructions incorporated in the cases of City of Littleton v. Z.J. Gifts D-4, L.L.C., 541 U.S. 774 (2004); City of Los Angeles v. Alameda Books, Inc., 535 U.S. 425 (2002); City of Erie v. Pap's A.M., 529 U.S. 277 (2000); City of Renton v. Playtime Theatres, Inc., 475 U.S. 41 (1986); Young v. American Mini Theatres, 427 U.S. 50 (1976); Barnes v. Glen Theatre, Inc., 501 U.S. 560 (1991); California v. LaRue, 409 U.S. 109 (1972); N.Y. State Liquor Authority v. Bellanca, 452 U.S. 714 (1981); Sewell v. Georgia, 435 U.S. 982 (1978); FW/PBS, Inc. v. City of Dallas, 493 U.S. 215 (1990); City of Dallas v. Stanglin, 490 U.S. 19 (1989); and HH-Indianapolis, LLC v. Consol. City of Indianapolis/Marion County, 889 F.3d 432 (7th Cir. 2018); BBL, Inc. v. City of Angola, 2014 WL 26093 (N.D. Ind. Jan. 2, 2014), aff'd, BBL, Inc. v. City of Angola, 809 F.3d 317 (7th Cir. 2015); HH-Indianapolis, LLC v. Consol. City of Indianapolis/Marion County, 265 F. Supp. 3d 873 (S.D. Ind. 2017); 1407, LLC v. City of Fort Wayne, 2019 WL 341239 (N.D. Ind. 2019); Uniontown Retail #36, LLC v. Bd. of Comm'rs of Jackson County, 950 N.E.2d 332 (Ind. Ct. App. 2011); Plaza Group Properties, LLC v. Spencer County Plan Comm'n, 911 N.E.2d 1264 (Ind. Ct. App. 2009); Plaza Group Properties, LLC v. Spencer County Plan Comm'n, 877 N.E.2d 877 (Ind. Ct. App. 2007); Foxxxy Ladyz Adult World, Inc. v. Village of Dix, 779 F.3d 706 (7th Cir. 2015); Ben's Bar, Inc. v. Village of Somerset, 316 F.3d 702 (7th Cir. 2003); Andy's Restaurant & Lounge, Inc. v. City of Gary, 466 F.3d 550 (7th Cir. 2006); Blue Canary Corp. v. City of Milwaukee, 270 F.3d 1156 (7th Cir. 2001); Schultz v. City of Cumberland, 228 F.3d 831 (7th Cir. 2000); Matney v. County of Kenosha, 86 F.3d 692 (7th Cir. 1996): Berg v. Health & Hospital Corp., 865 F.2d 797 (7th Cir. 1989): DiMa Corp. v. Town of Hallie, 185 F.3d 823 (7th Cir. 1999); Graff v. City of Chicago, 9 F.3d 1309 (7th Cir. 1993); North Avenue Novelties, Inc. v. City of Chicago, 88 F.3d 441 (7th Cir. 1996); Chulchian v. City of Indianapolis, 633 F.2d 27 (7th Cir. 1980); Illinois One News, Inc. v. City of Marshall, 477 F.3d 461 (7th Cir. 2007); G.M. Enterprises, Inc. v. Town of St. Joseph, 350 F.3d 631 (7th Cir. 2003); Metro Pony, LLC v. City of Metropolis, 2012 WL 1389656 (S.D. Ill. Apr. 20, 2012); Entm't Prods., Inc. v. Shelby County, 721 F.3d 729 (6th Cir. 2013); Lund v. City of Fall River, 714 F.3d 65 (1st Cir. 2013); Imaginary Images, Inc. v. Evans, 612 F.3d 736 (4th Cir. 2010); LLEH, Inc. v. Wichita

County, 289 F.3d 358 (5th Cir. 2002); Ocello v. Koster, 354 S.W.3d 187 (Mo. 2011); 84 Video/Newsstand, Inc. v. Sartini, 2011 WL 3904097 (6th Cir. Sept. 7, 2011); Flanigan's Enters., Inc. v. Fulton County, 596 F.3d 1265 (11th Cir. 2010); East Brooks Books, Inc. v. Shelby County, 588 F.3d 360 (6th Cir. 2009); Entm't Prods., Inc. v. Shelby County, 588 F.3d 372 (6th Cir. 2009); Sensations, Inc. v. City of Grand Rapids, 526 F.3d 291 (6th Cir. 2008); World Wide Video of Washington, Inc. v. City of Spokane, 368 F.3d 1186 (9th Cir. 2004); Peek-a-Boo Lounge v. Manatee County, 630 F.3d 1346 (11th Cir. 2011); Daytona Grand, Inc. v. City of Daytona Beach, 490 F.3d 860 (11th Cir. 2007); Heideman v. South Salt Lake City, 348 F.3d 1182 (10th Cir. 2003); Williams v. Morgan, 478 F.3d 1316 (11th Cir. 2007); Jacksonville Property Rights Ass'n, Inc. v. City of Jacksonville, 635 F.3d 1266 (11th Cir. 2011); H&A Land Corp. v. City of Kennedale, 480 F.3d 336 (5th Cir. 2007); Hang On, Inc. v. City of Arlington, 65 F.3d 1248 (5th Cir. 1995); Fantasy Ranch, Inc. v. City of Arlington, 459 F.3d 546 (5th Cir. 2006); Richland Bookmart, Inc. v. Knox County, 555 F.3d 512 (6th Cir. 2009); Bigg Wolf Discount Video Movie Sales, Inc. v. Montgomery County, 256 F. Supp. 2d 385 (D. Md. 2003); Richland Bookmart, Inc. v. Nichols, 137 F.3d 435 (6th Cir. 1998); Spokane Arcade, Inc. v. City of Spokane, 75 F.3d 663 (9th Cir. 1996); DCR, Inc. v. Pierce County, 964 P.2d 380 (Wash. Ct. App. 1998); City of New York v. Hommes, 724 N.E.2d 368 (N.Y. 1999); Taylor v. State, No. 01-01-00505-CR, 2002 WL 1722154 (Tex. App. July 25, 2002); Fantasyland Video, Inc. v. County of San Diego, 505 F.3d 996 (9th Cir. 2007); U.S. v. Baston, 818 F.3d 651 (11th Cir. 2016); Johnson v. California State Bd. of Accountancy, 72 F.3d 1427 (9th Cir. 1995); Spencer v. World Vision, Inc., 633 F.3d 723 (9th Cir. 2010); Gammoh v. City of La Habra, 395 F.3d 1114 (9th Cir. 2005); Z.J. Gifts D-4, L.L.C. v. City of Littleton, Civil Action No. 99-N-1696, Memorandum Decision and Order (D. Colo. March 31, 2001); People ex rel. Deters v. The Lion's Den, Inc., Case No. 04-CH-26, Modified Permanent Injunction Order (Ill. Fourth Judicial Circuit, Effingham County, July 13, 2005); Reliable Consultants, Inc. v. City of Kennedale, No. 4:05-CV-166-A, Findings of Fact and Conclusions of Law (N.D. Tex. May 26, 2005); and based upon reports concerning secondary effects occurring in and around sexually oriented businesses, including, but not limited to, "Correlates of Current Transactional Sex among a Sample of Female Exotic Dancers in Baltimore, MD," Journal of Urban Health (2011); "Does the Presence of Sexually Oriented Businesses Relate to Increased Levels of Crime?" Crime & Delinquency (2012) (Louisville, KY); Metropolis, Illinois – 2011-12; Manatee County, Florida – 2007; Hillsborough County, Florida – 2006; Clarksville, Indiana – 2009; El Paso, Texas – 2008; Memphis, Tennessee – 2006; New Albany, Indiana – 2009; Louisville, Kentucky – 2004; Fulton County, GA – 2001; Chattanooga, Tennessee – 1999-2003; Jackson County, Missouri – 2008; Ft. Worth, Texas – 2004; Kennedale, Texas – 2005; Greensboro, North Carolina – 2003; Dallas, Texas – 1997; Houston, Texas – 1997, 1983; Phoenix, Arizona – 1995-98, 1979; Tucson, Arizona – 1990; Spokane, Washington – 2001; St. Cloud, Minnesota – 1994; Austin, Texas – 1986; Indianapolis, Indiana – 1984; Garden Grove, California – 1991; Los Angeles, California – 1977; Whittier, California – 1978; Oklahoma City, Oklahoma – 1986; New York, New York Times Square – 1994; the Report of the Attorney General's Working Group On The Regulation Of Sexually Oriented Businesses, (June 6, 1989, State of Minnesota); Dallas, Texas – 2007; "Rural Hotspots: The Case of Adult Businesses," 19 Criminal Justice Policy Review 153 (2008); "Stripclubs According to Strippers: Exposing Workplace Sexual Violence," by Kelly Holsopple, Program Director, Freedom and Justice Center for Prostitution Resources, Minneapolis, Minnesota; "Sexually Oriented Businesses: An Insider's View," by David Sherman, presented to the Michigan House Committee on Ethics and Constitutional Law, Jan. 12, 2000; Sex Store Statistics and Articles; Indianapolis / Marion County Board of Zoning Appeals Documents; Law

Enforcement and Private Investigator Affidavits (Adult Cabarets in Forest Park, GA and Sandy Springs, GA); and Strip Club-Trafficking Documents: the **Board of Commissioners** finds:

- (1) **Sexually oriented businesses**, as a category of commercial **uses**, are associated with a wide variety of adverse secondary effects including, but not limited to, personal and property crimes, human trafficking, prostitution, potential spread of disease, lewdness, public indecency, obscenity, illicit drug use and drug trafficking, negative impacts on surrounding properties, urban blight, litter, and sexual assault and exploitation.
- (2) **Sexually oriented businesses** should be separated from sensitive **land** uses to minimize the impact of their secondary effects upon such **uses**.
- (3) Each of the foregoing negative secondary effects constitutes a harm which the **County** has a substantial government interest in preventing and/or abating. The **County's** interest in regulating **sexually oriented businesses** extends to preventing future secondary effects of either current or future **sexually oriented businesses** that may locate in the **County**. The **County** finds that the cases and documentation relied on in this ordinance are reasonably believed to be relevant to said secondary effects.

The **County** hereby adopts and incorporates herein its stated findings and legislative record related to the adverse secondary effects of **sexually oriented businesses**, including the judicial opinions and reports related to such secondary effects.

# 3-4-13-2 **Sexually Oriented Business** Location Standards

- (a) It shall be unlawful to establish, operate, or cause to be operated a **sexually oriented business** within the **planning jurisdiction** of Allen **County** that is within 1000 feet of any **residential district**, **religious institution**, or **school**.
- (b) For the purpose of this section, measurements shall be made in a straight line from the closest part of any **structure** occupied by the **sexually oriented business** to the closest property line of **uses** outlined in subsection (a), above.

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# **ARTICLE 5 – ADMINISTRATION**

# Chapter 1 Purpose

- 3-5-1-1 The purpose of this article is to:
  - (a) Provide for the administration and enforcement of the provisions of this ordinance;
  - (b) Set forth general standards, procedures, and requirements for the review, consideration, and issuance of **Improvement Location Permits** and **Certificates of Compliance**; and
  - (c) Establish standards, procedures, and requirements for **violations** and penalties.

# **Chapter 2** Planning and Zoning Bodies

# 3-5-2-1 **Zoning Administrator**

(a) Authorization

The **Board of Commissioners** has authorized the creation of a **Zoning Administrator** for the administration and enforcement of this ordinance. All references in this ordinance to the **Zoning Administrator** shall include any **DPS** or zoning enforcement officers designated by the **Zoning Administrator**.

(b) Powers and Duties

The **Zoning Administrator** shall be responsible for:

- (1) Making all determinations, interpretations, and decisions necessary to carry out the provisions and requirements of this ordinance, or as directed by the **Board of Zoning Appeals** or **Plan Commission**;
- (2) Determining if a **violation** of this ordinance exists, and how the provisions and requirements of this ordinance shall be applied and enforced; and
- (3) Issuing or causing to be issued all Site Plan Review decisions, **Improvement Location Permits**, **Certificates of Compliance**, and **Certificates of Use** required under this ordinance.
- (c) Exceptions

The following exceptions shall apply in the situations noted below:

- (1) In cases where this ordinance requires a public hearing to be held on a **Plan Commission** Development Plan application, the **Plan Commission** hereby establishes that the project may be reviewed and acted on by a committee of the **Commission** without a public hearing if the **Zoning Administrator** determines that the proposed project does not warrant a public hearing due to: substantial conformance with a previously approved primary Development Plan, or lack of impact on **adjacent** properties.
- (2) In cases where this ordinance requires a project to be reviewed under the Site Plan review process, the **Zoning Administrator** may waive said review process upon a determination that the scope or impact of the project does not warrant a technical review by external review entities.

(3) In cases where this ordinance requires a project to be reviewed under the Site Plan review process, the **Zoning Administrator** may waive a required submittal, including but not limited to the required **building** plans or boundary/topographic/utility surveys, upon a finding that the proposed submittal is not applicable to or necessary for the proposed project.

## (d) Appeals

All determinations, interpretations, and decisions of the **Zoning Administrator** may be appealed to the **Board of Zoning Appeals**, in accordance with the **Board's** rules.

## 3-5-2-2 Executive Director

(a) Authorization

The Governing Board has authorized the creation of an Executive Director of the **Department of Planning Services** for the administration of that department.

(b) Powers and Duties

The Executive Director shall have the following powers and duties:

- (1) To direct the activities of the **Department of Planning Services**;
- (2) To be authorized and empowered to do and perform those acts required for the administration of this ordinance or as directed by the **Board of Zoning Appeals** or **Plan Commission**:
- (3) To perform those acts authorized by adopted inter-local agreement.

# 3-5-2-3 Hearing Officer

(a) Authorization

This ordinance hereby authorizes the creation of a Hearing Officer, for the type of cases and in accordance with the procedures outlined in IC 36-7-4-923 and IC 36-7-4-924, and as set forth in the **Commission's** rules.

(b) Appointment

The Hearing Officer shall be appointed at the first annual meeting of the **Commission** and shall serve in that capacity for the succeeding year. The **Commission** may also appoint one or more alternates to serve in that capacity in the event the Hearing Officer is unavailable or unable to so act. The Hearing Officer and alternates so appointed shall serve at the pleasure of the **Commission** and may be removed or replaced by the **Commission** at any time.

(c) Powers and Duties

The Hearing Officer shall have the same powers and duties as the **Board of Zoning Appeals** to approve or deny applications through the alternate procedure allowed under IC 36-7-4-923, except as may be limited by the **Commission's** rules.

(d) Procedure

The **Commission** shall:

(1) Establish the circumstances in which it would be appropriate for the Hearing Officer to transfer proceedings to the **Board**; and

(2) Designate requirements for the conduct of proceedings before the Hearing Officer including, but not limited to, the creation and filing of minutes and records, regulation of conflicts of interest and communication with the Hearing Officer and appeals to the **Board** of decisions by the Hearing Officer.

## 3-5-2-4 **Board of Zoning Appeals**

(a) Authorization

The Allen **County Board of Zoning Appeals** has been established pursuant to IC 36-74-901(a), and shall operate subject to and in accordance with the Advisory Planning law as set forth in the 900 series (**Board of Zoning Appeals**). Any appeal filed under this section shall also be subject to all applicable procedures and limitations the **Board** may establish by rule.

- (b) Powers and Duties
  - (1) The **Board** shall approve or deny all of the following types of applications:
    - (A) **Contingent uses** pursuant to I.C 36-7-4-918.2 and A.C.C. 3-5-3-3.
    - (B) **Special uses** pursuant to IC 36-7-4-918.2 and A.C.C. 3-5-3-4.
    - (C) Variances from the **development** standards in this ordinance, pursuant to IC 36-7-9-918.5 and A.C.C. 3-5-3-5.
    - (D) **Use** variances pursuant to IC 36-7-4-918.4 and A.C.C. 3-5-3-6.
    - (E) Appeals of:
      - (i) Any decision, interpretation, or determination made by a Hearing Officer, **Zoning Administrator**, or **DPS** staff member under this ordinance; and
      - (ii) Any order, requirement, decision, interpretation, or determination made by an administrative **board** or other body, except the **Commission**, in relation to the enforcement of this ordinance; and
      - (iii) Any order, requirement, decision, interpretation, or determination made by an administrative board or other body, except the Commission, relative to the enforcement of Improvement Location Permits or Certificates of Compliance.
    - (F) Other requests related to this ordinance as provided for in the **Board's** rules.

## (2) Conditions

The **development** standards under this ordinance are minimum regulations and, to promote the public health, safety, or general welfare, the **Board** has the discretion to impose **conditions** on any approval that are greater or more restrictive than the ordinance's minimum **development** standards or regulations. The **Board** may also impose whatever additional safeguards and restrictions that the **Board** reasonably finds necessary to meet the intent and purpose of this ordinance. Whenever, as part of its approval, the **Board** imposes a condition, safeguard or restriction that is greater or more restrictive than the minimum regulations of this ordinance, the greater or more restrictive condition safeguard or restriction shall govern.

#### 3-5-2-5 Plan Commission

(a) Authorization

The **Plan Commission** has been established pursuant to IC 36-7-4-202, and shall operate subject to and in accordance with the Advisory Planning law as set forth in the 200 series (**Plan Commission**) and in IC 36-7-4. In addition, the **Plan Commission** is established by Indiana Code as the administrative authority for the **subdivision** of land within the **planning jurisdiction** of the **County**. Under the authority granted by state law, the **Commission** has established an **Executive Committee** empowered to act on its behalf on such matters as may be assigned to it by the **Commission**. The **Commission** may establish a **Plat** Committee to act on **plats** in its behalf.

(b) Purpose

The **Plan Commission** has been established to carry out the purposes set forth for advisory **Plan Commission**s in IC 36-7-4-201.

(c) Membership

The membership of the **Commission** and qualifications for citizens to be appointed to the **commission** are described in IC 36-7-4-208(a) and IC 36-7-4-216, and the adopted rules of the **Commission**.

(d) Powers and Duties

The **Commission**, or the **Executive Committee** acting on its behalf, shall have the following powers and duties as set forth in the 200 series (**Plan Commission**), the 300 series (**Organization** of **Commission**), and the 400 Series (**Commission** Duties and Powers), including but not limited to:

- (1) Make recommendations to the **Board of Commissioners** on amendments to this ordinance and the **Comprehensive Plan**;
- (2) Take action on applications for approval of a Primary or Secondary Development Plans or **Subdivisions** that are required to be submitted under this ordinance, provided, that in the event an application requires approval of a Primary Development Plan or Primary **Major Subdivision**, and also approval of a **special use**, **contingent use**, **use** variance, or variance of dimensional standard, the **Commission** may authorize a combined hearing procedure pursuant to IC 36-7-4-403.5:
- (3) Take action on all applications for primary and **secondary approval** of **Minor** and **Major Subdivisions**, pursuant to the 700 series (**Subdivision** Control) and A.C.C. 3-3-3:
- (4) Be authorized and empowered to adopt any rules or regulations allowed or required under IC 36-7-4 or such other rules or regulations as the **Commission** may deem necessary or advisable for the effective administration of its duties under state law or this ordinance; and
- (5) The **Commission** may adopt written policies and/or rules:
  - (A) For the **development** of public ways, public places, public **structures**, and public and private utilities;
  - (B) As necessary to carry out the intent of this ordinance.
- (6) The **Commission** has adopted an **Administrative Manual** and shall update it as needed to implement this Title.

## Chapter 3 Procedures

#### 3-5-3-1 General

# (a) **Board of Zoning Appeals**

The procedures of the **Board** shall be governed by the provisions of the IC 36-7-4 -900 Series (**Board of Zoning Appeals**), the provisions of this A.C.C. 3-5-3-1(a), and the **Board's** rules. The **Board** shall adopt rules concerning the filing of appeals, the giving of notice, and the conduct of its hearings and operations as necessary to carry out its duties. Any application or appeal filed to go before the **Board** shall be subject to all applicable **Board** procedures and limitations. Certain **Board** procedures may apply to the Hearing Officer as well.

## (1) Pre-Application Discussion

Prior to the submission of an application for a **contingent use**, **special use**, **use** variance, or variance of **development** standards, a pre-application discussion between the **DPS** staff and the applicant is recommended. The purpose of the pre-application discussion is to:

- (A) Acquaint the applicant with the standards, procedures, and requirements of this ordinance, the **Comprehensive Plan**, and any other applicable requirements;
- (B) Review the **Board's** procedures, application, and submittal requirements;
- (C) Make the applicant familiar with potential issues or concerns regarding the proposed application.

# (2) Submission Requirements

The applicant for an application or appeal to the **Board** shall submit an application form and supporting information as established by the **Board's** rules. **DPS** staff shall only place an application on the **Board's** next available public hearing agenda after all submittal requirements have been received. A determination made by the **DPS** staff with regard to the completeness or information required for an application or appeal may be appealed to the **Board** in accordance with the **Board's** rules.

### (3) Public Hearing

The **Board** shall hold a public hearing on any application or appeal, in accordance with the **Board's** established public hearing calendar and rules. Any application or appeal filed under this section shall be subject to all applicable procedures and limitations the **Board** may establish by rule.

### (4) Appeals

The **Board** may reverse, affirm, or modify the appealed decision, interpretation, or determination. For this purpose, the **Board** has all powers of the official, officer, **board** or body from which the appeal is taken. The **Board** may also defer action on the appeal if it needs more information or time to make a decision.

## (5) Decision and Additional Provisions

#### (A) Decision

Following the public hearing on an application, the **Board** shall approve or deny the application. The **Board** may also defer action on the application if it needs more information or time to make a decision. The **Board** shall make a decision on any matter that it is required to hear either at the meeting at which the matter is first presented, or at the conclusion of the hearing on the matter, if it is continued. See IC 36-7-4-919(e). The following standards and requirements shall also apply to the **Board's** decision on an application or appeal.

# (B) Conditions

The **Board** may impose reasonable **conditions** as a part of its action on an application or appeal. The **Board** may also permit or require a **commitment** as set forth in IC 36-7-4-1015 and A.C.C. 3-5-3-1(e).

# (C) Findings

The **Board** shall enter written findings setting forth the reasons for its action on an application or appeal.

## (D) Notice

Notice of the **Board's** decision on an application or appeal shall be provided as established by the **Board's** rules.

## (E) Appeal

A decision of the **Board** may be reviewed as allowed by the Advisory Planning Law in Indiana Code.

#### (F) Reconsideration

In the event the **Board** or Hearing Officer denies a request, an application or appeal, the **Board** shall not rehear or reconsider a repeated application for a period of one (1) year following the date of the **Board's** denial. Any **person** submitting a repeated application requesting reconsideration or rehearing of a previous denial after one (1) year shall also submit documentation indicating how the repeated application is substantially changed from the previous application that was denied. The repeated application shall be reviewed by the **Zoning Administrator**, who shall determine if the request is a **substantial change** which can be placed on the **Board's** agenda for review. The **Zoning Administrator**'s decision that the repeated application is not a **substantial change** may be appealed to the **Board** in accordance with the **Board's** rules.

#### (G) Revocation

The **Board** may revoke a **contingent use**, special exception, **special use**, **use** variance or variance from **development** standards if the applicant, landowner and/or occupant violates a condition of approval or **commitment** imposed as part of the **Board's** approval. Prior to revocation, the **Board** shall notify the applicant, landowner and/or occupant of the real estate of the **violation** in writing and shall give the applicant, landowner and/or occupant

an opportunity to be heard on the **violation**. At the **Board's** hearing, the **Zoning Administrator** shall present information to the **Board** regarding the alleged **violation**. Public notice and the public hearing on the revocation shall be in accordance with the **Board's** rules. Any application which is revoked shall be void.

## (b) Plan Commission

The procedures of the **Commission** shall be governed by the provisions of IC 36-7-4, the provisions listed in this A.C.C. 3-5-3-1(b), and the **Commission**'s rules. The **Commission** shall be empowered to act in accordance with IC 36-7-4, including but not limited to the following:

(1) Adoption and Amendment of Comprehensive Plan

The **Commission** shall review and take action on proposed replacement of or amendments to the **Comprehensive Plan**.

(2) Development Plans

The **Commission** shall review and take action on applications for approval of Primary or Secondary Development Plans pursuant to the IC 36-7-4-1400 series, and as described in A.C.C. 3-3-1.

(3) **Subdivisions** of Land

The **Commission** shall review and take action on applications for the primary or **secondary approval** of **Subdivisions** of land, and the certification and recording of exempt land divisions, pursuant to the IC 36-7-4-700 series, and as described in A.C.C. 3-3-2.

(4) Zoning Map Amendments

The **Commission** shall review and take action on proposed zoning map amendments pursuant to the IC 36-7-4-600 series and A.C.C. 3-5-3-7.

(5) Text Amendments

The **Commission** shall review and take action on proposed ordinance text amendments pursuant to the IC 36-7-4-600 series and A.C.C. 3-5-3-8.**Plat** Vacations

(6) Plat Vacations

The **Commission** shall review and take action on proposed **plat** vacations pursuant to IC 36-7-4-711.

(7) **Plat** Covenant Vacations

The **Commission** shall review and take action on proposed **plat** covenant vacations pursuant to IC 36-7-4-711 and IC 36-7-4-714.

(8) Vacation of Public Way

When Indiana State law requires the **Board of Commissioners** to hold a public hearing upon an application to vacate a public way under IC 36-7-3-12, the **Plan Commission** shall also hold a public hearing concurrently with the **Board of Commissioners**.

- (A) The **Commission** shall be responsible to give the notice required under IC 36-7-3-12(b) and to collect any **fees** allowed or required under IC 36-7-3-12(c) or the **Commission's** rules.
- (B) After the Commission holds the hearing, it shall make a written recommendation to the Board of Commissioners for approval or denial of the proposed public way vacation. In making such recommendation, the Commission shall consider whether the proposed public way vacation would:
  - (i) Hinder the growth or orderly **development** of Allen **County** or the neighborhood in which the public way proposed to be vacated is located, or to which it is contiguous;
  - (ii) Make access by means of a public way to lands of a **person** aggrieved by a proposed vacation difficult or inconvenient;
  - (iii) Hinder the public's access to a **religious institution**, **school**, or other public **building** or place;
  - (iv) Hinder the use of a public way by the neighborhood in which the public way proposed to be vacated is located, or to which it is contiguous; and
  - (v) Comply with the requirements of the Allen **County Comprehensive Plan**.

#### (c) Fees

At the time an application is filed with the **Board**, **Plan Commission**, or Executive Director for action and approval, **DPS** staff shall collect a nonrefundable filing **fee**. In accordance with IC 36-7-4-411, the **Plan Commission** shall establish a schedule of **fees** to defray the administrative costs connected with:

- (1) Processing and hearing administrative appeals and applications for rezoning, special uses, contingent uses and variances;
- (2) Issuing permits; and
- (3) Other actions or activities taken in accordance with the provisions of IC Title 36.
- (d) Deemed Delivery of Notice

If this ordinance or the rules of the **Board of Zoning Appeals** or **Plan Commission** requires written notice to be given to any **person**, the notice requirement shall be considered satisfied as of three (3) days after the date of deposit of the required notice in the United States mail.

## (e) Commitments

(1) Authorization

As part of its review of an application the **Board of Zoning Appeals**, Hearing Officer, or the **Plan Commission**, as applicable, may permit or require the property **owner**(s) to make **commitments** concerning the **use** or **development** of that property, in accordance with IC 36-7-4-1015, and the **Board's** or **Commission's** rules. **Commitments** shall be in a form acceptable to the **Board's** or **Commission's** legal staff.

## (2) General Provisions

- (A) By permitting or requiring a **commitment**, the **Board**, Hearing Officer, or **Commission** does not become obligated to approve the application or recommend approval of the proposed zoning map amendment, and the **Board of Commissioners** shall be under no obligation to approve the zoning map amendment.
- (B) By permitting or requiring a commitment, the Board or Hearing Officer shall not be obligated to grant any requested waiver or modification of a zoning standard or requirement, and the Commission shall not be obligated to grant any requested waiver or modification of a development standard or requirement.
- (C) If a commitment is executed in conjunction with an application or a proposed zoning map amendment, and the application or proposal is denied, the commitment shall not be recorded.
- (D) This section does not affect the validity of any covenant, **easement**, equitable servitude, or other land **use** restriction created in accordance with the law.

## (3) Content

A **commitment** may include, but shall not be limited to, the following provisions:

- (A) Limiting the **uses**, or a specific aspect of a **use**, that will be permitted on the property;
- (B) Placing restrictions on the size, location, height, or similar aspects of a proposed **structure** or **structures** on the property;
- (C) Establishing standards or requirements relative to screening, buffering, landscaping, parking, or other similar site design aspects of a **development** on the property;
- (D) Limiting off-site impacts of a proposed **building**, **structure** or **development** or future **development** proposal, relative to noise, site lighting, signage, or similar issues;
- (E) Similar **use**, layout, or site design issues; or
- (F) Any other provisions as determined by the **Board of Zoning Appeals**, Hearing Officer, or **Plan Commission**.

## (4) Recordation

**Commitments** made under this A.C.C. 3-5-3-1(e) shall be approved by the **Board**, Hearing Officer, or **Commission** and recorded in the Allen **County Recorder's** office in accordance with the **Board's** or **Commission's** rules. Unless modified or terminated by the **Commission** or automatically terminated, a recorded **commitment** made under this section is binding on:

- (A) The **owner** of the **parcel**;
- (B) Any subsequent **owner** of the **parcel**; and
- (C) Any **person**(s) who acquires an interest in the **parcel**.

#### (5) Enforcement

**Commitments** made under this A.C.C. 3-5-3-1(e) shall include provisions for the enforcement of the **commitment**. The **commitment** shall designate the **Board**, Hearing Officer, or **Commission** as a party entitled to enforce the **commitment**. Other appropriate parties, including but not limited to registered neighborhood associations, may also be designated as a party entitled to enforce the **commitment**. A **violation** of a **commitment** shall be considered a **violation** of this ordinance.

## (6) Modification and Termination

A **commitment** made under this A.C.C. 3-5-3-1(e) shall automatically terminate if, after the adoption of the **commitment** and approval of the proposed application or zoning map amendment, the approval or zoning classification that is the subject of the **commitment** is changed at some future point. Otherwise, **commitments** made under this section shall only be modified or terminated by the **Board of Zoning Appeals**, Hearing Officer, or **Plan Commission**. Prior to the **Board**, Hearing Officer, or **Commission** considering a request to modify or terminate a **commitment** previously approved under this section, the **Board**, Hearing Officer, or **Commission** shall hold a public hearing on the request. The procedure for the public hearing, including required notice, shall be as established in the **Board's** or **Commission's** rules.

# (f) Conditions

Wherever this ordinance grants the **Board** or the **Commission** the authority to impose **conditions** on an approval or recommendation:

- (1) All **conditions** imposed shall be reasonably related to the anticipated impacts of the proposed **development** or land **use** and to the purposes of this ordinances; and.
- (2) Such **conditions** may include a requirement for the recordation of a written **commitment** in a form acceptable to the **Board** or **Commission**, as applicable, binding the present and subsequent **owners** of the **parcel** of land affected and all parties having an interest therein, to the terms of the **conditions**.

## (g) Lapsing of Approvals

The approvals listed in the table below are valid for the periods indicted in that table. The sections listed in the right-hand column provide more information about periods of validity.

Type of Approval	Lapsing Period	Ordinance Section
Primary Development Plan	24 months	3-3-1-3(d)(6)(A)
Secondary Development Plan	36 months	3-3-1-4(c)(6)(A)
Site Plan	6 months	3-3-2-7(e)(2)
Primary Minor Subdivision	24 months	3-3-3-5(d)(5)(A)
Secondary Minor Subdivision	24 months	3-3-3-5(e)(2)(D)
Primary Major Subdivision	24 months	3-3-3-6(c)(2)(E)
Secondary Major Subdivision	12 months	3-3-3-6(d)(4)(B)
Improvement Location Permit	3 months	3-5-3-2(h)(1)(A)

# 3-5-3-2 **Improvement Location Permit**

(a) General Provisions

An **Improvement Location Permit** shall be required for the construction, reconstruction, enlargement, or relocation of any **building** or **structure** (including a non-temporary **sign**) unless specifically excluded by this ordinance. No **building** or **structure** shall be erected, constructed, reconstructed, enlarged, or moved prior to the issuance of an **Improvement Location Permit**.

- (1) No **Improvement Location Permit** shall be issued unless the proposed **development** conforms with the provisions and requirements of this ordinance.
- (2) No **Improvement Location Permit** shall be issued for construction that would encroach over a platted front or rear **building** line, unless the applicant documents that the restrictive covenants for the **subdivision** allow such an encroachment. This prohibition shall also apply to all non-allowed construction that does not require an **Improvement Location Permit**.
- (3) No **Improvement Location Permit** shall be issued for the construction, reconstruction, enlargement, or relocation of a **building** or **structure**, or any part of a **building** or **structure** (except for **fences** or **signs**), within a utility or surface drainage **easement**, unless the **easement** has been vacated (if the **easement** is a platted **easement**) or otherwise released.
- (4) No **Improvement Location Permit** shall be issued for construction that would encroach into a **corner visibility area** as defined herein. This prohibition shall also apply to construction that does not require an **Improvement Location Permit**
- (5) If an application requires the approval of a Development Plan or a Site Plan Review, that approval shall have been granted and all **conditions** of approval satisfied prior to the approval and issuance of any **Improvement Location Permit**(s).
- (6) When distributed for review by **DPS** staff, no **Improvement Location Permit** shall be issued for any **building** or **structure** until the Fort Wayne-Allen **County Department of Health** has issued an **on-site sewage system** permit or has determined there is no need for an **on-site sewage system** permit.
- (7) When distributed for review by **DPS** staff, no **Improvement Location Permit** shall be issued until the Allen **County** Surveyor's office approves a site **development** drainage plan for:
  - (A) Any **subdivision** of land as set forth in A.C.C. 3-3-3 (**Subdivision** Control) pursuant to I.C. 36-9-27-69.5; or
  - (B) Any other land **development** as set forth by A.C.C. 3-4-12 (**Floodplain**).
- (8) Notwithstanding the other **Improvement Location permit** validity provisions included herein, any application for a non-Site Plan Review **Improvement Location Permit** shall be void if a complete application is not submitted within three (3) months of the submission of an incomplete **ILP** application.

#### (b) Exclusions

An **Improvement Location Permit** shall not be required for the items listed in the following table, but the **development** standards of this ordinance shall still apply.

IMPROVEMENT LOCATION PERMIT EXCLUSIONS			
Accessory building of 200 square feet or less	Grill	Sign (as set forth in A.C.C. 3-4-9)	
Access ramp	Hedge	Site lighting facilities	
Address marker	Holiday decorations	Solar panel (building mounted)	
Arbor	Landscape elements	Storage tank (underground)	
Basketball backboard/goal	Mail delivery box	Swing set	
Bird bath	Manufactured home, Type II (if located in a manufactured home park)	Television aerial	
Bird feeder	Manufactured home, Type III (if located in a manufactured home park)	Temporary sign	
Bird house	Name plate	Tree house (not attached to ground)	
Commercial communication tower (if located within County right-of-way)	Newspaper delivery box	Trellis	
Dog/pet house	Patio (without foundations/footings)	Utility fixtures (including lines/poles/supports)	
Driveway	Play equipment	Walk	
Fence (temporary construction)	Pond	Wall (retaining)	
Fence (agricultural)	Property boundary marker	Yard light	
Flagpole	Rain barrel/garden		
Garden	Satellite dish		

#### (c) Issuance of Permit

- (1) Complete permit applications shall be promptly reviewed by **DPS** staff. If the proposed construction is in compliance with the provisions of this ordinance, the permit shall be issued. However, the **Zoning Administrator** may distribute the permit application and supporting information to other applicable entities for review prior to the issuance of the permit. In that case the issuance of the permit may be delayed until any **conditions** of that reviewing entity are satisfied.
  - (A) If the proposed construction requires a permit from the Allen **County Building Department** then the **Improvement Location Permit** shall be sent by the **DPS** staff to the **Building Department**.
  - (B) If the proposed construction does not require a permit from the Allen **County Building Department**, then the **Improvement Location Permit** shall be sent directly to the applicant.

- (C) If there is an existing zoning ordinance **violation** on the **lot** included in the permit application, the **Zoning Administrator** may delay the issuance of the permit until such time as the **Zoning Administrator** has determined that the **violation** has been resolved or an adequate to resolve the **violation** has been made.
- (2) If the proposed construction is not in compliance with the provisions of this ordinance, the **Zoning Administrator** shall not approve the application, and shall notify the applicant in writing of the reason(s) why the permit cannot be approved.
  - (A) If the applicant amends the application to bring it into full compliance with the provisions of this ordinance within thirty (30) days after such notice, then the **Zoning Administrator** shall approve and issue the permit.
  - (B) If the application cannot be amended to bring it into full compliance, the **Zoning Administrator** shall defer action on the request to allow the applicant the opportunity to apply for a variance. If a variance is not obtained, or a requested variance is denied by the **Board of Zoning Appeals** or Hearing Officer, then the permit application shall be denied. The applicant may also withdraw the permit application.
  - (C) As part of the review and approval of any Improvement Location Permit, the Zoning Administrator may place conditions on the permit. If conditions are placed on a permit, those conditions must be satisfied or adequately addressed prior to the issuance of a Certificate of Compliance for the project or use.

#### (d) Lack of Improvement Location Permit

- Any case where construction requiring an **Improvement Location Permit** takes place without the issuance of the required permit shall be a **violation** of this ordinance. In that case, the **Zoning Administrator** shall give the **owner**(s) written notice of the **violation** and the **owner**(s) of the real estate shall be required to make application for an **Improvement Location Permit**, in accordance with this A.C.C. 3-5-3-2, within ten (10) business days of notice being given.
- (2) If the **Zoning Administrator** determines that the **building** or **structure** so erected or maintained fails to conform with the provisions of this ordinance, the **owner**(s) shall be granted thirty (30) business days to complete to the satisfaction of the **Zoning Administrator** the modification necessary to cause the **building** or **structure** to be in compliance with the ordinance.
- (3) If the **owner**(s) fail to timely apply for an **Improvement Location Permit** as required by subsection (b)(1) above, or if at the end of the thirty (30) day period the **building** or **structure** is not in conformity with the provisions of this ordinance, the **owner**(s) of the real estate on which the **building** or **structure** is located shall be subject to the penalties set forth in A.C.C. 3-5-5.
- (e) Commencement and Continuation of Work
  - Work on any construction project for which an **Improvement Location Permit** has been issued shall begin within ninety (90) business days of the date of the issuance of the permit. Work shall continue with due diligence until the project is completed.

- (f) Compliance with Approved Plans
  - All work shall proceed in accordance with the plan(s), specifications, and other information approved as part of the permit application.
- Amendment and Modifications (g)
  - After the Improvement Location Permit has been issued, amendments involving (1) the location, design, or layout of a proposed **building** or **structure** that are determined to not be a **substantial change** may be approved by the **Zoning Administrator**. Such an amendment, if approved, shall not require another **Improvement Location Permit** application.
  - After the **Improvement Location Permit** has been issued the approved plan(s) (2) shall not be amended to include new items such as accessory structures, decks, further additions, or other similar changes. Such an amendment shall require another **Improvement Location Permit** application.
  - (3) An approved **Improvement Location Permit** may not be applied or transferred to another construction project or site or to a different applicant.
- (h) Validity and Revocation of Permit
  - An approved Improvement Location Permit may be revoked and declared void by the **Zoning Administrator** in the following situations:
    - If work on the construction project is not commenced within ninety (90) days of its date of issuance and continued with due diligence to completion; or
    - If work on the construction project is not completed within eighteen (18) (B) months of the issuance of the permit, unless a request to extend the validity of the permit is submitted prior to the expiration of the eighteen (18) months; this provision shall not apply to Site Plan review **Improvement** Location Permits: or
    - If work on the construction project is not proceeding in conformance with the approved plan(s), specifications, and other information approved as part of the permit application; or
    - If work on the construction project is not in compliance with the provisions (D) of this ordinance.
  - If the **Zoning Administrator** determines that any of the situations listed in A.C.C. (2) 3-5-3-2(h)(1) above exists, the **Zoning Administrator** shall notify the applicant. specify the areas of non-compliance, and establish a time frame for the work to be brought into full compliance. The **Zoning Administrator** may also issue a stop work order to ensure that no additional work will be done on the project.
  - If the work on the project is not brought into full compliance within the time frame (3) specified by the **Zoning Administrator**, a stop work order shall be issued (if one has not been previously issued), and the previously issued Improvement Location **Permit** shall be revoked and declared void. In a case where work on the project has not begun within the required ninety (90) days, a stop work order shall not be required, but the permit may still be revoked and declared void.

(4) After the revocation of an **Improvement Location Permit** any **person** performing any work in or about the **structure**, **building** or **lot** shall be subject to the penalties prescribed in A.C.C. 3-5-5.

#### (i) **Certificate of Compliance**

- After the issuance of an Improvement Location Permit for a building or (1) structure, no occupancy or use of that building or structure shall take place prior to the issuance of a **Certificate of Compliance** for the **building** or **structure**. Upon the completion of the construction included with the issued **Improvement Location Permit**, the **DPS** staff shall take the following actions:
  - If the construction is in full compliance with the requirements of this ordinance, the requested Certificate of Compliance shall be issued to the Allen County Building Department. However, if another review entity has placed a condition on the issuance of the **Certificate of Compliance** as a result of a DPS distribution for review, the issuance of the Certificate of **Compliance** may be delayed until the **conditions** of that reviewing entity are satisfied.
  - If the **Certificate of Compliance** cannot be issued, the **DPS** staff shall advise the applicant of the reason(s) the compliance cannot be issued. It shall be the applicant's or the designated project representative's responsibility to resolve all outstanding issues, provide any requested information, or schedule any required inspections. The requested Certificate of Compliance shall not be issued until all outstanding issues are adequately addressed.
- Any approved **Certificate of Compliance** may be revoked and declared void by (2) the **Zoning Administrator** in the following situations:
  - If a **Certificate of Compliance** was issued based on the acceptance of a letter of **commitment** for compliance on a future date that was not fulfilled as specified; or
  - If a **Certificate of Compliance** approving a certain **use** was issued and the **use** is no longer in compliance with the provisions of this ordinance.
- If the **Zoning Administrator** determines that any of the situations listed in (3) subsection (i)(1)(B) or (i)(2) above exists, the **Zoning Administrator** shall notify the applicant, specify the areas of noncompliance and establish a timeframe for the use to be brought into full compliance. If the construction, site, or use is not brought into compliance within the timeframe specified the Certificate of **Compliance** shall be revoked and declared void. A new application, filing **fee**, review and approval shall be required to obtain another Certificate of Compliance.

#### (j) **Certificate of Use**

In cases where a landowner, tenant, or occupant to changes any use of real estate to another use permitted in the zoning district, the landowner, tenant, or occupant may request a Certificate of Use. The Certificate of Use shall certify only that the change in use of the real estate is permitted in the zoning district and complies with the use provisions of the applicable zoning district. A new outside storage area which does not otherwise require an Improvement Location Permit shall require an Certificate of Use.

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#### 3-5-3-3 Contingent Uses

(a) List of Contingent Uses

The following **contingent uses** may be permitted by the **Board of Zoning Appeals** after public hearing pursuant to A.C.C. 3-5-3-1(a) in any **zoning district**, if the **Board** determines that the application meets the criteria in section 3-5-3-3(b) below. In granting a **contingent use** permit, the **Board** may impose **conditions** regarding the location, character and other features of the proposed **building**, **structure** or **use** as are reasonably related to the purposes of this ordinance.

- (1) **Airport** (public);
- (2) Cemetery (public or private);
- (3) Correctional institution;
- (4) **Fairground**;
- (5) Government/publicly-owned and operated facility not otherwise permitted (highway/transportation facility, lift station, **sanitary landfill**, **solid waste** facility, recycling facility, sewage/water treatment plant, and other utility facility);
- (6) **Heliport** (public); and
- (7) **Public works use** (temporary).
- (b) Criteria for Approval of Contingent Use

The **Board** shall approve a **contingent use** if the **Board** determines that:

- (1) Adequate storm drainage, water, sanitary disposal, other utility, and transportation **infrastructure** either currently exists or will be provided to serve the proposed **use**; and
- (2) The proposed **use** will substantially serve the health, safety, or welfare of the community and will not conflict with the **Comprehensive Plan** or other plan duly adopted by the **Board of Commissioners**.

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## 3-5-3-4 **Special Uses**

## (a) List of Special Uses

The following **special uses** may be permitted by the **Board of Zoning Appeals** in the **zoning districts** shown in the table below, after public hearing pursuant to A.C.C. 3-5-3-1(a). To approve a **special use** the **Board** shall determine that the application meets the criteria in section 3-5-3-4(b) below and any other requirements stated for the specific **use** in this ordinance. The **Board** may impose reasonable **conditions** as part of its approval. In addition, as set forth in AC.C. 3-4-11-9 of the **Airport Overlay Districts** provisions, certain **uses** shall also require approval of a **special use**, even in cases where the use is a permitted use in the existing underlying zoning **district**.

SPECIAL USES				
Special Use	District(s) Where Allowed			
Accessory building conversion to a single family residence	A1 and A3			
Accessory building (non-agricultural) construction (1)	A1			
Agriculturally-allied uses (1)	A1			
Airstrip/heliport (for corporate or multiple owner use)	A1 and A3			
Animal grooming	C1			
Animal hospital (1)	A1, C1			
Animal keeping (outdoor, small animal)	R1, R2, R3, and MHS			
Animal kennel (1)	A1, C1			
Animal obedience school	C1			
Animal rescue (1)	A1			
Animal <b>slaughter houses</b> and poultry establishments (1)	A1			
Arena	A1			
Asphalt plant (1)	A1			
Automatic teller machine (stand-alone ATM)	C1			
Automobile maintenance (quick service)	C2, NC, and SC			
Automobile sales	C2, NC, and SC			
Bed and breakfast	A1, A3, R1, R2, R3, and MHS			
Boarding house	A1, A3, R1, R2, R3, and MHS			
Building material demolition disposal site	A1			
Child care home (class II)	A1, A3, R1, R2, R3, and MHS			
Club, private (1)	R1, R2, R3, MHS, and C1			
Commercial communication tower (2)	A1, C1, C2, NC,SC, C3, C4, <b>BTI</b> , I1, I2, and I3			
Community facility (transitional use)	R1, R2, R3, and MHS			
Community garden that includes a structure	A1, A3, R1, R2, R3, RP, MHS, C1, C2, and NC			
Concrete plant	A1			
Contractor (construction, excavation, landscape, tree service)	I1			
Country club	A1, A3, R1, R2, R3, and MHS			
Dairy/creamery	I1			
Distillery (micro)	I1			
Educational institution uses	A1, A3, R1, R2, R3, MHS <sup>(1)</sup> , C1, C2, C3,			
Emergency response facility (transitional use)	R1, R2, R3, and MHS			
Equipment rental, general	I1			

SPECIAL USES		
Special Use	District(s) Where Allowed	
Flood control improvement project/non-permitted fill, private	Any district	
Fuel storage facility	12	
Funeral home	A1, A3, R1, R2, R3, and MHS	
Gas station	C2, NC, SC, I1, and I2	
Golf course	A1, A3, R1, R2, R3, and MHS	
Greenhouse (retail)	A1, C2, NC, and SC	
Group residential facility (large) (1)	A1, A3, R1, R2, R3, MHS, C1, C2, NC, SC, C3, C4, I1, I2, and I3	
Heliport	R1, R2, R3, and MHS	
Home business (2)	A1, A3, R1, R2, R3, MHS, C1, C2, NC, SC, C3, and C4	
Home enterprise (2)	A1 and A3	
Home industry (2)	A1	
Home workshop (2)	A1 and A3	
Homeless/emergency shelter (accessory to a religious institution)	A1, A3, R1, R2, R3, MHS, C1, C2, NC, SC, C3, and C4	
Illuminated recreation field (if adjacent to residential district)	<b>BTI</b> , I1, I2, and I3	
Instruction/training/education (transitional use)	R1, R2, R3, and MHS	
Junk yard	12	
Live-work unit (transitional use)	R1, R2, R3, and MHS	
Livestock operation (high intensity)	A1	
<b>Manufactured home, Type II</b> (see A.C.C. 3-5-3-4(c)(5) for additional standards) (2)	R1, R2, R3, MHS, C1, C2, NC, SC, C3, and C4	
Medical office (transitional use)	R1, R2, R3, and MHS	
Metal and plastic extrusion and molding	I1	
Metal cutting facility	I1	
Metal fabricating facility	I1	
Metal processing facility	I1	
<b>Model home</b> (for an extension of time or expansion of scope)	A1, A3, R1, R2, R3, and MHS	
Motor vehicle storage yard	12	
Museum	R1, R2, R3, and MHS	
Nature preserve that includes a structure or parking area	A1, A2, R1, R2, R3, and MHS	
Neighborhood facility	A1, A3, R1, R2, R3, and MHS	
Nonconforming use (expansion of existing nonconforming use,	A1, A3, R1, R2, R3, MHS, C1, C2, NC, SC,	
or allow conforming status to existing <b>use</b> )	C3, C4, <b>BTI</b> , I1, I2, and I3	
Open use of land (not otherwise permitted)	I3	
Outdoor <b>use</b> (in conjunction with a permitted <b>primary building</b> )	C2	
Personal service (transitional use) (1)	R1, R2, R3, and MHS	
Plant nursery (retail)	A1, C2, NC, and SC	
Processing facility (including but not limited to animals, animal products, lumber, timber, raw materials processing)	12	
Professional office/business service (transitional use) (1)	R1, R2, R3, and MHS	
Quarry or mine	A1 and A3	

SPECIAL USES				
Special Use	District(s) Where Allowed			
Reception, meeting, or recreation hall; clubhouse	A1 and A3			
Recreation facility or use (not otherwise permitted) (1)	A1, A3, R1, R2, R3, MHS, C1, C2, NC, SC, C3, and C4			
Religious institution or school illuminated athletic field(s)	R1, R2, R3, MHS, C1, C2, NC, and SC			
Residential facility for a court-ordered re-entry program	A1, A3, R1, R2, R3, MHS, C1, C2, NC, SC, C3, C4, I1, I2, and I3			
Residential facility for homeless individuals (if adjacent to a residential district	A1, A3, R1, R2, R3, MHS, C1, C2, NC, SC, C3, C4, I1, I2, and I3			
Retail (limited)	C1			
Riding stable, nonresidential	A1 and A3			
Salvage yard	12			
Sanitary landfill (2)	A1			
Sawmill (2)	A1			
Sheet metal fabrication and/or processing	I1			
Shooting range (indoor)	C2, and SC			
<b>Shooting range</b> (indoor or outdoor archery, firearm, skeet, trap, or similar)	A1			
Shooting range (outdoor)	C4			
Sign (temporary <b>subdivision</b> direction)	A1 and A3			
Solar panel (ground mounted)	A1, A3, R1, R2, R3, MHS, C1, C2, NC, SC, C3, C4, <b>BTI</b> , I1, I2, and I3			
Solid waste transfer station	A1 and I2			
Stadium/racetrack	A1			
Storage building (as a primary building)	A1			
Studio (transitional use)	R1, R2, R3, and MHS			
<b>Subdivision clubhouse</b> , <b>meeting hall</b> , <b>neighborhood center</b> , or swim/tennis facility, if not previously approved as part of the <b>subdivision</b>	R1, R2, R3, and MHS			
Tattoo establishment	C1			
Tree service	C3 and C4			
Two family dwelling (to allow conforming status for existing nonconforming dwellings)	A1, A3, MHS, and R1			
Utility facility, private (not otherwise permitted or exempt)	A1, A3, R1, R2, R3, MHS, C1, C2, NC, SC, C3, C4			
Veterinary clinic	A1, C1			
Wind energy conversion system (micro) (1)	A1, A3, R1, R2, R3, MHS, C1, C2, NC, SC, C3, C4, <b>BTI</b> , I1, I2, and I3			
Wind energy conversion system (standard) (1)	A1, A3, R1, R2, R3, MHS, C1, C2, NC, SC, C3, C4, <b>BTI</b> , I1, I2, and I3			
Winery	A1			
Notes:  (1) See the individual <b>zoning districts</b> for possible additional <b>use</b> (2) See 3-5-3-4(c) for additional <b>use</b> standards	<b>e</b> standards			

#### (b) Criteria for Approval of **Special Use**

In reviewing an application for any **special use**, the **Board** may consider the location and size of the **use**; the nature and intensity of the operations involved in or conducted in connection with it; and its site layout, including access provisions and parking requirements, and may approve a **special use** if the **Board** determines that:

- (1) The proposed **use** will not be unduly detrimental to the **use**, value, pattern of **development**, or growth of the surrounding area;
- (2) The location, size, intensity, site design, and operation of the proposed **use** will be compatible with the immediate area;
- (3) Adequate storm drainage, water, sanitary disposal, other utility, and transportation **infrastructure** either currently exists or will be provided to serve the proposed **use**; and
- (4) If the application is for one of the following listed **special uses**, in addition to the criteria above, the **Board** shall also determine that the proposed **use** will not be injurious to the public health, safety, or welfare of the community:
  - (A) Agriculturally-allied uses;
  - (B) **Airstrip/heliport** (corporate/multiple **owner** use);
  - (C) Animal **slaughter houses** and poultry establishments;
  - (D) Arena;
  - (E) **Asphalt plant**;
  - (F) Building material disposal site;
  - (G) Concrete plant;
  - (H) Livestock operation (high intensity);
  - (I) Quarry or mine;
  - (J) **Recreation facility** or **use** (not otherwise permitted);
  - (K) Sanitary landfill;
  - (L) Sawmill;
  - (M) **Shooting range** (indoor or outdoor);
  - (N) Solid waste transfer station:
  - (O) **Stadium/racetrack**; and
  - (P) Utility facility, private.
- (c) Additional **Special Use** Standards and Provisions

The following standards shall apply as applicable to applications for **special use** approvals.

#### (1) Commercial communication tower

- (A) A **special use** shall not be required for a wireless support **structure**, as defined in I.C. 8-1-32.3-14, if the proposed wireless support **structure** is located within the **County right-of-way**.
- (B) A **special use** shall not be required for the location of additional cabinets or shelters for an existing tower.
- (C) A **special use** shall not be required for the co-location of antennae in any **district** on an existing **building** or **structure**. Antennae shall be permitted to extend up to 20 feet above the existing **building**. A **Certificate of Compliance** shall be obtained for all antennae locations and co-locations.
- (D) In addition to meeting the requirements set forth in A.C.C. 3-5-3-4(b) the **Board** shall also find the following as a part of its approval:
  - The proposed communication tower is necessary to serve either new providers of service, or documented service gaps in the immediate area; and
  - (ii) The applicant is unable to locate or co-locate on an existing **structure**.
- (E) New communication towers approved by the **Board of Zoning Appeals** shall conform to the following **development** standards:
  - (i) The tower **structure** shall not exceed 199 feet in height for a new service provider, and 80 feet in height for towers intended to fill in service gaps for an existing provider;
  - (ii) The **setback** requirement for towers shall be as follows. **Setbacks** shall be measured from the base of the tower to the applicable **lot lines**.

TOWER SETBACK REQUIREMENTS		
Front yard (including through lots)	75% of tower <b>structure</b> height	
Side yard – interior lot line	50% of tower <b>structure</b> height	
Side yard – street frontage side of corner lot	75% of tower <b>structure</b> height	
Rear yard	50% of tower <b>structure</b> height	

#### (2) **Home business**

- (A) The **Board** may limit the number of outside employees who work at the home;
- (B) No outside display, **storage**, work, or other exterior indication of the **home business** shall be permitted, except for a **sign** of up to three (3) square feet; and
- (C) Food-related **uses** shall also require Fort Wayne-Allen **County Department of Health** approval.
- (D) Landscape standards (A.C.C. 3-4-4-9), parking (A.C.C. 3-4-4-13), pedestrian circulation (A.C.C. 3-4-4-14), and residential impact **mitigation** (A.C.C. 3-4-4-15) shall be as determined by the **Board of Zoning Appeals** in its approval.

#### (3) **Home enterprise**

- (A) The **Board** may limit the number of employees;
- (B) The area used for outside **storage** for the **home enterprise** shall be: limited to the size of the **building** used for the workshop, up to 4,000 square feet; permitted up to eight (8) feet in height; and adequately screened; the **Board** may further limit the outside **storage** area;
- (C) Adequate on-site parking shall be provided for employee and client/customer parking; and
- (D) Landscape standards (A.C.C. 3-4-4-9), parking (A.C.C. 3-4-4-13), pedestrian circulation (A.C.C. 3-4-4-14), and residential impact **mitigation** (A.C.C. 3-4-4-15) shall be as determined by the **Board of Zoning Appeals** in its approval.

## (4) **Home industry**

- (A) The **Board** may limit the number of employees;
- (B) The area used for outside **storage** and/or outside display for the **home industry** shall be: limited to twice the size of the **building** used for the industry; permitted up to sixteen (16) feet in height; and adequately screened; the **Board** may impose conditions on the permissible outside **storage** area;
- (C) Adequate on-site parking shall be provided for employee and client/customer parking; and
- (D) **Home industries** shall not require as a precursor for approval, previous approval as a **home workshop**, **home enterprise**, or a different **home industry**.
- (E) Landscape standards (A.C.C. 3-4-4-9), parking (A.C.C. 3-4-4-13), pedestrian circulation (A.C.C. 3-4-4-14), and residential impact **mitigation** (A.C.C. 3-4-4-15) shall be as determined by the **Board of Zoning Appeals** in its approval.

#### (5) **Home workshop**

- (A) The **Board** may limit the number of employees;
- (B) The area used for outside **storage** for the **home workshop** shall be limited to the area of the workshop, and shall be adequately screened; the **Board** may further limit the outside **storage**;
- (C) Except for vehicles or equipment, outside **storage** shall be limited to eight (8) feet in height; and
- (D) Adequate on-site parking shall be provided for employee and client/customer parking.
- (E) Landscape standards (A.C.C. 3-4-4-9), parking (A.C.C. 3-4-4-13), pedestrian circulation (A.C.C. 3-4-4-14), and residential impact **mitigation** (A.C.C. 3-4-4-15) shall be as determined by the **Board of Zoning Appeals** in its approval.

#### (6) Manufactured home, type II

In addition to meeting the requirements set forth in A.C.C. 3-5-3-4(b) the **Board** shall determine that the home is:

- (A) Compatible with the existing housing pattern in the immediate area with regard to **setbacks**, placement, and orientation on the **lot**; entry location; roof pitch; and foundation type and construction; and
- (B) Constructed of roofing and siding materials compatible with the immediate area.

#### (7) **Sanitary landfill**

- (A) The minimum size of a **sanitary landfill** facility shall be seventy (70) acres.
- (B) Minimum required depth of front, rear or **side yards** shall be one hundred (100) feet, and no portion of the filling operation shall be conducted in that area. Paved roadways may be located within the front, rear or **side yards**.
- (C) No part of a **sanitary landfill** property shall be located less than six (6) miles from a public **airport**.
- (D) The entire landfill operation shall be enclosed with a **wall**, **fence** or other approved barrier at least five (5) feet in height; facilities for after-hours acceptance of **refuse** need not be within the area enclosed by the **wall**, **fence**, or barrier.
- (E) A **Board**-approved site screening strip at least thirty (30) feet in width shall be provided and maintained between the exterior boundaries or property lines of the project and the fencing set forth in subsection (D) above. Site screening can include planting and earth berming or mounding.

## (8) Solid waste transfer station

Any waste receptacles stored outside shall be stored on a paved surface.

#### 3-5-3-5 Variances from **Development** Standards

The **Board of Zoning Appeals** may approve variances from the **development** standards prescribed by this ordinance pursuant to IC 36-7-4-918.5, if the **Board** makes a written determination by 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; and
- (c) The strict application of the terms of this ordinance will result in practical difficulties in the **use** of the property.

#### 3-5-3-6 Use Variances

The **Board of Zoning Appeals** may approve variances of **use** pursuant to IC 36-7-4-918.4 if the **Board** makes a written determination 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 ordinance will constitute an unnecessary **hardship** if applied to the property for which the variance is sought; and
- (e) The approval does not interfere substantially with the **Comprehensive Plan** or any other plan duly adopted by the **Board of Commissioners**.

#### 3-5-3-7 **Zoning Map Amendments**

(a) Purpose

> The following procedures, requirements, and standards are established to allow for proper **Commission** review and consideration of zoning map amendment applications in conformance with the objectives and strategies of the Comprehensive Plan, and to comply with the provisions of the IC 36-7-4-600 series (Zoning Ordinance).

#### (b) Procedure

(1) **Pre-application Discussion** 

> Prior to the submission of an application to amend the zoning map, the applicant is encouraged to meet with the **DPS** staff to discuss the proposal. The purpose of this discussion is to:

- Acquaint the applicant with the requirements and procedures of the rezoning (A) process; and
- (B) Advise the applicant of potential issues relative to the request, and how to proceed with the request.
- (2)Application Initiation and Submission Requirements
  - Per I.C. 36-7-4-602(c)(1)(B), an applicant initiate an application to amend (A) the zoning map. The applicant for a zoning map amendment shall submit an application form and supporting information as established by the Commission's rules. DPS staff shall only place an application on the Commission's next available public hearing agenda after all submittal requirements have been received. A determination made by the **DPS** staff with regard to the completeness of information required for an application may be appealed to the **Commission** in accordance with the **Commission**'s rules.
  - (B) The **Commission** may also initiate an application to amend the zoning map, in accordance with IC 36-7-4-602(c) and the **Commission's** rules.
  - (C) The **Board of Commissioners** may also initiate an application to amend the zoning map, in accordance with IC 36-7-4-602(c) and the Commission's rules, and direct the **Commission** and **DPS** staff to prepare it.
- **Commission** Review and Recommendation (3)
  - (A) **Public Hearing**

All proposed zoning map amendment requests shall be reviewed by the **Commission** at a scheduled public hearing. The **Commission** shall establish hearing procedures by rule.

(B) Recommendation of Commission

> After a public hearing on the request, the **Commission** may make a recommendation on the proposed zoning map amendment at its next scheduled business meeting. The **Commission** may make a favorable recommendation, an unfavorable recommendation, or no recommendation on the request. The Commission shall enter written findings setting forth the reasons for its action. The **Commission** may defer action on a proposed

zoning map amendment if it needs additional information or additional time for consideration of the request. If the **Commission** permits or requires a **commitment** in conjunction with its review of a proposed zoning map amendment, as set forth in A.C.C. 3-5-3-1(e), the **Commission** may defer action on the request until the **commitment** has been executed. Any action by the **Commission** shall be taken in accordance with IC 36-7-4-605 and the **Commission's** rules. In considering an application for a zoning map amendment, the **Commission** and **Board of Commissioners** shall pay reasonable regard to:

- (i) The Comprehensive Plan;
- (ii) Current conditions and the character of current **structures** and **uses** in each **district**:
- (iii) The most desirable **use** for which the land in each **district** is adapted;
- (iv) The conservation of property values throughout the jurisdiction; and
- (v) Responsible **development** and growth.
- (C) Notice of Recommendation

Notice of the **Commission's** recommendation on a proposed zoning map amendment shall be provided as established in the **Commission's** rules.

(D) Certification of Recommendation

The **Commission's** recommendation shall be certified to the **Board of Commissioners**, in accordance with IC 36-7-4-605 and IC 36-7-4-608.

(E) **Board of Commissioners** Decision

The **Board of Commissioners** shall consider and take action on the **Plan Commission's** recommendation in accordance with its rules and procedures, and in conformance with IC 36-7-4-608.

#### 3-5-3-8 Zoning Text Amendments

(a) Purpose

The following procedures are established to allow for proper **Commission** review and consideration of ordinance text amendments, in conformance with objectives and strategies of the **Comprehensive Plan** and to comply with the provision of IC 36-7-4-600 series (Zoning Ordinance),

(b) Procedure

The **Commission** shall establish by rule procedures for the preparation, processing, review, and action on any proposal to amend or partially repeal the text of the ordinance, including notice and hearing, pursuant to IC 36-7-4-606 and IC 36-7-4-607.

## **Chapter 4** Nonconforming Situations

## 3-5-4-1 Purpose

The purpose of this chapter is to set forth criteria, standards, and procedures for establishing, continuing, altering, or discontinuing **nonconforming uses**, **structures**, **lots** and situations. This section is intended to provide for the continued **use** of nonconforming **structures**, **uses**, **lots** and situations, along with reasonable maintenance and repairs.

#### 3-5-4-2 Nonconforming **Lots**

Any **lot** established by legally recorded **plat** or deed prior to April 3, 2014 that does not meet the minimum size or dimension requirements of this ordinance, or that subsequently becomes nonconforming as a result of an amendment to this ordinance, may still be used for any **use** or **structure** permitted in the **zoning district** in which the **lot** is located, but any **buildings** or **structures** constructed on such a **lot** shall comply with all applicable requirements for that **building** or **structure**. Any **lot** located within a recorded residential plat previously approved with lesser yard requirements shall be permitted to be developed for single **family** residential use, and any existing single **family** detached residences may be enlarged in accordance with the previously approved setbacks. If a single **family** detached residence on a **lot** with nonconforming yard requirements is damaged or destroyed, the residence shall be permitted to be rebuilt in accordance with the previously approved yard requirements.

#### 3-5-4-3 **Nonconforming Uses**

#### (a) Continuation

Except as otherwise provided in this chapter, a **use** that existed as of March 2, 1998, or that subsequently becomes nonconforming as a result of an amendment to this ordinance, may be continued.

#### (b) Expansion of **Use**

- (1) A **nonconforming use** may be expanded or extended into any other portion of the **structure** that legally existed at the time the **nonconforming use** was established.
- (2) A **nonconforming use** on a part of a **lot** that is not inside a **building** shall not be expanded or extended into any other portion of such **lot**.
- (3) A single **family**, two **family**, or attached single **family** residential **structure**, located in a zoning **district** that does not permit single **family uses**, may be added to or enlarged, provided the **addition** conforms to all applicable residential setback requirements. **Residential accessory structures**, such as a **fence**, **garage**, or **shed**, shall also be permitted.
- (4) **Uses** located in a **BTI district** that have become nonconforming due to reclassification or amendment to this ordinance may be added to or enlarged on (a) the property shown on the Allen **County** Assessor's Office property record card for the property at the time of the rezoning or amendment that created the nonconforming situation or (b) the **development site** where the **building** and improvements are located at the time of the rezoning or amendment that created the nonconforming situation, provided the **addition** conforms to all other applicable provisions of this ordinance.

#### 3-5-4-4 **Nonconforming Buildings** or **Structures**

## (a) Continuation

Except as otherwise provided in this chapter, a **nonconforming building** or **structure** that existed as of March 2, 1998, or that subsequently becomes nonconforming as a result of an amendment to this ordinance, shall be permitted to continue.

## (b) Additions or Enlargement of Buildings or Structures

A **building** or **structure** nonconforming as to height, **yard** requirements or **lot** area per **buildings** may be added to or enlarged in any manner that does not increase an existing nonconformity in height or **yard** requirements or **lot** area per **building** or create a new nonconformity with any of those requirements.

## (c) Mobile Home Parks

Any **mobile home park** that existed as of March 15, 1960 and is located in a **zoning district** that permitted a **mobile home park** either as a permitted **use** or by special exception may be continued, except that any change in layout, expansion or extension shall be subject to all provisions of A.C.C. 3-2-11.

#### (d) Maintenance or Reconstruction

- (1) A **nonconforming building** or **structure** lawfully existing as of March 2, 1998 may be maintained or repaired provided that the **nonconforming building** or **structure** is not expanded, enlarged, or otherwise increased in size.
- (2) An undamaged **nonconforming building** or **structure** may be reconstructed if the reconstruction does not result in the removal or demolition of any exterior **wall** (unless such removal or demolition will result in that exterior **wall** meeting the requirements of the ordinance), and the reconstruction is no more than double the total value of the **nonconforming building** or **structure**.

#### 3-5-4-5 Other Nonconforming Situations

#### (a) Fences

Fences that are nonconforming with regard to location on the lot may be maintained and repaired as necessary. Such a fence may also be replaced, provided the location, style, and material of the fence remains the same and the height is not increased. However, in the event of a fence containing barbed wire, razor wire or other harmful material, the replacement of that part of the fence shall only be permitted in accordance with the applicable current requirements of the zoning district where the fence is located. Any person proposing to replace such a nonconforming fence shall submit adequate documentation as part of the application for the Improvement Location Permit for the fence verifying the current location, height and fencing material to DPS staff. The replacement fence shall conform to all other applicable provisions of this ordinance. This exclusion shall not apply to a proposal to replace any existing fence located within a required front yard unless the fence is in line with an existing building or is moved back to be in line with an existing building. In that instance the style and/or material of the fence may also be changed, provided the fence height is not increased.

#### (b) Parking Areas

**Parking areas** that do not conform to the **development**, landscaping, and/or screening and buffering standards of A.C.C. 3-4-4 (Development Design Standards) or A.C.C. 3-4-8 (Screening and Buffering), may continue to be used. Any proposed expansion of such a **parking area** shall be required to conform to the applicable **development** standards of this ordinance in the area of that expansion. The resurfacing, restriping, or similar maintenance of existing **parking area** shall not be considered an **addition** or expansion.

#### (c) Signs

Nonconforming **signs** shall be governed by the provisions of A.C.C. 3-4-9.

(d) Acquisition of Property for Public Purposes

If a government or quasi-governmental entity acquires property for public purposes, and the result of that acquisition is to reduce **lot** area, **lot width**, **lot setback**s below the minimums required by this ordinance in the **district** where the property is located, or otherwise results in **development** on the property not complying with the requirements of this ordinance, and that deviation from the requirements of this ordinance did not exist before the acquisition of property for public purposes, then the deviation from the requirements of this ordinance created by acquisition of property for public purposes shall not be considered a non-conformity, and the applicant's rights with regard to the remaining property shall be the same as if a portion of the property had not been acquired for public purposes.

#### 3-5-4-6 Discontinuation and Damage

(a) Discontinuation of Use

Any **nonconforming use** has been discontinued for a period of twelve (12) consecutive months as determined by the **Zoning Administrator** shall be deemed abandoned and shall not permitted to be reestablished. Any subsequent **use** of the **lot** shall only conform to the **use** provisions of this ordinance.

## (b) **Restoration** of Damaged **Building** or **Structure**

(1) A damaged **nonconforming building** or **structure** may be reconstructed or restored if the cost of **restoration** or reconstruction is no more than double the total value of the **nonconforming building** or **structure**. A damaged **nonconforming building** or **structure** that costs more than double the total value of the **nonconforming building** or **structure** to repair shall only be repaired or rebuilt in conformance with the provisions of this ordinance. However, a nonconforming **detached single family** residential **structure** located in a **district** which does not allow new **single family detached** residential **structures** shall be permitted to be rebuilt, provided it meets the other applicable standards of this ordinance.

(2) For purposes of this subsection, the "value of the **nonconforming structure**" shall be presumptively determined by the property **owner's** most current property **record** card that is maintained by the applicable agency **responsible for assess**ing the property for real estate taxes. The property **owner** may attempt to prove the value of **nonconforming structure** by providing the **Zoning Administrator** with an appraisal that is completed and signed by an appraiser licensed by the State of Indiana and performed in accordance with the Uniform Standards for Professional Appraisal Practice (USPAP). The **Zoning Administrator** shall determine the value of the original **nonconforming structure**.

#### (c) No Expansion of Damaged **Structure**

Any damaged **nonconforming building** or **structure** shall be reconstructed or restored within the boundaries of the footprint of the original **nonconforming building** or **structure**, and the original **nonconforming building** or **structure** shall not be expanded or enlarged. Any **nonconforming building** or **structure** that is restored or reconstructed at more than double the total value of the **building** or **structure**, or that is expanded outside of the footprint of the original **nonconforming building** or **structure**, shall result in the **building** or **structure** losing its nonconforming status and the **building** or **structure** shall be required to meet the requirements of this ordinance.

#### 3-5-4-7 Documentation

An applicant or **owner** claiming the existence of a nonconforming **structure**, **use**, **lot**, or site feature shall bear the burden of supplying the **Zoning Administrator** with adequate documentation verifying that the **structure**, **use**, **lot**, or site feature is nonconforming. The **Zoning Administrator** shall review the submitted information and make a determination as to the validity of the **use**.

#### Chapter 5 Enforcement

#### 3-5-5-1 Purpose

The purpose of this section is to:

- (a) Provide for the enforcement of the provisions of this ordinance; and
- (b) Establish standards, procedures, and requirements for **violations** and penalties.

#### 3-5-5-2 Enforcement Officials

The **Plan Commission**, **Board of Zoning Appeals**, Executive Director, **Zoning Administrator**, any zoning enforcement officers designated by the **Zoning Administrator**, and **DPS** staff are designated and empowered to enforce the provisions and requirements of this ordinance. The enforcement shall be carried out as set forth in this chapter, the **County** Code, and by rule in accordance with the provisions of this ordinance and IC 36-7-4.

#### 3-5-5-3 Conformance

All departments, officials and employees of Allen **County** with the authority to issue permits or licenses within the **planning jurisdiction** of the **County** shall do so only in conformance with the applicable provisions of this ordinance. Any permit or license issued in conflict with the provisions of this ordinance shall be null and void.

#### 3-5-5-4 **Violations**

Each of the following shall be a **violation** of this ordinance and a common nuisance:

- (a) The erection, raising, conversion, construction, enlargement, moving or maintenance of any **building** or **structure**, or the **use** of any land or **lot**, or **building** or **structure** that is contrary to any of the provisions of this ordinance, including but not limited to:
  - (1) Constructing a **building** or **structure** without a required **Improvement Location Permit**;
  - (2) Constructing a **building** or **structure** not in conformance with an issued **Improvement Location Permit**;
  - (3) Occupying a **structure** without a **Certificate of Compliance**; or
  - (4) Operating a **use** in a **zoning district** where that **use** is not permitted.
- (b) Any **person**, whether as an agent, **owner**, lessee, tenant, contractor, builder, architect, **engineer** or otherwise who, either individually or in concert with another, acts contrary to any provision of this ordinance or is liable under this ordinance for maintaining a common nuisance, shall be in **violation** of this ordinance.
- (c) In addition, the failure or refusal of a **developer**, or the **developer's** successor in interest, to completely install improvements in a Development Plan or **Subdivision** in accordance with this ordinance and/or with the **developer's** plans and specifications for the Development Plan or **Subdivision**, as approved by the **Commission**. The **owner** or occupier of such **building**, **structure**, land, or **lot**, or as to uncompleted improvements in a Development Plan or **Subdivision**, the **developer** or the **developer's** successor in interest, shall be in **violation** of this ordinance and held liable for maintaining a common nuisance.

## 3-5-5-5 Enforcement Powers

Those officials and entities of Allen **County** listed in A.C.C. 3-5-5-2 may enforce **violations** of this ordinance by any or all of the following means, and the use of one means shall not prevent those officials and entities from using a different or additional means to enforce the same **violation** unless prohibited by State law.

- (a) Stop Work Order
  - (1) The **Zoning Administrator**, Executive Director, the **Board of Zoning Appeals**, and the **Plan Commission** shall have the authority to issue an order for work on any **building**, **structure**, land, **lot**, or **development site** to be immediately stopped, if the work is in **violation** of this ordinance, and to call upon the police power of the **County** to give effect to that order.
  - (2) A decision by the **Zoning Administrator** or Executive Director to issue a stop work order shall be appealed to the **Board**, in accordance with the provisions of this ordinance and the **Board's** rules, or with respect to a Development Plan or **Subdivision**, to the **Commission**.
  - (3) The stop work order shall remain in effect during the pending of any appeal, and after an appeal unless it is removed, rescinded, modified or revoked by the **Board**, or if applicable, the **Commission**.
  - (4) A **violation** of a stop work order shall be considered a **violation** of this ordinance.
- (b) Non-Issuance of Improvement Location Permits
  - (1) No **Improvement Location Permits** shall be issued for any improvements on **lots** or **parcels** of land that have been **subdivided** contrary to the provisions of this ordinance; provided however, that the **Zoning Administrator** or Executive Director shall be allowed to issue such permits to the applicant upon the expiration of the time period specified in A.C.C. 3-3-3-3(b) that would have applied had there been compliance with this ordinance.
  - (2) In the event a **dwelling** within a **Commission** approved recorded **Subdivision Plat** is occupied prior to the issuance of a **Certificate of Compliance** for that **dwelling**, and the **Certificate of Compliance** cannot be issued because all improvements serving the **dwelling** (as shown on the approved **subdivision** plans) have not been properly installed or become operational, the **Zoning Administrator** shall not issue any additional **Improvement Location Permits** for **lots** within that recorded **plat** until all previously approved **subdivision** improvements serving that **dwelling** are properly installed and operational and that **dwelling** otherwise qualifies for the issuance of a **Certificate of Compliance**.
- (c) Non-Issuance of Development Plan Project Permits

In the event a **building** or **structure** within an approved Development Plan is occupied prior to issuance of a **Certificate of Compliance** for that **building** or **structure**, and the **Certificate of Compliance** cannot be issued because all improvements serving that **building** or **structure** (as shown on the approved Development Plan) have not been properly installed or become operational, the **Zoning Administrator** shall not issue any additional **Improvement Location Permits** for **buildings** or **structures** within that Development Plan until all previously approved improvements serving that **building** or

**structure** are properly installed and operational and that **building** or **structure** otherwise qualifies for the issuance of a **Certificate of Compliance**.

#### (d) Breach of **Bond**

The Executive Director, for and on behalf of the **Board** and Allen **County**, may enforce through legal proceedings or otherwise any breach of a **bond** executed by a **developer** and posted with the **Commission** pursuant to the provisions of A.C.C. 3-3-3-6(f).

#### (e) **Violation** Prosecution

Any **person** that commits a **violation** of this ordinance may be prosecuted as set forth in this ordinance in the Allen **County** Circuit Court or Superior Court, for such **violation**. Each calendar day of the existence of a **violation** may be considered as a separate offense.

## (f) Injunctive Relief

#### (1) Abatement

The individual(s) or entities designated in this ordinance may bring an action for injunction in the Allen **County** Circuit Court or Superior Court to restrain any **person** from violating or continuing to violate any provision of this ordinance and to cause that **violation** to be resolved, removed, or abated. Any other aggrieved property **owner** or entity may also initiate such action.

#### (2) Removal of **Structure**

The individual(s) or entities designated in this ordinance may bring an action in the Allen County Circuit Court or Superior Court for a mandatory injunction directing a **person** who violates, or is liable for a **violation** of, this ordinance, to remove such **building**, **structure**, sign, **fence**, and/or **addition**/enlargement to an existing **building** or **structure** erected, used, or maintained in **violation** of this ordinance.

#### (g) Payment of Costs

Any **person** found to be in **violation** of this ordinance in an enforcement action shall be responsible to pay all applicable attorney **fees**, court costs, and other costs and expenses incurred by the **Commission**, Executive Director, **Zoning Administrator**, **Board of Zoning Appeals** or property **owner** who is damaged in connection with the prosecution of the enforcement action.

#### (h) Private Covenants, Restrictions or Agreements

Private covenants, restrictions and/or agreements, whether by deed or other instrument, that impose any requirements or standards different than those established under this ordinance, shall not be construed to modify the provisions of this ordinance or impose any enforcement obligations upon the individual(s) or entities designated in this ordinance unless the **Commission** or the **Board** had accepted in writing, and had specifically accepted the responsibility for enforcement of, the terms and **conditions** of any such private covenant, restriction or agreement.

## (i) Provision Affect or Modification

The provisions of this ordinance shall not be construed to be affected or modified by any Indiana statute or any other Allen **County** ordinance, whether such statute or ordinance may be more restrictive or lenient, or impose any different standards than are required under this ordinance, unless this ordinance or the law specifically provide to the contrary.

(j) Remedies Cumulative

The remedies provided for in this section are cumulative, and not exclusive, and shall be in addition to any other remedies provided by law.

(k) Penalty

A **person** who commits a **violation** of this ordinance shall be fined an amount of not more than two thousand five hundred dollars (\$2,500.00) for each offense.

#### 3-5-5-6 Administrative Proceedings for **Violations**

- (a) This ordinance restricts and prohibits actions that are harmful to land, air, and water and the **County** wants to provide an administrative proceeding to assess fines for **violations** of this ordinance.
- (b) The **County** hereby establishes an administrative proceeding for the hearing of certain **violations** of the ordinance pursuant to I.C. 36-7-4-1013(a) and I.C. 36-1-6-9.
- (c) Pursuant to I.C. 36-1-6-9(b), the **County** hereby appoints the **County** hearing officer appointed by the **County** pursuant to I.C. 36-7-9 and A.C.C. 6-5, as amended from time to time, as the administrative body to hear and enforce **violations** of this ordinance.
- (d) In an administrative proceeding to enforce this ordinance:
  - (1) An attorney designated by the **Commission** shall, upon receipt of information, make an investigation of the alleged zoning **violation**, and if the acts elicited by the investigation are sufficient to establish a reasonable belief that a **violation** of this ordinance has occurred on the part of the party being investigated, the attorney designated by the **Commission** may file a complaint against the **person** and prosecute the alleged **violation** before the hearing officer designated in subsection (c) above. The complaint shall contain:
    - (i) The date of the alleged **violation**;
    - (ii) The name of the responsible **person**;
    - (iii) The address of alleged **violation**;
    - (iv) The provision(s) of this ordinance allegedly violated;
    - (v) A brief statement supporting the alleged **violation**; and
    - (vi) The amount of the civil penalty sought under this ordinance.
  - (2) The complaint shall be served by U.S. mail and by certified mail, return receipt requested, on the **owner** of the real estate at the last address shown on the property record card maintained by the Allen **County** Assessor.
  - (3) The hearing officer appointed under subsection (c) above shall provide a notice of the hearing and conduct a hearing on the complaint and the alleged **violation**, and any alleged defenses thereto, in accordance with I.C.36-7-9 and A.C.C. 3-5-2-3, as amended from time to time;
  - (4) At the administrative hearing, the alleged **violation** of this ordinance must be proven by a preponderance of the evidence with the **Commission** having the burden of proof;

- (5) If the **person** is found to have violated this ordinance, the administrative body may impose a penalty against the **person** in accordance with a schedule of penalties adopted by the **Plan Commission**; the amount not to exceed \$2,500.00.
- (e) A **person** who receives a penalty from the hearing officer under this A.C.C. 3-5-5-6 may appeal the order imposing the penalty to either the Allen Superior or Allen Circuit Court, alleging that the order was arbitrary, capricious, unreasonable or contrary to law. An appeal of an order imposing a penalty for violating this ordinance must be filed with either the Allen Superior or the Allen Circuit Court not more than sixty (60) days after the day on which the order is entered.
- (f) If a **person** is found to have violated this ordinance and has been assessed a final, non-appealable civil penalty, and the civil penalty remains unpaid for thirty (30) days after the civil penalty has been become final and non-appealable, then no applications shall be accepted, nor shall any permit be issued, for that real estate until the all of the unpaid civil penalties have been paid in full.
- (g) If a **person** is found to have violated this ordinance and has been assessed a final, non-appealable civil penalty, and the civil penalty remains unpaid for thirty (30) days after the civil penalty has been become final and non-appealable, the **Zoning Administrator** may record with the Allen **County Recorder** a notice of the unpaid civil penalty, which notice of civil penalty shall constitute a lien against the real estate.
- (h) The administrative enforcement proceedings under this A.C.C. 3-5-5-6 shall be cumulative, and not exclusive, and shall be in addition to any other enforcement remedies provided by this ordinance or law.

#### 3-5-5-7 Right of Entry

The **Zoning Administrator** may enter upon any **lot** with the approval of the property **owner** at any reasonable time to make inspections of all **buildings**, **structures**, **uses**, or **lot** located with the jurisdiction of this ordinance to determine compliance with the provisions of this ordinance. All inspection shall be subject to the following standards and **conditions**:

- (a) The **Zoning Administrator** shall furnish to the **owner**, tenant or occupant of the **building**, **structure** or **lot** sought to be inspected, sufficient identification and information to demonstrate that the **person** is a representative of the **Commission** and the purpose of the inspection.
- (b) The **Zoning Administrator** may apply to any court of competent jurisdiction for legal process for the purpose of securing entry to any **building**, **structure**, or **lot** if the **owner**, tenant or occupant refuses to grant entry.
- 3-5-5-8 Action to Bring Compliance; Expenses as a Lien against Property

The **Zoning Administrator** shall be entitled to enforce the provisions of this ordinance under I.C. 36-1-6-2, including but not limited to providing a notice of the **violation**, entering upon the property to take appropriate action to bring the property into compliance with this ordinance, assessing the expenses incurred in bringing the property into compliance, and filing and recording a lien against the property. The provisions of I.C. 36-1-6-2, as amended, are incorporated herein by reference.

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#### Chapter 6 Definitions

For the purpose of this ordinance, the following rules of usage and definitions shall apply.

## 3-5-6-1 Rules of Usage

- (a) Words used in the present tense shall also include the future tense.
- (b) The singular shall include the plural: and the plural shall include the singular.
- (c) The word "shall" is mandatory; the words "may" or "should" are permissive.
- (d) The word "used" or "occupied" as applied to any land or **buildings** shall be construed to include the words "intended, arranged or designed to be used or occupied."

#### 3-5-6-2 Defined terms

The following terms shall have the following meaning, unless a contrary meaning is required by the context or specifically otherwise prescribed:

## A Zone (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

#### **Access Ramp**

A ramp or similar structure that provides wheelchair or similar access to a building.

## **Accessory Building**

A building detached from a primary building or structure and customarily used with, and clearly incidental and subordinate to, the primary building, structure, or use, and ordinarily located on the same lot with that primary building, structure, or use.

#### **Accessory Dwelling Unit (ADU)**

An additional **dwelling** unit with separate cooking, sleeping, and sanitation (bathroom) facilities. An **accessory dwelling unit** shall be subordinate to a primary single **family** residential **structure**. Where permitted, only one freestanding or integrated **accessory dwelling unit** shall be allowed per property. Examples of an integrated **accessory dwelling unit** shall include no separate primary entrances, no separate utility metering, or internal access between the **accessory dwelling unit** and the rest of the residence.

#### **Accessory Living Quarters**

Living quarters within an **accessory building** for the sole **use** of **persons** employed on the **lot**; such quarters having no kitchen facilities and not rented or otherwise used as a separate **dwelling**.

Accessory Structure (Appurtenant Structure) (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

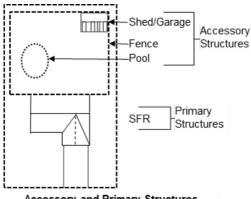
## **Accessory Structure, Nonresidential**

A **structure** or combination of **structures** that:

- (1) Are located on the same **lot**, **tract**, or **development site** as the primary **nonresidential building** or **use**:
- (2) Are clearly incidental to and customarily found in connection with a primary building or use; and
- (3) Are subordinate to and serving a **primary building** or **use**.

#### Accessory Structure, Residential

A **structure** or combination of **structures** that:



**Accessory and Primary Structures** 

- (1) Are located on the same **lot**, **tract**, or **development site** as the primary **residential building**;
- (2) Are clearly incidental to and customarily found in connection with a **primary building** or **use**;
- (3) Are subordinate to and serving a **primary building** or **use**; and
- (4) Contribute to the comfort, convenience or necessity of the occupants in the **primary building** or **use**.

#### **Accessory Use**

A use that:

- (1) Is located on the same **lot**, **tract**, or **development site** as the **primary building** or **use**;
- (2) Is clearly incidental to and customarily found in connection with a primary building or use (including public utility, communication, electric, gas, water and sewer lines, their supports and incidental equipment);
- (3) Is subordinate to and serves a **primary building** or **use**; and
- (4) Contributes to the convenience or necessity of the occupants of the **primary building** or **use**.

#### Addition

Any construction that involves an extension or increase in the square footage, size, or height of an existing building or structure.

Addition (to an existing Structure) (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

## Adjacent

Two or more **lots** whose external boundaries adjoin one another. For the purposes of the landscape and **yard** requirement standards, lots shall also be considered adjacent if separated by a strip of land of less than 25 feet in width, or a street right-of-way of 60 feet or less. A Code P-1 landscape standard shall apply to a parking area separated from a residential district by a street right-of-way of less than 60 feet. For the purposes of the floodplain regulations, adjacent shall mean "adjoining".

#### **Administrative Manual**

That manual adopted or amended from time to time by the **Plan Commission** containing information on the use or interpretation of this ordinance or uses, development, or procedures described in this ordinance, which may include but shall not be limited to application forms and requirements and formats for submission; flowcharts of procedures; public notice requirements; interpretations of terms; and rules of procedure for the Plan **Commission** or **Board of Zoning Appeals**.

#### **Adult Care Center**

A **building**, other than the operator's primary place of residence, where adults receive **day care** from a provider:

- (1) While unattended by a relative, legal guardian, or custodian;
- (2) For regular compensation; and
- (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.

It is intended that **adult care centers** be classified as commercial **uses**, and be located in commercial **zoning districts**.

#### **Adult Care Home**

A residential **structure**, which is the primary residence of the adult care provider, in which more than six (6) but less than twelve (12) adults not related to the provider receive **day care** for regular compensation.

#### **Agricultural Building or Structure**

A **building** or **structure** designed primarily for agricultural purposes in which the majority of the **structure** is used for the **storage** or propagation of crops and/or materials used in the preparation of crops, or for **storage**, protection and maintenance of farm machinery and equipment, or for the housing or preparation of **domestic farm animals** for marketing, all primarily for the **use** of the **owner** or occupant.

## Agricultural Fence (see "Fence, Agricultural")

## **Agricultural Livestock Operation**

An agricultural operation where **domestic farm animals** are kept for **use** as part of a farm or raised for sale.

#### **Agricultural Livestock Operation, High Intensity**

An agricultural operation where **domestic farm animals** are kept for use as part of an **agricultural use** or raised for sale, where the number of animals meets the State definition of a **confined feeding operation** (I.C. 13-11-2-40).

## **Agricultural Use**

The primary or **accessory use** of a **tract** of land for normal agricultural activities, including farming and dairy farming, pasturage, agriculture, **apiculture**, horticulture, floriculture, viticulture, and **domestic farm animal** husbandry, and the necessary **accessory building**, **structures**, **and uses** for packing, treating, or storing the produce.

#### Agriculturally-allied Use

Uses that support agricultural activities, including but not limited to agriculture equipment repair facility; commercial dairy for the processing, packaging and distribution of dairy products; feed mills where grain is processed on a commercial basis; fertilizer sales, mixing and **storage**; **domestic farm animal** sales/auction barns; and trucking operation primarily engaged in commercial transportation of agricultural products.

### **Agronomic Crop Production**

The **use** of a **tract** of land for field crop production, excluding horticultural/specialty crops.

## Aircraft Overflight Area (see Airport Overlay District definitions)

**Airport (see Airport Overlay District definitions)** 

**Airport Authority (see Airport Overlay District definitions)** 

Airport Master Plan (see Airport Overlay District definitions)

Airport Operational Area (AOA) (see Airport Overlay District definitions)

**Airport Overlay Districts (AOD) (see Airport Overlay District definitions)** 

**Airspace (see Airport Overlay District definitions)** 

#### **Airport Overlay District Definitions**

#### Aircraft Overflight Area

An area that includes any distinctly visible and/or audible passage of an aircraft in flight, not necessarily directly overhead.

#### Airport

The Fort Wayne International **Airport** and Smith Field **Airport**, including areas used or intended to be used for the landing and take-off of aircraft, and any appurtenant **airport** facility **buildings**, **structures**, or **uses** 

## • Airport Authority

The Fort Wayne-Allen **County Airport Authority**. The **Airport Authority** is the governing body of Fort Wayne International **Airport** and Smith Field **Airport**.

## • Airport Master Plan

The Fort Wayne International **Airport** and Smith Field Master Plan Reports.

## • Airport Operational Area (AOA)

Any area of an **airport** used or intended to be used for landing, take-off, or surface maneuvering of aircraft. An **AOA** includes paved areas or unpaved areas that are used or intended to be used for the unobstructed movement of aircraft in addition to its **runway**s, taxiways, or apron.

#### • Airport Overlay Areas

An area intended to place additional land **use conditions** on land impacted by the **airport** while retaining the existing underlying zone. The **FAR Part 77 Surfaces** and **Runway Protections Zones** (**RPZs**) comprise six **Airport Overlay Areas**. The six specific areas create a comprehensive area focused on maintaining compatible land **use** around each **airport**.

#### **AREA 1 (Inner Safety Area)**

Area 1 includes the area of all **airport runway**s, the area off the end of each **runway** (including the **RPZs**) and the area within each **runway** approach, out to the inner edge of the **Conical Surface**.

### **AREA 2 (Horizontal Area)**

Area 2 encompasses the area outside of Area 1, out to the inner edge of the **Conical Surface**. This area closely reflects the **Horizontal Surface** of the Part 77 Surfaces.

#### **AREA 3 (Outer Conical Area)**

Area 3 includes the area between the outer edge of Area 2 and the three (3) mile **buffer** (for FWA) or the two (2) mile **buffer** (for SMD), not including the Outer Approach Area (Area 4). This area includes the **Conical Surface** of the Part 77 Surfaces.

## **AREA 4 (Outer Approach Area)**

Area 4 encompasses the areas within each **airport** approach, out to the six (6) mile **buffer** (for FWA) or to the two (2) mile **buffer** (for SMD). It begins at the inner edge of the **conical surface** and extends to the respective **buffer**s.

#### **AREA 5 (Extended Conical Area)**

Area 5 applies only to the FWA **AOD.** This area includes the area between the three (3) mile **buffer** and the six (6) mile **buffer**, outside of the Outer Approach Area (Area 4).

#### AREA 6 (Extended Approach Area)

Area 6 applies only to the FWA **AOD.** This area includes the outermost area of the **runway** approaches, out to the ten (10) mile **buffer**, beginning at the six (6) mile **buffer**, based upon the **FAR Part 77 Approach Surface**s.

#### Airport Overlay Districts (AOD)

A **zoning district** that establishes **use** and **development** standards in areas of special concern in the vicinity of Fort Wayne International **Airport** and Smith Field **Airport**, in addition to the standards applicable to the underlying **zoning districts** in those areas.

## • Airspace

The space lying above the earth or above a certain area of land or water that is necessary to conduct aviation operations.

## • Approach Slopes (FAR Part 77)

The ratios of horizontal to vertical distance that indicate the degree of inclination of the **approach surface**. The various ratios include:

- (1) 20:1 for all utility and visual **runways** extended from the **primary surface** a distance of five thousand (5,000) feet.
- (2) 34:1 for all non-precision instrument **runways** extended from the **primary surface** for a distance of ten thousand (10,000) feet.
- (3) 50:1/40:1 for all precision instrument **runways** extended from the **primary surface** for a distance of 10,000 feet at an approach slope of fifty to one (50:1) and an additional forty thousand (40,000) feet beyond this at a forty to one (40:1) approach slope.

#### Approach Surface

A surface that is longitudinally centered on the extended **runway** centerline and extends outward and upward from the end of the **primary surface** at the same slope as the approach zone height limitation slope set forth in this ordinance. In plan view, the perimeters of the **approach surface** and approach zone coincide.

#### • Buffer (Airport)

An area within the **Airport Overlay Areas** where aircraft are commonly operating for purposes of landing and take-off. The **buffers** establish land **use** restrictions to enhance the protection of people and property on the ground while considering the influences of the surrounding community.

#### FAA FAR Part 77 Surfaces

Areas established in relation to the **airport** and to each **runway** consistent with **FAR Part 77**; any **object** which extends above these surfaces is an **obstruction**.

## (1) Approach surface

A surface longitudinally centered on the extended **runway** centerline which extends outward and upward from the end of the **runway primary surface**. The approach slope of a **runway** is a ratio of 20:1, 34:1, or 50:1, depending on the approach type. The length of the **approach surface** depends on the approach type and varies from five thousand (5,000) to fifty thousand (50,000) feet.

#### (2) Conical surface

A surface which extends upward and outward from the periphery of the **horizontal surface** at a slope of twenty feet horizontally for every one foot vertically (20:1) for a horizontal distance of four thousand (4,000) feet.

## (3) Horizontal surface

A plane located one hundred fifty (150) feet above the established **airport** elevation, encompassing an area from the **transitional surface** to the **conical surface**. The perimeter is constructed by generating arcs from the center of each end of the **primary surface** and connecting the **adjacent** arcs by lines tangent to those arcs.

#### (4) Transitional surface

A surface which extends outward and upward at right angles to the **runway** centerline and at a slope of seven feet horizontally for each one foot vertically (7:1) from the sides of the primary and **approach surfaces**. The **transitional surfaces** extend to the point at which they intercept the **horizontal surface** at a height of one hundred fifty (150) feet above the established **airport** elevation.

## • Federal Aviation Administration (FAA)

A federal agency charged to regulate air commerce in order to promote its safety and **development**; encourage and develop civil aviation, air traffic control, air navigation; and promote the **development** of national system of **airport**s.

#### • Federal Aviation Regulations (FAR)

Regulations established and administered by the **FAA** that govern civil aviation and aviation-related activities.

- (1) **FAR** Part 36 (**FAA FAR** Sec. 36.1); establishes noise standards for the civil aviation fleet.
- (2) **FAR** Part 91 (**FAA FAR** Sec. 91.1); pertains to air traffic and general operating rules, including operating noise limits.
- (3) FAR Part 150 (FAA FAR Sec. 150.1); pertains to airport noise compatibility planning.
- (4) **FAR** Part 161 (**FAA FAR** Sec. 161.1); pertains to notice and approval of **airport** noise and access restrictions.
- (5) **FAR Part 77** (**FAA FAR** Sec. 77.1) **Objects** Affecting **Navigable Airspace**; Part 77(a) establishes standards to determine **obstructions** in **navigable airspace**; (b) defines the requirements for notice to the **FAA** Administrator of certain proposed construction or alteration; (c) provides for aeronautical studies of **obstructions** to air navigation to determine their effect on the safe and efficient **use** of **airspace**; (d) provides for public hearing on the hazardous effect of proposed construction or alteration on air navigation; and (e) provides for establishing antenna farm areas.

#### Growth

For purposes of regulating potential hazards to aviation, any **object of natural growth** that includes trees, shrubs, or foliage.

## • Hazard Lighting and Marking

Installation of appropriate lighting fixtures, painted markings, or other devices to **objects** or **structures** that constitute hazards to air navigation.

## • Imaginary Surface (FAA FAR Part 77.25)

Areas established in relation to the **airport** and to each **runway** consistent with FAR Part 77; any **object** that extends above these surfaces is an **obstruction**.

## (1) Approach surface

A surface longitudinally centered on the extended **runway** centerline that extends outward and upward from the end of the **runway primary surface**. The approach slope of a **runway** is a ratio of 20:1, 34:1, or 50:1, depending on the approach type. The length of the **approach surface** depends on the approach type and varies from five thousand (5,000) to fifty thousand (50,000) feet.

#### (2) Conical surface

A surface that extends upward and outward from the periphery of the **horizontal surface** at a slope of twenty feet horizontally for every one foot vertically (20:1) for a horizontal distance of four thousand (4,000) feet.

#### (3) Horizontal surface

A plane located one hundred fifty (150) feet above the established **airport** elevation, encompassing an area from the **transitional surface** to the **conical surface**. The perimeter is constructed by generating arcs from the center of each end of the **primary surface** and connecting the **adjacent** arcs by lines tangent to those arcs.

## (4) Transitional surface

A surface that extends outward and upward at right angles to the **runway** centerline and at a slope of seven feet horizontally for each one foot vertically (7:1) from the sides of the primary and **approach surfaces**. The **transitional surfaces** extend to the point at which they intercept the **horizontal surface** at a height of one hundred fifty (150) feet above the established **airport** elevation.

#### • Instrument Landing Procedure

A series of predetermined maneuvers for the orderly transfer of an aircraft under instrument flight **conditions** from the beginning of the initial approach to a landing or to a point from which visual landing may be made.

#### • Navigation Aids (NAVAID)

Any facility used by an aircraft for guiding or controlling flight in the air or the landing or take-off of an aircraft.

## • Navigable Airspace

The **airspace** above minimum altitude for safe flight that includes the **airspace** needed to ensure safety in the landing or taking off of aircraft.

#### Noise Impact

A condition that exists when the noise levels that occur in an area exceed a level identified as appropriate for the activities in that area.

## • Object

For purposes of **airport** safety regulations, this includes **buildings**, equipment, **natural growth**, NAVAIDS, people, **structures**, terrain, vehicles, and parked aircraft.

## • Objects of Natural Growth

A deciduous or evergreen bush, shrub, tree, or other woody plant. This definition shall not include farm crops that are cut at least once a year.

#### • Obstruction

For purposes of **airport** safety regulations, any **buildings**, **structure**, **object of natural growth**, or other **object**, including a mobile **object**, that exceeds a limiting height specific to its geographic location relative to the **airport** or **runway**.

## • Primary Surface

A surface longitudinally centered on a **runway**. When the **runway** has a specially prepared hard surface, the **primary surface** extends two hundred (200) feet beyond each end of that **runway**; for military **runway**s or when the **runway** has no specially prepared hard surface, or planned hard surface, the **primary surface** ends at each end of the **runway**. The width of the **primary surface** is set forth in **FAR Part 77**. The elevation of any point on the **primary surface** is the same as the elevation of the nearest point on the **runway** centerline.

#### Runway

A portion of the **airport** having a surface specifically developed and maintained for the landing and taking off of aircraft.

## • Runway Protection Zone (RPZ)

An area off the **runway** end designed to enhance the protection of people and property on the ground.

#### Utility Runway

A **runway** constructed for and intended to be used by propeller driven aircraft of up to twelve thousand five hundred (12,500) pounds gross weight.

#### • Wildlife Attractants

For purposes of **airport** safety regulations, any land **use** practice, man-made or natural geographic feature, or man-made **structure** that may attract or sustain hazardous wildlife within the landing or departure **airspace** or the air operations area of an **airport**. Attractants shall include, but not be limited to agricultural or **aquaculture** activities, architectural features, **landscape elements**, ponds or similar water features, surface mining, waste disposal sites, wastewater treatment facilities, or **wetlands**.

## Airstrip (Private)

An area of land used for the landing and take-off of personal private aircraft, excluding receiving cargo, picking up passengers, or fueling other aircraft.

## **Alley**

**Right-of-way** other than a **street**, road, crosswalk or **easement** designed for the special accommodation of the property it reaches, usually as an access to the rear or side of **lots**.

#### **Amortization**

The process of discontinuing nonconforming land uses.

# **Animal Hospital**

A **medical facility** for the treatment of animals that is operated by, or in which the treatment is under the direct supervision of a veterinarian licensed to practice by the State of Indiana. A veterinarian **clinic** shall also be considered an **animal hospital**.

## **Animal Keeping (Small)**

The keeping of small animals, excluding domestic pets (such as cats and dogs) and larger livestock animals (such as cows, chickens, goats, horses, and pigs), for either 4H or other **school**/educational purposes, on a single **family** residential property.

#### **Animal Kennel**

An establishment where dogs or cats are temporarily boarded for a fee. The term shall also include the keeping of more than five dogs, more than seven cats, or more than seven dogs and cats.

#### **Animal Service**

Uses related to the provision of medical services, treatment, boarding, and other similar services to animals, including animal grooming, animal hospitals, animal kennels, animal obedience schools, and veterinary clinics

## **Antique Shop**

An establishment that sells items such as furniture, household wares and decorations, and related articles, that have value and significance because of factors such as age, rarity, historical significance, design, and sentiment.

### **Apiculture**

The raising and care of bees (beekeeping); this definition shall also include the on-site sale of honey.

## **Apparel and Accessory Store**

A retail store selling **clothing** and related items.

## **Apparel Fabrication and Processing**

An establishment used for the production and processing of **clothing** and other apparel.

Appeal (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

Approach Slopes (FAR Par 77) (see Airport Overlay District definitions)

**Approach Surface (see Airport Overlay District definitions)** 

## Aquaculture

The cultivation of aquatic animals and plants, especially fish, shellfish, and seaweed, in natural or controlled environments.

## **Aquaponics**

A food production system that combines **aquaculture** with **hydroponics** in a constructed, recirculating system utilizing natural bacterial cycles to convert fish wastes to plant nutrients.

#### Arbor

A shade **structure** often covered with shrubs, vines, or branches.

### Arcade

A place, **lot**, establishment or room set aside in a retail or commercial establishment in which coin operated amusement devices are located. For purposes of this definition, an amusement device is a machine or device operated by means of the insertion of a coin, token or similar object, for the purpose of amusement or skill and for the playing of which a fee is charged. The term does not include vending machines that do not incorporate gaming or amusement features, nor coin operated mechanical music devices, nor mechanical motion picture devices.

## Area of Shallow Flooding (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

#### Arena

An enclosed **building** with tiers of seats around a sports field, playing court or public exhibition area. **Arenas** are typically used for sports, entertainment and other public gathering purposes, such as athletic events, concerts, conferences, conventions, and circuses.

# **Art Gallery**

A room or series of rooms where works of art are exhibited for display or sale.

**Arterial Street (see "Street, Arterial")** 

Arterial, Minor (see "Street, Arterial")

Arterial, Principal (see "Street, Arterial")

### **Artist Studio**

The workshop of an artist, writer, craftsperson, or photographer, but not a place where members of the public come to receive **instruction** on a more than incidental basis or to sit for photographic portraits. The sales of art produced on the **lot** shall be permitted as an **accessory use**.

#### **Asphalt Plant**

A facility that specializes in the mixing of or other related activities required for the production of asphalt.

## **Assembly Facility**

A facility used for the general assembly or sub-assemblies of materials including agricultural implements, aircraft, appliances, **automobiles**, bicycles, boats, **electronics**, **manufactured homes**, motorcycles, motors, **recreational vehicles**.

## **Assembly of Finished Products Facility**

An enclosed **building** where goods and products are assembled from preassembled or manufactured parts, including computers, **electronics**, and other similar products.

# **Assisted Living Facility**

A residential establishment or institution other than a **hospital** or **nursing home** that provides living accommodations and medical services. Services like transportation, housekeeping, dietary supervision, and recreational activities may also be offered.

### **Athletic Fields**

A permanent facility for the staging of amateur and/or professional sporting events, consisting of an open-air or enclosed fields, **arena/stadiums**, and appropriate support facilities.

#### **Auction Hall**

A place where objects of art, furniture, and other goods, not including **automobiles**, motorcycles, watercraft, and trucks are offered for sale to **persons** who bid on the object in competition with each other.

### **Automatic Teller Machine (ATM)**

A mechanized device that provides banking and other electronic services (e.g., postage stamp sales), which is operated by a financial institution for the convenience of its customers.

#### Automobile

A self-propelled, free moving vehicle with wheels, usually used to transport not more than 10 passengers and licensed by the appropriate state agency as a passenger vehicle (i.e. cars, pickup trucks, and motorcycles).

## **Automobile Body Shop**

A facility that provides painting and collision repair services, including body frame straightening or alignment, disassembly or replacement of damaged body parts, complete body painting services, welding services, complete wreck rebuilding, and frame repair services.

# **Automobile Detailing/Trim Shop**

A facility that provides automotive-related services such as applying paint protectors, interior and exterior cleaning and polishing as well as installation of aftermarket accessories such as **automobile** alarms, headlight covers, spoilers, sunroofs, tinting, and similar items. However, engine degreasing or similar **automobile** cleaning services shall not be included under this definition.

### **Automobile Maintenance (Quick Service)**

A facility that provides engine tune-ups and servicing of brakes, air conditioning, exhaust systems, oil change or lubrication; wheel alignment or balancing; or similar servicing, rebuilding or repairs that normally do not require **significant** disassembly of **automobiles**, or overnight **storage** of **automobiles**.

#### **Automobile Rental**

**Rental** of **automobiles** and light trucks (1 ton or less) only, including **storage**, detailing, and incidental maintenance, but excluding maintenance requiring pneumatic lifts.

### **Automobile Repair**

A facility that provides general **automobile** service, rebuilding or reconstruction of engines, transmissions, or other systems, steam cleaning, or minor painting or detailing services for **automobiles**. This definition shall not include any services provided under the definition of "**automobile body shop**".

#### Automobile Sales

A **lot**, **tract**, or **development site** where the **primary use** is the sale of two or more new or used **automobiles**. All **automobiles** offered for sale shall be mechanically operable and shall not be wrecked or similarly damaged. The business shall be operated out of a **primary structure**.

#### **Automobile Service, General**

Uses related to the maintenance or repair of automobiles which are more intensive than those uses permitted as Limited Automobile Services, and similar automotive-related uses, including automobile body shops, automobile detailing or trim shops, automobile maintenance (quick service), automobile rental (outdoor), automobile repair, automobile restoration, automobile rustproofing/undercoating, automobile sales (outdoor), automobile washing facility, gas station, taxi service, tire sales, and towing service.

## **Automobile Service, Limited**

Uses related to the minor maintenance or repair of automobiles, and similar automotive-related uses, including automobile accessory store; automobile rental (indoor only), and automobile sales (indoor only).

### **Automobile Washing Facility (Full or Self Service)**

A facility for the cleaning of **automobiles**, operated by the public or by on-site employees, whether or not in conjunction with other goods or services provided to customers.

### **Awning**

A cover that projects from a **wall** of a **building** over a **window** or entrance to provide weather protection and architectural spatial definition. The top surface of an **awning** is typically sloped. An **awning** may be fixed in place or retractable. An **awning** is completely supported by the **building**.

#### **Bakery (Wholesale)**

A facility that makes **bakery** and related items on-site and may sell these items directly at the facility provided that any sales are secondary and incidental to the primary operation of producing baked goods.

### Bank

An establishment that provides retail banking, lending, and financial services to individuals and businesses. Accessory uses may include automatic teller machines and drive-through facilities. (See also "Credit Union" and "Savings and Loan Association")

#### Bar

An eating/drinking establishment providing or dispensing by the drink for on-site consumption fermented malt beverages, and/or malt, special malt, vinous or spirituous liquors, and in which the sale of food products such as sandwiches and light snacks is secondary. A **bar/tavern** may include the provision of live entertainment and/or dancing; however, a **bar/tavern** shall not include any "**sexually oriented business**" **use**.

# **Barber Shop**

A personal services establishment where hair is cut and other similar services are provided.

Base Flood (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

Base Flood Elevation (BFE) (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

**Basement (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)** 

## **Beauty Shop**

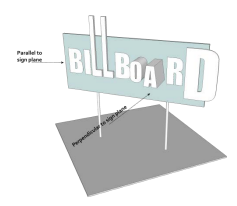
An establishment in which cosmetology is offered or practiced on a regular basis for compensation, and may include **barber shops**, salons, and spas.

#### **Bed And Breakfast**

A house or portion of a house where short-term (up to 10 days) lodging rooms with or without meals are provided for compensation. The operator(s) shall live on the **lot**.

#### Billboard Embellishment

A portion of a **billboard** that extends vertically or horizontally from the surface area of the **billboard sign** face (generally a rectangle) when viewed perpendicular to the sign plane, or that extends outward from the surface of the sign when viewed parallel to the sign plane, to accommodate extensions of words or images on the primary **sign area**.



#### **Block**

Property abutting on one side of a **street** and lying between the two (2) nearest intersecting or intercepting **streets**, or nearest intersecting or intercepting **street** and railroad **right-of-way** or waterway or the end of a dead end **street**.

#### Board

The Allen **County Board of Zoning Appeals**. This term shall not include the **Board of Commissioners** or the Fort Wayne **Board of Public Works**. For purposes of granting a **special use**, use variance, or variance of **development** standards for a wireless service provider, the **Board** shall be the "permit authority" under I.C. 8-1-32.3, et seq.

#### **Board of Commissioners**

The **Board of Commissioners** of the **County** of Allen.

**Board of Zoning Appeals (see "Board")** 

## **Boarding House**

A **residential building** containing rooms for accommodating, for compensation, three or more **persons**. Lodging may include the serving of meals to the lodgers. Facilities for lodgers may include sleeping or living quarters, or individual bathrooms, but shall not include individual cooking facilities.

#### **Bond**

Any form of security, including cash, surety **bond**, or financial instrument of credit, as approved by the appropriate agency, for the purpose of guaranteeing that improvements will be made in a **subdivision** according to the standards as adopted by the **Plan Commission**.

## **Bottling Facility**

A facility where soft drinks, juice, water, milk, alcoholic drinks, or other liquids are placed in bottles or cans for shipment. This **use** may include the combination of liquids or syrups to produce new liquids for placement in bottles or cans, the shipping and receiving of cans and bottles related to the operation, and incidental sales of bottled or canned liquids to the public, but shall not include the fabrication of bottles or cans.

Boundary River (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

**Boundary River Floodway (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)** 

### **Brewery**

A facility that brews ales, beers, meads and/or similar beverages on-site.

### **Brewery (Micro)**

An establishment where ale, beer, and/or similar beverages are brewed, typically in conjunction with a **bar**, **tavern** or **restaurant** use. Annual production will typically not exceed 15,000 barrels per year.

## **Buffer (Airport) (see Airport Overlay District definitions)**

#### **Buffer Yard**

For the purposes of the landscape standards, an area between a building, structure, or use and an adjacent property or **street right-of-way**. The area shall be available for berms/mounding, fences, plants, and/or walls to provide adequate screening and buffering between buildings, structures, **parking areas**, driveways, and activity areas and adjacent uses, buildings, structures, and **streets**, to promote compatibility between different land uses; conserve energy and moderate the effects of sun and wind; decrease storm water run-off and erosion; conserve or enhance property values; and improve the appearance of individual developments. A buffer yard may be located within a required front, side, or rear yard building setback.

### **Building**

An enclosed **structure** (typically having a roof supported by **walls**). A **carport**, **deck**, **gazebo**, **open porch**, tent, and **recreational vehicle** shall not be considered **buildings**.

### **Building**, Detached

A **building** having no structural connection with another **building**.

#### **Building, Nonconforming**

An existing **building** that was constructed in conformance with the applicable ordinance at the time of construction that fails to comply with the regulations set forth in this ordinance applicable to the **district** in which the **building** is located.

#### **Building, Nonresidential**

Any **building** that does not meet the definition of a **residential building**. A **mixed-use development** that contains both residential and **nonresidential uses** is a **nonresidential building**. Any institutional **use**, other than a **small group residential facility**, in which patients or clients reside in the facility for purposes of receiving treatment or assistance in living activities, such as a **hospital**, university, **religious institution**, or **school**, is a **nonresidential use**.

## **Building, Primary**

A **building** constituting the **primary use** of a **lot.** If a single primary **nonresidential building** is permitted in a nonresidential **zoning district**, then a single **multiple tenant building** shall also be permitted; where multiple primary **nonresidential buildings** are permitted in a nonresidential **zoning district**, then multiple multipletenant **buildings** shall also be permitted. In calculating the square footage of a **primary building**, all enclosed areas, including attics, basements, and attached **garages**, shall be included.

## **Building, Residential**

A building in which all of the uses are to accommodate household living (e.g. single family, two family, or multiple family dwelling units) or a small group residential facility.

# **Building, Semi-Detached**

A main building having one wall in common with an adjacent main building.

### **Building Bay**

A division within a **building façade**, created by vertical elements such as columns, pilasters, or other architectural elements/changes in planes.

## **Building Department**

The Allen County Building Department.

# **Building Height**

The vertical distance measured from the ground level immediately **adjacent** to the primary front entrance to the highest point of the roof or **structure**.

## **Building Line, Front**

A line with a fixed location parallel to the front **street** line as determined by this ordinance or recorded deed restrictions, beyond which the foundation **wall** and/or any enclosed **porch**, vestibule, or other portion of a **building** shall not project. A **front building line** may be established by a **subdivision plat** or by **the zoning ordinance**.

#### **Building Material Disposal Site**

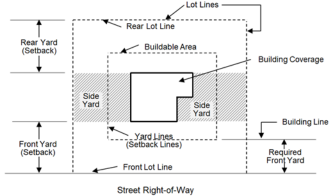
A **site** used for the purpose of disposing of **building**materials, including concrete, from a demolition **site** or **sites** without creating nuisances or hazards to public health, safety, or welfare.

# **Building Setbacks**

Lines that are substantially parallel to the **lot lines** which define the minimum distances that **buildings** must be located from the **lot lines**. (See required **yards** in the **Zoning District** Standards.)

### **Building Surface**

The total surface of a **building** face to which a sign is attached.



#### **Business School**

A post-secondary **school** for business **instruction** which is not publicly owned, or not owned or conducted by or under the sponsorship of a religious, charitable or non-profit organization; excluding **school** conducted as a commercial enterprise for teaching **barber/beauty** skills, dancing, industrial, music, or technical skills.

### Business, Technology, and Industrial Park (BTI)

A **development** on a **tract** of land that contains a number of separate businesses, offices, technology and/or industrial **uses**, plus accessory and supporting **uses**, and common open space designed, planned, and constructed on an integrated and coordinated basis.

### Campground

Any area or **tract** of land used or rented for occupancy by campers using tents and/or **recreational vehicles** for periods not to exceed two weeks.

### **Campus Housing**

For purposes of parking requirements, this category includes **campus housing** (off-site), **dormitories** and **fraternity/sorority houses**, and other housing with the primary purpose of housing students of an educational or institutional campus.

#### **Candelas**

A unit of luminous intensity, which is the amount of luminous flux (total luminous power emitted from a source and expressed as **lumens**) per unit solid angle in a given direction.

# Canopy

A fixed cover that projects from a **wall** of a **building** over a **window** or entrance to provide weather protection and architectural spatial definition. A **canopy** typically projects at a 90-degree (perpendicular) or similar angle. Freestanding **canopies** may also be permitted. A **canopy** may be completely supported by the **building**, or completely or partially supported by columns, poles, posts, or similar supports.

### **Carport**

A **structure** or part of a **structure** used for the parking, **storage**, or keeping of vehicles by the **owner** or tenant of the **lot** as an **accessory use** to a permitted residential **use**, and that does not include a **wall** between the ground and the roof on at least one side that is not a vehicle entryway.

#### **Cemetery (Private and Public)**

Land used for burial of the dead and dedicated for related purposes, including crematories, offices and maintenance facilities, mausoleums and mortuaries when operated in conjunction with and within the boundaries of a **cemetery**.

## **Certificate of Compliance**

A certificate issued by the **Zoning Administrator** stating that the occupancy and **use** of land or a **building** or **structure** referred to in the certificate complies with the provisions of this ordinance and any **conditions** of the **Improvement Location Permit** (if applicable).

## **Certificate of Occupancy**

A certificate issued by the Allen **County Building Department** or successor agency, allowing the occupancy or **use** of a **building** and certifying that the **structure** or **use** has been constructed and will be used in compliance with the applicable codes and ordinances.

#### Certificate of Use

A certificate issued by the **Zoning Administrator** certifying that a proposed or existing **use** is a permitted **use** in the **zoning district** where the **use** is located.

### **Change of Use**

Any use that is a substantial change from the previous use of a building, structure, or land.

### **Check Cashing**

Any business that cashes checks, drafts, money orders, traveler's checks, or similar instruments, for a fee. This definition does not include: a **bank**, trust company, **savings and loan association**, **credit union**, **loan office**, or similar **use**; or a business that provides these services as an **accessory use** to a permitted **primary use**.

## **Child Care**

A service that provides for the care, health, safety, supervision and/or guidance of a child's social, emotional, and educational growth, on a regular basis, in a place other than the child's own home. The following **uses** shall not be considered as **child care** under the terms of this ordinance:

- (1) A program for children operated by the department of education or a public or private **school**;
- (2) A nonresidential program that provides **child care** for less than four (4) hours a day;
- (3) A recreational program for children that operates for not more than ninety (90) days in a calendar year;
- (4) A program whose primary purpose is to provide social, recreational, or religious activity for **school** age children such as scouting, boys **club**, girls **club**, sports or the arts; and
- (5) **Child care** where the provider cares for fewer than six (6) children, not including children for whom the provider is a parent, stepparent, guardian, custodian, or other relative.

#### **Child Care Center**

A **building**, other than the operator's primary place of residence, where children receive **child care** from a licensed **child care** provider:

- (1) While unattended by a parent, legal guardian, or custodian;
- (2) For regular compensation; and
- (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**, which is the primary residence of the **child care** provider, in which at least six (6) children (not including the children for whom the provider is a parent, stepparent, guardian, custodian, or other relative) at any time receive **child care** from a licensed **child care** provider:

- (1) While unattended by a parent, legal guardian, or custodian;
- (2) For compensation; and
- (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.

This term includes a Class I Child Care Home and a Class II Child Care Home, which are defined as follows:

- (1) **Class I Child Care Home**. A **child care home** that serves up to twelve (12) children at any time. The children may be at the home on either a part-time or a full-time basis. The provider may employ an assistant as required by State law.
- (2) Class II Child Care Home. A child care home that serves more than twelve (12) but not more than sixteen (16) children at any time. The children may be at the home on either a part-time or full-time basis. The provider may employ an assistant as required by State law.

## **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.

**Church (see "Religious Institution")** 

Class I Child Care Home (see "Child Care Home")

Class II Child Care Home (see "Child Care Home")

### Clinic

A facility organized and operated for the primary purpose of providing health services for out-patient treatment and special study of human sick or injured by licensed physicians and their professional associates practicing medicine together and including laboratories and other related service facilities operated in connection with the **clinic**. A use that meets the definition of "**Treatment Center**" shall not be considered to be a **Clinic**.

#### Clothing

Commercial **uses** related to the alterations, sales, and related sales or services for **clothing** and similar items, including **apparel and accessory store**, **clothing** store, consignment **shop**, costume and **clothing** rental, diaper service facility, **dry cleaning store**, furrier, **laundromat**, shoe store/shoe repair **shop**, and tailor/alterations service.

## Club, Private

An association, whether incorporated or unincorporated, organized for a common purpose to pursue common goals, interests or activities, not including associations organized for a commercial or business purpose; a **private club** is characterized by certain membership qualifications, payment of **fees** and dues, regular meetings, and a constitution and bylaws.

## Clubhouse

A building that provides a meeting place for a club as a primary use.

## **Coffee Shop**

Any room, place, or **building** where the serving of coffee is the **primary use** and where tables and chairs are provided for the use of patrons.

## Collector Street (see "Street, Collector")

#### **Commercial Communication Tower**

A **structure** on which one or more antenna will be located that is intended for transmitting and/or receiving radio, television, telephone, wireless or microwave communications for an FCC licensed carrier, excluding those used exclusively for private radio and television reception and private citizen's bands, amateur radio and other similar private/residential communications.

#### **Commission**

The Allen County Plan Commission.

#### **Commitment**

A written instrument, prepared, adopted, and recorded in conformance with I.C. 36-7-4-1015 and the provisions of this ordinance.

#### Common Area

Real property and/or improvements on property, including, but not limited to, private storm drains, **streets**, sidewalks, utilities, parks, lakes and/or screening **walls**; open space; trails and/or **floodplain management** areas. **Common area** is typically shown on the face of a **subdivision plat** and is owned in fee by an **Owner's** Association for the common **use**, enjoyment, and benefit of the members of the Association.

# Community (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

# **Community Facility**

**Buildings**, **structures**, or facilities owned, operated, or occupied by a non-profit entity to provide a service to the public, including broadcast **studio**, **museum**, planetarium, public transportation or similar public facility, **radio station**, **television station**, or **zoo**.

## **Community Garden**

A common property for cultivation of fruits, flowers, vegetables, or ornamental plants by more than one **person** or **family**. If permitted in the **zoning district** in which it is located, a **community garden** may include **accessory structures**, along with water and other facilities.

## Community Rating System (CRS) (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

## **Comprehensive Plan**

A plan for the physical **development** of the community, prepared and adopted by the **Board of Commissioners** and the Fort Wayne Common Council, pursuant to the 500 Series of State law, including any part of that plan separately adopted, any amendments to the plan separately adopted, and any other documents incorporated by reference.

#### **Concrete Plant**

A facility that specializes in the mixing or other **manufacturing** related activities required for the production of concrete.

#### **Conditions**

Any terms of approval placed upon an application by the decision-making body. For **conditions** imposed by the **Board**, a condition includes any greater additional **development** standard, regulation, safeguard or restriction that the **Board** finds reasonably necessary to meet the intent of this ordinance or the public health, safety, or general welfare. Whenever the **Board** imposes an additional **development** standard, regulation, safeguard or restriction on any approval that is greater than the minimum regulations of this ordinance, the greater or more restrictive condition safeguard or restriction shall govern.

#### Condominium

Real estate defined as a "condominium" under IC 32-25 (Condominiums).

# **Condominium Development**

A project developed subject to and in accordance with IC 32-25 (**Condominiums**). This requires that undivided interests in the **common areas** and facilities be vested in the **condominium unit owners**.

#### **Condominium Unit**

An enclosed space occupying all or part of a floor or floors in a **structure**, together with the undivided interest in the common elements appertaining to that unit.

## **Confined Feeding**

- (1) The **confined feeding** of animals for food, fur, or pleasure purposes in **lots**, pens, ponds, **sheds**, or **buildings** where:
  - (a) animals are confined, fed, and maintained for at least forty-five (45) days during any twelve (12) month period; and
  - (b) ground cover or vegetation is not sustained over at least fifty percent (50%) of the animal confinement area.
- (2) The term does not include the following:
  - (a) A livestock market:
    - (i) where animals are assembled from at least two (2) sources to be publicly auctioned or privately sold on a commission basis; and
    - (ii) that is under state or federal supervision.
  - (b) A livestock sale barn or auction market where animals are kept for not more than ten (10) days.

## **Confined Feeding Operation (CFO)**

- (1) Any **confined feeding** of
  - (a) at least three hundred (300) cattle,
  - (b) at least six hundred (600) swine or sheep;
  - (c) at least thirty thousand (30,000) fowl; or
  - (d) at least five hundred (500) horses: or
- (2) Any animal feeding operation electing to be subject to IC 13-18-10; or
- (3) Any animal feeding operation that is causing a **violation** of
  - (a) water pollution control laws;
  - (b) any rules of the water pollution control board; or
  - (c) IC 13-18-10.

#### **Construction Access Road**

A temporary non-dedicated, unplatted **right-of-way**, other than a **street**, **alley** or **easement**, designed to provide sole ingress and egress for all **development** and construction equipment, as well as all laborers and material handlers, in connection with the improvement of a platted **subdivision** of land or a Development Plan, including but not limited to the construction of **dwellings**, **buildings** and other improvements, which **right-of way** is constructed and maintained by the **developer** and **owner** at either's sole expense or their cumulative expense and continuously in the absolute ownership and/or exclusive control of the **developer** and **owner**.

### **Contingent Use**

A use that could be permitted in any zoning district as set forth in A.C.C. 3-5-3-3, subject to specific standards and Board of Zoning Appeals approval.

#### **Convenience Store**

A small retail establishment designed and stocked to sell primarily food, beverages, and other household supplies to customers.

#### **Convent**

A **structure** used for the purpose of housing **persons** on a permanent basis who are not members of a **family** and who constitute a religious community typically consisting of nuns, priests, monks, or other similar religious personnel. For the purpose of this definition the terms **convent** and monastery are interchangeable and shall have the same meaning. Assembly for worship services may be conducted in conjunction with the **convent use** but only for the residents of the **convent**. A **convent** is a permitted **accessory use** where incidental to a religious assembly **use** (**church**, **synagogue**, **temple**, and **mosque**).

### **Convention Facility**

A facility specially designed to host conferences, exhibitions, events, large meetings, seminars and **training** facilities. Office, retail, accommodations, and other commercial **uses** commonly established in these facilities and related **parking structures** shall be allowed as accessory appurtenances.

#### Conveyance (including the word "convey")

The transfer of title to land from one **person** to another by deed.

## Corner Lot (see "Lot, Corner")

#### **Corner Visibility Area**

On a **corner lot**, the area bounded by the edges of intersecting access drives and **streets**, or intersecting **street rights-of-way** lines, and a line intersecting those edge lines at points 40 feet distant from the intersection of the access drive and **street**, **street rights-of-way** lines, or extended **street rights-of-way** lines. No **building**, **fence**, **hedge** or other planting, **retaining wall**, sign, or **structure** that would impede vision between a height of three (3) and eight (8) feet shall be located within a **corner visibility area**.

## **Corporate Campus**

A **building** or **buildings** in close proximity to each other, either **adjacent** or connected with centralized amenities, parking, support, and other internal functions. The **buildings** are intended to have quality architectural and site design features.

#### **Correctional Institution**

A place of confinement for **persons** who have broken the law, are awaiting trial, and/or have been convicted of criminal offenses. This definition shall not include a **correctional services facility** or a residential facility for a court-ordered re-entry program

## **Correctional Services Facility**

A facility providing services other than confinement for **persons** who have broken the law, are awaiting trial, and/or have been convicted of criminal offenses.

## **Country Club**

An establishment typically associated with a **golf course** that is intended as a place of social and recreational gatherings for members of a **private club**.

## **County**

Allen County, Indiana.

#### **Credit Union**

An establishment that provides retail banking, lending, and financial services to individuals and businesses. **Accessory uses** may include **automatic teller machines** and **drive-through facilities**.

## **Crematory**

A facility containing furnaces for the reduction of dead bodies to ashes by fire.

# Critical Facility (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

## **Customer Service Facility**

A facility, other than a retail store, operated by a public or **private utility**, at which customers of the utility may make bill payments, obtain product or service information, or conduct similar business.

#### **Dance Hall**

An enclosed **structure** used for dancing or similar social gatherings. Any **use** that falls under the definition of "**sexually oriented business**" shall not be included under this definition.

#### **Dance Studio**

Any **school** of dancing or any place in which dancing of any type of style shall be taught.

## **Dating Service**

Any business that offers to provide or does provide an introduction between two **persons** for a period of companionship for which service a fee is charged, levied, or otherwise imposed.

Day Care (see Day Care, Child)

Day Care, Adult (see Day Care, Child)

### Day Care, Child

A service that provides for the care, health, safety, and supervision of an individual, not related to the provider, on a regular basis, in a residential **structure** other than the individual's own home, as an **accessory use** to a single **family** residence. The provision of **day care** shall be a permitted **use** in all **residential zoning districts** if the following **conditions** are met:

- (1) The home shall be the primary residence of the **day care** provider; and
- (2) Services shall be provided for fewer than six (6) adults or children not related to the provider; and
- (3) Care is provided for less than 24 hours per day.

#### Deck

An unroofed platform, either freestanding or attached to a **building**, which is supported by pillars or posts.

## **Department of Health**

The Fort Wayne-Allen County Department of Health.

## **Department of Planning Services (DPS)**

The department established jointly by, and providing planning and permitting services to, Allen **County** and the **City** of Fort Wayne, and any successor agency. For purposes of reviewing the completeness of zoning applications, and granting an **Improvement Location Permit**, **Certificate of Compliance**, or **Certificate of Use** for a wireless service provider, **DPS** shall be the "permit authority" under I.C. 8-1-32.3, et seq.

## **Department Store**

An establishment primarily engaged in general merchandise retail **use** with no one merchandise line predominating. Merchandise lines are normally arranged in separate departments, with or without central customer checkout facilities.

#### **Developer**

Any **person** who **subdivides** land or erects or alters **buildings** or improvements on land.

### **Development**

Any change or improvement to land brought about by human activity.

#### **Development Site**

Land used or proposed to be used for **development**, consisting of either a single **lot** or multiple contiguous **lots**. The **Zoning Administrator** may also determine other property configurations to be a **development site**.

### **Developmental Disability**

A severe, chronic disability of an individual that:

- (1) Is attributable to a mental or physical impairment, or a combination of mental and physical impairment (other than a sole diagnosis of **mental illness**);
- (2) Is manifested before the individual is 22 years of age;
- (3) Is likely to continue indefinitely;
- (4) Reflects the individual's need for a combination and sequence of special, interdisciplinary, or generic care, treatment, or other services that are of lifelong or extended duration and are individually planned and coordinated; and
- (5) Results in substantial limitation in at least three of the following:
  - (a) self-care;
  - (b) receptive and expressive language;
  - (c) learning;
  - (d) mobility;
  - (e) self-direction;
  - (f) capacity for independent living; and
  - (g) economic self-sufficiency.

# **Developmentally Disabled Individual**

An individual who has a developmental disability.

#### **Distillery**

A facility where distilling, typically of alcoholic liquors, is done.

#### **Distillery (Micro)**

A small **distillery** established to produce beverage grade alcohol in relatively small quantities, such as a specialty single malt whiskey or bourbon, either as a stand-alone facility or in conjunction with a **brewery** or winery.

## **Distribution Facility**

The intake of goods and merchandise, individually or in bulk, the short-term holding or **storage** of those goods or merchandise, and/or the breaking up into **lots** or **parcels** and subsequent shipment off-site of such goods and merchandise. Distribution may be provided to an entity with an identity of interest with the **distribution facility** or to businesses and individuals unrelated to the distributor. The term "**Distribution Facility**" shall also include a transshipment facility for the temporary holding, **storage** and shipment of goods or vehicles.

### **District**

A part, zone, or geographic area within the **planning jurisdiction** of Allen **County**, within which certain zoning and/or **development** regulations apply. Also referred to as a "**zoning district**".

## **Doctor Office**

The private offices of physicians, dentists, or similar professionals, where **persons** are examined or treated on an outpatient basis only. **Laboratory** tests shall be permitted as an **accessory use**.

#### **Domestic Farm Animal**

Calves, cattle, emus, goats, horses, llamas, ostriches, poultry (including chickens and quail), sheep, and similar animals (pigeons shall not be considered to be **domestic farm animals**).

## **Dormitory**

A **building** used as group living quarters for a student body or religious order as an **accessory use** for a college, university, boarding **school**, **convent**, monastery or other similar institutional **use**.

## **Double Frontage Lot**

A **lot** having **frontage** on two separate parallel or approximately parallel dedicated **streets**. (Also known as a "**through lot**".)

### **Drive-Through Facility**

Building or structure used to provide or dispense products or services, through an attendant, a window or an automated machine, to persons remaining in vehicles in a designated stacking aisle. A drive-through facility may be in combination with other uses, such as banks, credit unions, loan associations, automated teller machines (ATM's), dry cleaners, drug stores, pharmacies, restaurants or similar uses. A drive-through facility does not include a car wash, automobile maintenance facility (quick service), or gas station.

## **Driveway**

An unobstructed paved or unpaved strip providing access to a vehicle **parking space**, loading space, or maneuvering facility.

# **Dry Cleaning Store**

An establishment where laundry or dry cleaning is dropped off by customers or picked up by customers but not including any on-site cleaning or dry cleaning activities.

## **Dwelling**

Any **building** that is wholly or partly used or intended to be used for a residence by human occupants, including but not limited to the **use** of living, sleeping, cooking, and eating.

## **Dwelling, Multiple Family**

A **building** or portion of a **building** used for occupancy by three (3) or more families living independently of each other. For purposes of this ordinance, a **condominium structure** containing three (3) or more individual **dwelling** units shall be defined as a **multiple family dwelling** unit.

## **Dwelling, Single Family (Detached)**

A **residential building** used for occupancy by one household, including **Type I manufactured homes**, which is not attached to any other **dwelling** unit through shared side or rear **walls**, floors or ceilings, or corner points. Temporary housing such as **bed and breakfasts**, **boarding houses**, **hotels**, **motels**, **nursing homes**, tents, and **recreational vehicles**, shall not be regarded as **single family dwellings**.

# **Dwelling, Single-Family (Attached)**

A single **residential building** consisting of two **single family dwellings** on two individual **lots**, attached on a common **lot line**, intended for occupancy by one household per unit. Each **dwelling** unit may be attached to no more than one other **dwelling** unit.

## **Dwelling, Townhouse**

A single family dwelling unit with two (2) or more floors located on a separate lot or development site, with a private entrance and direct ground level access to the outdoors and a totally exposed front and rear wall to be used for access, light, and ventilation, and attached to one or more similar units. Townhouse dwellings are typically part of a structure whose dwelling units are attached in a linear arrangement with no other dwelling or use, or portion of another dwelling or use directly above or below the unit, and separated from adjoining unit(s) by a continuous wall.

## **Dwelling, Two Family**

A **detached** residential **structure** used for occupancy by two households living independently of each other, including but not limited to **structures** in which the two units are connected to allow assistance in daily living activities between the two households. Each **dwelling** shall have a minimum of 950 square feet of **gross floor area**, not including attached **garage** space.

## **Dwelling Unit, Residential**

One or more rooms, designed, occupied, or intended for occupancy as separate living quarters, with cooking, sleeping, and sanitary facilities provided within the **dwelling** unit for the exclusive **use** of a single **family** maintaining a household.

# **Dwelling Unit, Efficiency**

A **dwelling** unit consisting of not more than one habitable room together with a kitchen or kitchenette and sanitary facilities.

# **Dwelling, Zero Lot Line**

A single family detached dwelling unit placed on the lot so that it is positioned along one or more lot lines.

## **Easement**

A recorded grant by a property **owner** to a third party, the general public, **public utility** or utilities, or a governmental or quasi-governmental entity permitting the **use** of land for a specifically stated purpose or purposes.

#### Easement, Roadway

A roadway, approved by the **Commission** over private property, that permits a specific and limited **use** of that thoroughfare to the grantee of the **easement**.

## **Easement, Utility and Service**

A portion or strip of land that is part of a **lot** or **parcel** but that has been reserved for the specific purpose of utilities and related services.

#### **Educational Institution**

**Public**, non-public, **parochial**, or other post-secondary **school**, junior college, college or university, other than a **business school**; the **use** may also include recreational **uses**, living quarters, dining rooms, heating plants and other incidental facilities for students, teachers and employees.

#### **Electronics**

Commercial **uses** related to the sales, repair, and related services for consumer **electronic** equipment, including computer sales and service; computer software store; consumer **electronics** sales and service; and telephone sales and service.

Elevated Structure (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

Elevation Certificate (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

**Emergency Program (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)** 

**Emergency Response Facility** 

A **building** used for police, fire, and/or medical equipment and personnel.

**Emergency Shelter (see "Homeless Shelter")** 

## **Employment Agency**

An agency that specializes in matching individuals' skill sets to particular jobs or finds jobs for unemployed individuals.

### **Engine Repair**

A facility used for the repair of small engines or motors.

**Engineer (see "Professional Engineer")** 

## **Entertainment Facility**

A facility that offers indoor or outdoor entertainment **uses**, including performing arts **theaters**, cinemas, concert venues, or circus/festivals, but does not include any "**sexually oriented business**" **use**.

#### **Equipment Rental, General**

The rental of supplies and large equipment primarily for intended for use by construction, general, landscaping, or industrial contractors, including, including but not limited to hoists, lifts, forklifts, and commercial capacity generators and compressors, but not including car or truck rentals.

# **Equipment Rental, Limited**

The rental of supplies and equipment primarily intended for homeowner use and minor residential gardening and construction projects, but not including car or truck rentals. All maintenance of equipment shall be conducted within an enclosed **building**. This **use** type does not include the rental, **storage**, or maintenance of large construction or other commercial heavy equipment.

## **Equipment Supply Facility**

A facility that supplies equipment such as but not limited to air purification, electrical, electric wire & cable, fire protection, food service, HVAC, industrial, maintenance, mechanical, medical, power transmission, radio/communication, **restaurant**, telecommunication, trade show/exhibit, truck, water softening/purification, and welding equipment.

### **Executive Committee**

The Executive Committee of the Allen County Plan Commission.

### **Exempt Division of Land**

A division of a **parcel** of land into two (2) or more **tracts** that qualifies as an **Exempt Division of Land** pursuant to A.C.C. 3-3-3-3 (b).

# **Exhibit Hall**

An area or space either outside or within a **building** for the display of topic-specific goods or information.

Existing Manufactured Home Park or Subdivision (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

Expansion to an Existing Manufactured Home Park or Subdivision (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

### **Expressway - Freeway**

Any **expressway - freeway** that operates at a high service level, consists of limited land access, carries region-wide traffic, and is generally classified as part of the interstate system.

#### Exterminator

An establishment that specializes in the eradication of household pests, weeds, or common household and/or **yard** nuisances and associated operations.

# FAA FAR Part 77 Surfaces (see Airport Overlay District definitions)

## Façade

A particular face of a **building**. A rectangular **building** will have four **façades**.

### **Fairground**

An open area for holding fairs, exhibitions, circuses, or other large gathering, and that contain a combination of indoor display/exhibition areas and **outdoor display**/staging areas.

#### **Family**

One or more **persons** occupying a single **dwelling** unit and living as a single housekeeping unit (as distinguished from a group occupying a **boarding house**, **club**, **hotel**, **nursing home**, rooming house, **fraternity or sorority house**, off-site **campus housing**, **residential facility** serving individuals under a court-ordered re-entry program, **residential facility for homeless individuals**, or similar living situation), where all the **persons** are related by blood, marriage or adoption. If all of the **persons** occupying a single **dwelling** unit are not related by blood, marriage, or adoption, then no more than eight (8) **persons** may occupy a single **dwelling** unit. If all of the members of a household are not related by blood, marriage, or adoption, then a **use** with more than eight (8) **persons** occupying a single **dwelling** unit shall not be considered a **single family use**.

## **Farmers Market**

An area, which may or may not be in a completely enclosed **building**, where on designated days and times, growers and producers of horticultural and agricultural products may sell those products and/or other incidental items directly to the public.

Federal Aviation Administration (FAA) (see Airport Overlay District definitions)

Federal Aviation Regulation (FAR) (see Airport Overlay District definitions)

#### Fee

The charge for an application or other service as established by the Allen **County Plan Commission** or other entities of Allen **County** duly authorized to establish **fees**.

#### Feed Store

An establishment for the selling of food stuffs for animals and livestock, and including implements and goods related to agricultural processes, but not including farm machinery. **Outdoor display** of goods may or may not be allowed depending on the **zoning district**.

## FEMA (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

#### **Fence**

A free-standing, vertical barrier, constructed of any material other than vegetation, resting on or partially buried in the ground and rising above ground level, which supports no load other than its own weight, and is used for confinement, enclosure, partition, privacy, protection, or screening; excluding a single strand of rope, wire, or similar material between no more than two posts; parking **lot** wheel stops; and similar barriers/partitions that are less than 12 inches high. The posts, concrete for the posts and attachment of the **fence** to the posts shall be contained within the **lot** where the **fence** is located. This definition shall include a **freestanding wall**.

## Fence, Agricultural

A **fence** erected for and used in conjunction with land which is zoned or otherwise designated as agricultural land, or used for growing crops or raising livestock. An **agricultural fence** may use a single strand of barbed wire or a single strand of electrically charged material

## Fence, Open

A **fence** that is less than 50% opaque when viewed perpendicularly to its vertical surface.



## Fence, Ornamental

An **open fence** intended to partition or enclose a property or a portion of a property. **Ornamental fences** shall include, but not be limited to split rail, picket, wrought iron, and similar style **open fences**. Chain link fencing is not an ornamental fencing material.

## Fence, Solid

A **fence** erected or constructed to prevent views across the **fence** line. For the purposes of the landscape standards, wood or vinyl panels shall be acceptable solid fencing materials. Chain link fencing with privacy slats shall not be an acceptable solid fencing material.



# Fence or Wall Height

The height of a **fence** or **wall** shall be measured as the vertical distance between finished grade on the highest side of the **fence** or **wall** to the top of the **fence** or **wall**.

#### Fill

Any organic material including but not limited to earth, clay, sand, wood chips, bark, or other organic material of any kind that is placed or stored upon the surface of the ground resulting in an increase in the natural surface elevation.

## **Financial Planning Service**

An establishment that provides services to help determine a **person's** or firm's financial needs or goals for the future and the means to achieve them by deciding what investments or activities would be most appropriate under both personal and broader economic circumstances.

Flood (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

Flood Boundary and Floodway Map (FBFM) (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

Flood Insurance Rate Map (FIRM) (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

Flood Insurance Study (FIS) (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

Flood Prone Area (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

Flood Protection Grade (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

Floodplain (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

Floodplain Management (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

Floodplain Management Regulations (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

Floodproofing (Dry Floodproofing) (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

Floodproofing Certificate (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

Floodway (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

### **Food and Beverage Service**

Commercial **uses** related to the sales, preparation, and related services for food and/or beverage items for consumption on or off the **lot**, including: **bakery** goods; **bar** or **tavern**; caterer; **club** (private); **coffee shop**; confectionery, ice cream, or candy store; **convenience store**; delicatessen; **farmers market** (including outdoor sales); fruit and/or vegetable store (indoor); **grocery store** or **supermarket**; meat or fish market; micro or mini-**brewery**/brewpub; package liquor store; **reception**/banquet hall (indoor); **restaurant**, including **drive-through facilities**; sandwich **shop**; and tea room.

# **Fraternal Organization**

A group of people formally organized for a common interest, usually cultural, religious or entertainment, with regular meetings and formal written membership requirements.

## **Fraternity House**

A **building**, rented, occupied or owned by a national or local chapter of an organized college fraternity or sorority that is officially recognized by a college, university, or other **educational institution**.

Freeboard (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

# **Freight Service**

Loading, unloading, packing or unpacking of freight, including handling services provided for freight in special containers or for non-containerized freight, services provided by a container freight terminal, or other freight terminal, for all modes of transport services incidental to freight.

## Fringe (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

### **Frontage**

The length of the property line of any **parcel** along each **street** that it borders.

## **Full-Cutoff**

For purposes of lighting standards, a light fixture that prevents distribution of light above a horizontal lane through the lowest point of the bulb or lens, diffuser, reflective passing enclosure, or other parts intended to distribute light.

#### **Funeral Home**

A **building** used for the preparation of the deceased for burial, the display of the deceased and rituals connected therewith before burial or cremation. **Accessory uses** may include:

- (1) Embalming, cremation and the performance of other services used in preparation of the dead for burial;
- (2) The performance of autopsies and other similar surgical procedures;
- (3) The **storage** of caskets, funeral urns, and other related funeral supplies;
- (4) The storage of funeral vehicles; and
- (5) A funeral chapel.

#### **Furniture Production**

A facility that specializes in the assembly, fabrication or production of finished or unfinished furniture, store displays, cabinets, and related items.

### **Furniture Store**

An establishment that specializes in the sale of any or all of the following: new, used, finished or unfinished furniture including kitchen cabinets and related items.

## Garage (see "Garage, Residential")

#### Garage, Residential

A detached accessory structure or portion of a primary building used for personal storage, the storage of motor vehicles and other similar accessory residential uses.

## Garage Sale (see "Yard Sale")

### Garbage

Animal or vegetable waste resulting from the handling, preparation, cooking, and consumption of food; or other business or household waste materials.

## **Garden Equipment Supply**

An establishment that specializes in the retail of nursery plants or related items, which may include: plants that have been grown on the property or imported, nursery products and stock, potting soil, hardware, power equipment and machinery, hoes, rakes, shovels, and other garden and farm variety tools and utensils.

### **Gas Pump Embellishment**

Letters, figures, characters or representatives in irregular forms used as a supplement to permitted gas pump signage.

#### **Gas Station**

A facility where gas and other supplies for motorists are sold. Minor repair services such as lubrication, oil and tire changes may be provided, but major repairs such as vehicle bodywork or painting or repair of engines or drive trains may not be provided. A **gas station** may include a **convenience store**.

### Gateway

A point along a roadway at which a motorist or pedestrian gains a sense of having entered the city or a particular part of the city. This impression can be imparted through such things as **signs**, **monuments**, landscaping, a change in **development** character, or a natural feature.

#### Gazebo

A freestanding, roofed, usually open-sided structure providing seating or an area for gathering.

#### Glare

A situation created when illumination sources shine with visibly harsh, uncomfortably bright light that: causes discomfort; distracts attention; or leads to reduction or loss of visibility or visual performances (up to and including situations of blinding **glare**, as defined in the Illuminating Engineering Society of North America's current Lighting Handbook). These situations are typically caused by insufficiently shielded light sources, or high luminance (luminance that is sufficiently greater than the luminance to which the eyes are adapted).

#### **Golf Course**

A **tract** of land typically laid out for playing the game of golf that may include a **clubhouse**, dining and snack **bars**, pro **shop**, and practice facilities.

## **Golf Course (Miniature)**

A **recreational facility**, typically comprised of small putting greens, each with a "cup" or "hole," where patrons in groups pay a fee to move in consecutive order form the first hole to the last.

#### **Golf Driving Range**

A **tract** of land devoted as a practice range for practicing golf shots.

## **Government Facility**

An institution operated by a federal, state, **county**, town, township, or city government, or by a special purpose **district**.

### Greenhouse

An establishment, including a **building**, part of a **building** or open space, for the growth, display and/or sale of plants, trees, and other materials used in indoor or outdoor planting for retail and wholesale sales.

#### **Grocery Store**

A retail sales establishment selling primarily food and beverages for off-site preparation and consumption that maintains a sizable inventory of fresh fruits, vegetables, fresh-cut meats, or fresh seafood or specialize in the sale of one type of food item. This **use** may also include sales of personal convenience and small household goods.

#### Gross Floor Area

The total floor area of all stories of a **building** or **buildings**, measured by taking the outside dimensions of the **building** at each floor level intended for occupancy or **storage** (including basements), but not including any uncovered or unenclosed **porches**, **patios**, or **decks**.

#### **Ground Floor Area**

The gross floor area of a building exclusive of basements and floors above the ground floor.

## **Group Residential Facility (Large)**

A facility providing housing for over eight (8) unrelated individuals, with or without supervisory staff. This definition shall include a **residential facility** for individuals who are **developmentally disabled** or **mentally ill**, or other similar **residential facility** if the facility houses more than eight (8) individuals (excluding supervisory staff, counselors, or resident managers). This definition shall not include a facility that serves individuals under a court-ordered re-entry program or homeless individuals. A **large group residential facility for mentally ill individuals** shall be located at least 3,000 feet from any other **group residential facility for mentally ill individuals**.

## **Group Residential Facility (Small)**

A facility providing housing for up to eight (8) unrelated individuals, with or without supervisory staff. This definition shall include a **residential facility** for individuals who are **developmentally disabled** or **mentally ill** or any other **residential facility** that houses up to eight (8) individuals (excluding supervisory staff, counselors, or resident managers) who are members of a **protected class** as set forth under the federal Fair Housing Act. This definition shall not include a facility that serves individuals under a court-ordered re-entry program or homeless individuals. A **residential facility for mentally ill individuals** shall be located at least 3,000 feet from any other **residential facility for mentally ill individuals**.

#### **Growth (see Airport Overlay District definitions)**

Hardship (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

**Hazard Marking and Lighting (see Airport Overlay District definitions)** 

### **Hazardous Waste**

**Solid waste** or a combination of **solid wastes** that, because of quantity, concentration, or physical, chemical, or infectious characteristics, may:

- (1) Cause or significantly contribute to an increase in mortality or increase in serious **irreversible** or incapacitating reversible illness; or
- (2) Pose a substantial present or potential hazard when improperly treated, stored, transported, disposed of, or otherwise managed.

This includes but is not limited to toxic chemicals, explosives, pathological wastes, radioactive materials, materials likely to cause fires, liquids, semi-liquids, sludge, pesticides, pesticide containers, raw animal manure, **on-site sewage system** tank pumping, and raw or digested sewage sludge.

## Hazardous Waste Disposal Area

The outermost perimeter of the area within a **hazardous waste** disposal facility that is permitted to receive **hazardous waste** for disposal.

# Hazardous Waste Treatment, Storage and/or Disposal Facility

A **solid waste** disposal facility designed to treat, store and/or dispose of **hazardous waste** regulated by 329 IAC 3.1 or any subsequent applicable revisions. The facility shall be constructed and operated in accordance with a permit issued by the appropriate government agency authorized by or under the Resource Conservation and Recovery Act (40 CFR 260 - 40 CFR 270, 42 U.S.C. 6901, et seq., and IC 13-7-8.5, as may be amended).

## **Health Care Facility**

A facility or institution, whether public or private, principally engaged in providing services for health maintenance and the treatment of mental or physical conditions.

#### **Health Club**

A non-medical service establishment intended to maintain or improve the physical condition of **persons** which contains exercise and game equipment and facilities, steam baths and saunas, or similar equipment and facilities.

### Hedge

A linear arrangement of plants grown closely together to create the effect of a solid, continuous barrier that divides one space from another.

### Heliport

An area either at ground level or elevated on a **structure**, licensed by the federal government or appropriate state agency and approved for the loading, landing, and takeoff of helicopters. This shall include accessory facilities and **uses** such as public **parking areas**, waiting rooms, fueling, and maintenance equipment or facilities.

## **Heliport (Private)**

An area of land used for the landing and take-off of personal private helicopters, excluding discharging or receiving cargo, picking up passengers or fueling other aircraft or helicopters.

**Highest Adjacent Grade (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)** 

#### **Historic Site**

Any site which has obtained official historic status through local, State, or National Register designation.

**Historic Structure (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)** 

### **Holiday Decorations**

Ornamental materials that are incidental and commonly associated with any national, local or religious holiday.

#### **Home Business**

An accessory use of a dwelling unit, or a use of a structure accessory to a dwelling unit, where business activities are conducted which do not change the residential character of the structure or property, or adversely impact adjacent properties. A home business would typically be more intensive than a home occupation, due to factors such as outside employees working at the dwelling unit, clients or customers coming to the dwelling unit, or on-site retail sales. To allow for possible mixing of uses in rural and residential areas, outside employees shall be permitted; however, only one (1) outside employee shall be permitted to work at the home. Clients or customers shall be permitted to come to the home, and on-site sales of items either produced or value-added on the property, along with accessory retail sales, shall be permitted. A home business shall be permitted in conjunction with a single family or two family dwelling unit where the business owner lives, and shall be conducted entirely within a primary or accessory structure. If conducted within the dwelling unit (primary structure), the gross square floor area used for the home business shall be less than 50% of the area of the primary structure. If conducted out of an accessory structure, the area used for the home business shall not exceed the square footage of the primary structure. Permitted home businesses shall include, but not be limited to, professional offices, personal service uses such as barber shops and beauty/nail salons, and teaching/tutoring/music lessons.

## **Home Enterprise**

A use of a single family property, where business activities are conducted. Home enterprises are intended to permit higher intensity uses, including uses which produce or repair a product, but which do not adversely impact adjacent properties. Home enterprises may include assembly, contracting, fabricating, manufacturing, processing, or repair activities (excluding automobile repair). A home enterprise shall be permitted in conjunction with a single family dwelling unit where the business owner lives. The gross floor area of the home enterprise shall not exceed eight thousand (8,000) square feet. To allow for the mixing of uses in rural areas, outside employees shall be permitted to work at the home enterprise, clients or customers shall be permitted to come to the property, and on-site retail sales of items either produced or value-added on the property, along with accessory retail sales, shall be permitted.

# **Home Improvement Store**

A **retail facility** engaged in the retail sale of various basic hardware lines, such as tools, builders hardware, lumber, paint and glass; house wares; household appliances; lawn supplies; garden supplies; and landscape materials. A home improvement center may also include separate enclosed areas devoted to the rental of light equipment used in conjunction with home improvement projects.

#### **Home Industry**

A use of a single family property, where business activities are conducted. Home industries are intended to permit the highest level of home-based business use intensity, including uses which produce or repair a product. Home industries may include retail sales, assembly, contracting, fabricating, manufacturing, production, processing, development, or repair activities (excluding automobile repair). A home industry shall be permitted in conjunction with a single family dwelling unit where the business owner lives. The gross floor area of the home industry shall not exceed twenty-five thousand (25,000) square feet. To allow for the mixing of uses in rural areas, outside employees shall be permitted to work at the home industry, customers and clients shall be permitted to come to the property, and on-site retail sales of items shall be permitted.

### **Home Occupation**

An **accessory use** of a **dwelling** unit, or a **use** of an attached **structure** accessory to a **dwelling** unit, where business activities are conducted which do not change the residential character of the **structure** or property, or adversely impact **adjacent** properties. Clients or customers shall not come to the home, and on-site retail sales shall not be permitted. No outside employees may be permitted. A **home occupation** shall be permitted in conjunction with a single **family**, two **family**, or **multiple family dwelling** unit where the business **owner** lives, and shall be operated entirely within a primary or attached **accessory structure**.

## **Home Workshop**

A **use** of a single **family** property, where business activities are conducted. **Home workshops** are intended to permit **uses** which are more intensive than a **home business**, including **uses** which produce or repair a product, but which do not adversely impact **adjacent** properties. **Home workshops** may include limited assembly, contracting, fabricating, **manufacturing**, processing, or repair activities (excluding **automobile repair**). A **home workshop** shall be permitted in conjunction with a **single family dwelling** unit where the business **owner** lives, and shall be conducted entirely within a primary or **accessory structure**. The **gross floor area** of the workshop shall not exceed two thousand (2,000) square feet. To allow for the mixing of **uses** in rural areas, outside employees shall be permitted to work at the **home workshop**, clients or customers shall be permitted to come to the property, and on-site sales of items either produced or value-added on the property, along with accessory retail sales, shall be permitted.

### Homeless/Emergency Shelter (see "Homeless Shelter")

### **Homeless Shelter**

A facility providing temporary housing to needy, homeless, or transient **persons** that may be an **accessory use** to a **religious institution** or other place of worship, and may also provide ancillary services such as counseling or vocational **training**.

#### **Hospice Care Center**

A facility providing in-patient care for individuals suffering from a terminal illness; overnight patient stays shall be permitted as part of this use.

# Hospital

An institution providing primary health services and medical or surgical care to **persons**, primarily inpatients, suffering from illness, 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 staff residences. Overnight patient stays shall be permitted as part of this use.

#### Hotel

A **building** providing, for compensation, sleeping accommodations and customary lodging services where guests enter through a main lobby of the **building** to get to each rental unit. Related ancillary **uses** may include but shall not be limited to conference and meeting rooms, **restaurants**, **bars**, and **recreational facilities**. An extended stay **hotel** is included in this definition.

#### **Hydroponics**

The cultivation of plants by placing the roots in liquid nutrient solutions rather than in soil, or similar soilless growth of plants.

### **Imaginary Surface (FAA FAR Part 77.25) (see Airport Overlay District definitions)**

## **Improvement Location Permit (ILP)**

A permit issued by the **Zoning Administrator** stating that the proposed erection, construction, enlargement or moving of the **building** or **structure** referred to in the permit application complies with the provisions of this ordinance.

#### Infrastructure

For the purposes of this ordinance, the community public works and facilities determined to be necessary in relation to proposed **development**, including, but not limited to; access drives, landscaping, parking facilities, sanitary sewers, site and **street** lighting, storm drainage facilities, **street** facilities, traffic control facilities, and water facilities.

## Instruction/Training/Education

An establishment, other than an elementary or junior high **school**, senior high **school**, or college/university, offering **instruction** or **training** in a trade, art, skill, or occupation, including art **instruction**, **barber/beauty school**, business **training**, computer **training**, craft **instruction**, dance **instruction**, driving **instruction**, **educational institution**, gymnastics **instruction**, martial arts **training**, medical **training**, music **instruction**, photography **training**, and yoga/Pilates **instruction** 

### **Instrument Landing Procedure (see Airport Overlay District definitions)**

**Interior Lot (see "Lot, Interior")** 

#### **Junk Material**

Materials, including but not limited to the following:

- (1) **automobile** or machinery equipment or parts, including used **automobile** tires;
- (2) **building/infrastructure** construction materials;
- (3) cloth and **clothing**;
- (4) construction materials;
- (5) **electronics** or furniture;
- (6) **garbage**, **refuse**, **trash**, or debris;
- (7) manufactured clay and porcelain products;
- (8) manufactured plastic products;
- (9) manufactured rubber products;
- (10) **motor vehicles**, or **motor vehicle** equipment or parts;
- (11) paper and paper products;
- (12) recyclable products of all kinds;
- (13) scrap metal;
- (14) wood and wood products; and
- (15) wrecked and/or dismantled automobiles and machinery.

#### Junk Yard

A lot, parcel, development site, structure, or business operation that is primarily used for storing or selling junk material.

### Laboratory

A facility for conducting medical or scientific research, investigation, testing, or experimentation; however, this does not include facilities for the manufacture or sale of products, except as incidental to the main purpose of the **laboratory**. This definition includes **electronic** and telecommunications laboratories, including assembly.

## **Land Surveyor**

A surveyor who is licensed in compliance with the laws of the State of Indiana.

## **Landing Field, Private**

A **landing field** used solely for the convenience of the **owner** or lessee of the property, utilizing a sod landing strip, having hangar facilities for not more than two (2) aircraft, with no commercial sales or service establishments located on the property, as an **accessory use** to a permitted **single family use**. A private **landing field** shall not be considered an **airstrip**.

### **Landscape Buffer**

A landscaped area intended to separate and partially obstruct the view of two **adjacent** land **uses** or properties from one another.

### **Landscape Elements**

Annual plants, benches, chairs, perennial plants, planters, shrubs, statuaries, trees, **yard** ornaments, and similar elements.

## **Landscape Planting Area**

An area designed for landscape plantings that meets all applicable width and/or square footage requirements as set forth in this ordinance.

# **Landscape Screening**

The method by which a view onto one site from another site is shielded, concealed, or hidden. Screening techniques include **fences**, **walls**, **hedges**, mounding, or other features.

Large Satellite Dish (see "Satellite Dish, Large")

#### Laundromat

An establishment providing washing, drying, or dry-cleaning machines on the **lot** for rental use to the general public. This definition includes automatic, self-service only, or hand laundries.

Letter of Final Determination (LFD) (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

Letter of Map Amendment (LOMA) (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

Letter of Map Change (LOMC) (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

**Letter of Map Revision (LOMR) (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)** 

Letter of Map Revision Based on Fill (LOMR-F) (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

### Library

A facility for storing and loaning books, periodicals, reference materials, audio and video media, and other similar media. A **library** may also include meeting rooms, offices for **library** personnel, and similar support facilities.

### **Limited Assembly and Fabrication**

Facilities used for the limited fabrication and assembly of products including bio-medical, orthopedic, communication and computation equipment, industrial controls, optical instruments, scientific and precision instruments, service industry machines and specialty equipment.

### Limited Equipment Rental (see "Equipment Rental, Limited")

### **Livestock Operation (High Intensity)**

A Concentrated Animal Feeding Operation (CAFO), **Confined Feeding Operation** (**CFO**), or other **livestock operation** which requires a permit from the IDEM.

#### Live-Work Unit

A **dwelling** unit containing a living and working space that is intended to function as business workspace with a residential **use** occupied by the business **owner** or operator. The unit typically has a workspace on the main floor of the unit and the majority of the residence located either on the upper floor if there are two floors, or to the back of the unit if there is only one floor.

#### Loan Office

A facility primarily engaged in making loans to individuals that does not meet the definition of a **bank** and where the primary activity is not a **check cashing**, pay-day loan, or cash advance business.

## Lot

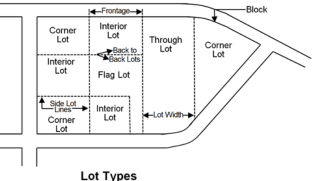
A piece of land of specific shape and dimension; it may be a single platted **lot** or a single **parcel**. The word "**lot**" shall include the words "**lot**, platted" and "**parcel**."

## Lot, Corner

A **lot** at the junction of and abutting two or more intersecting **streets**.

#### Lot, Flag

A **lot** that does not meet the minimum **frontage** requirements and where access to the public road is by a narrow, private **right-of-way** or **driveway**.



#### Lot, Front (Nonresidential)

That part of an interior or through lot that abuts a street. On a corner lot, the Zoning Administrator shall determine the front of the lot, based on the following:

- (1) The location, **setbacks**, and orientation of existing **structure**(s);
- (2) The size and functional usage of the existing front, side, and **rear yards**;
- (3) Previously approved site and/or **Development** Plans, and
- (4) Conforming building setbacks.

### Lot, Front (Residential)

That part of an interior or **through lot** that abuts a **street**. On a **corner lot**, the front shall be that part of the **lot** having the least amount of footage abutting the **street**, with the exception that if the **lot** is laid out so that the longer dimension is less than 1.6 times the narrower dimension, then the **Zoning Administrator** shall determine the front of the **lot**, based on the following:

- (1) The location and orientation of existing **structure**(s);
- (2) The size and functional usage of the existing front, side, and rear yards; and
- (3) Platted **building** lines and restrictive covenants.

### Lot, Interior

Any **lot** other than a corner or **through lot**.

## Lot, Platted

An individual piece of land as shown on a **subdivision plat** recorded in the Allen **County Recorder's** office and in compliance with the **subdivision** regulations in effect at the time of recording.

## Lot, Through

An interior lot that has legal direct access onto two (2) or more parallel streets or roads, including private streets.

### Lot Area, Net

The total horizontal area included within the area defined by the rear, side, and **front lot** or proposed front **street** line. No alley, public way, public land, or area proposed for a future street purpose is included in the net area of a lot.

#### **Lot Coverage**

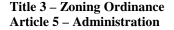
That portion of a **lot** that is covered by **buildings**.

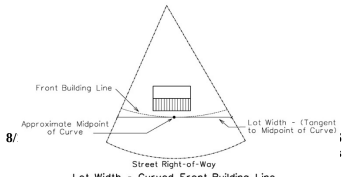
#### Lot Depth

The average horizontal distance between the **front** and **rear lot lines**.

#### Lot Width

The dimension of a lot, measured between side lot lines on the building line. For lots with curved front building lines, the lot width shall be the dimension of the lot as measured along a straight line that is tangent to the midpoint or approximate





midpoint of the curve of the **building line**. The **lot width** for other **lots** with irregularly shaped **front building lines** shall be as determined by the **Zoning Administrator**.

### Lot Width, Minimum

The least permissible width of a **lot** measured horizontally along either the **front building line** or the front **lot** line, as set forth in the applicable **development** standards table.

#### **Lot Line**

Lines bounding a **lot**, as further described in the definitions in this ordinance.

## Lot Line, Front

The line running along the front of the **lot**, typically located along the **street right-of-way**. The **front lot line** is also referred to as the front **street** line. In a **through lot** both **lot lines** abutting the **streets** shall be deemed **front lot lines**. For flag **lots**, the front **lot** line shall be the **lot** line which is roughly parallel with the **street**. For other situations, the Zoning Administrator shall determine the front **lot** line.

# Lot Line, Rear

The **lot line** generally opposite or parallel to the front **street** line, except in a **through lot**. If a **rear lot line** is less than ten (10) feet long or the **lot** comes to a point at the rear, that **rear lot line** is assumed to be a line at least ten (10) feet long, lying wholly within the **lot**, parallel to the front **street** line or, parallel to the chord of the arc of the front **street** line.

#### Lot Line, Side

Any **lot line** other than a front **street** line or a **rear lot line**. A **side lot line** separating the **lot** from a **street** is a side **street** line.

**Lowest Adjacent Grade (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)** 

**Lowest Floor (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)** 

### Lumens

The luminous flux emitted per unit solid angle from a uniform point source whose luminous intensity is 1 candela.

### **Machine Tool Shop**

A workshop where power-driven tools are used for making, finishing, or repairing machines or machine parts.

Manufactured Home (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

#### **Manufactured Home Park**

A parcel of land designed for use by more than one (1) Type II or Type III manufactured homes that provides the **infrastructure** and utilities necessary for single **family** occupancy of those homes.

Manufactured Home Park or Subdivision, Existing (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

## Manufactured Home, Type I

A **structure**, fabricated in an off-site **manufacturing** facility for installation or assembly at a **building** site, that is designed for **use** as a **dwelling**, either by itself or in conjunction with other similar units. Typically, a **modular home** would fall under this definition. To be considered a **Type I manufactured home**, the **structure** must:

- (1) Be constructed in conformance with the Indiana One and **Two Family Dwelling** Code;
- (2) Consist of two or more sections;
- (3) Be placed on a continuous, permanent under floor foundation that is not pierced, except for required ventilation and access;
- (4) Have siding and roofing material of a type customarily used on **dwellings** constructed on-site;
- (5) Not be constructed with an integral chassis or permanent/detachable hitch; or wheels, axles, or other device allowing transportation; and
- (6) Be designed to be transported by a trailer or other similar carrier that is not designed to be permanently attached to the **dwelling** or remain with it after the **structure** is placed on its foundation.

## Manufactured Home, Type II

A **structure**, fabricated in an off-site **manufacturing** facility for installation or assembly at a **building** site, bearing a seal certifying that it is built in compliance with the Federal **Manufactured Home** Construction and Safety Standards Act (42 USC Section 5401, et. Seq.) or IC 22-15-4-1, as may be amended, (as opposed to a **Type I manufactured home** that is built in conformance with the Indiana One and **Two Family Dwelling** Code). To be considered a **Type II manufactured home**, the **structure** must:

- (1) Contain at least nine hundred fifty (950) square feet of occupied space per dwelling unit;
- (2) Be a double or multiple section unit;
- (3) Be placed on a permanent under-floor foundation installed in conformance with the Indiana One and **Two Family Dwelling** Code and according to the manufacturer's installation specifications;
- (4) Be placed onto a permanent perimeter enclosure in conformance with the Indiana One and **Two Family Dwelling** Code;
- (5) Have the wheels, axles, and hitch mechanisms removed;
- (6) Have siding and roofing material of a type customarily used on **dwellings** constructed on-site;
- (7) Be connected to all the utilities necessary for the occupancy of the unit, in conformance with the Indiana One and **Two Family Dwelling** Code; and
- (8) Have been constructed after January 1, 1981.

## Manufactured Home, Type III

A **structure**, fabricated in an off-site **manufacturing** facility, which is transportable in one or more sections and is designed for **use** as a **single family dwelling**. A **mobile home** would meet this definition. To be considered a **Type III manufactured home**, the **structure** must:

- (1) Be properly connected to all utilities necessary for the occupancy of the unit; and
- (2) Be set on piers and properly skirted, with wheels and axles removed, in a **manufactured home park** or other approved **lot**.

### **Manufacturing**

Establishments involved in the **manufacturing**, processing, fabrication, packaging, or assembly of goods. Natural, man-made, raw, secondary, or partially completed materials may be used. Products may be finished or semi-finished and are generally made for the wholesale market, for transfer to other plants, or to order for firms or consumers. Goods are generally not displayed or sold on-site, but if so, they are a subordinate part of sales. Relatively few customers come to the **manufacturing** site. This **use** includes but is not limited to the processing of adhesive/glue, agricultural implements, aircraft, animal feed, appliances, **automobiles**, bicycles, boats, carbon steel pipe & tubing, concrete, concrete products, **electronics**, insulation, **manufactured homes**, modular **buildings**, motorcycles, motors, paper/paper products, **recreational vehicles**, spas, stainless steel, steel, tile, tires, and valves.

# Market Value (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

### **Massage Therapy Establishment**

Any establishment having a source of income or compensation derived from the practice of massage that complies with and is licensed by the appropriate authorities.

## Master Sign Plan

A plan submitted to the **Plan Commission** as part of a request for an overall **sign** program of a consistent architectural design for either a larger scale **development** (such as a large retail or **shopping center**, industrial park, medical campus, etc.) on a **lot**, **development site**, or combination of **lots/development sites**; for multiple **signs** as part of an individual **development** project; or for a request for a **waiver** on a site where the **Plan Commission** has previously approved a **Development** Plan.

# **Medical Facility or Office**

A facility for the medical examination and treatment of human outpatients, including audiologist, blood bank, blood or plasma donor facility, chiropractor, **clinic**, dentist, diagnostic center, dialysis center, doctor, health center, **hospice care center**, **hospital**, **laboratory**, **nursing home**, ophthalmologist, optician, optometrist, physical therapy facility, podiatrist, rehabilitation facility, sleep disorder facility, surgery center, and **treatment center**.

#### **Meeting Hall**

A facility designed for public or private assembly.

### **Mental Illness**

A psychiatric disorder that:

- (1) Substantially disturbs an individual's thinking, feeling, or behavior; and
- (2) Impairs the individual's ability to function.

The term includes alcoholism, and addiction to narcotics or dangerous drugs.

## **Mentally Ill Individual**

An individual who:

- (1) Has a psychiatric disorder that substantially impairs the individual's mental health; and
- (2) Requires care, treatment, **training** or detention:
  - (a) Because of the psychiatric disorder; or
  - (b) For the welfare of the community in which the individual resides.

#### Metes and Bounds Subdivision

A subdivision of land, prior to February 1, 2008, that: (i) occurred on a **root parcel of land** through the exempt **conveyance** procedure pursuant to A.C.C. 3-3-3-3(b); (ii) **subdivided** fifty percent (50%) or more of the original root **parcel**; and (iii) resulted in the execution and recording of deeds, **easements**, and other similar documents demonstrating a common scheme of residential **development** on the original root **parcel**. A **metes and bounds subdivision** is a **nonconforming use** after February 1, 2008 only if registered in accordance with A.C.C. 3-3-3-7(b).

# **Minimum Building Elevation**

The lowest opening on any **building** or **structure** as determined by the stormwater authority based on local stormwater management requirements specific to a **Development** Plan or **Subdivision Plat**.

#### Mirrored Glass

Glass with a high exterior light reflectance level (typically over 50%).

#### Mitigation

The avoidance, elimination, minimization, reduction, or compensation for the adverse effects of a proposed action.

#### **Mixed-Use Building**

A **building** containing more than one type of **use**, such as governmental, institutional, office, **personal service**, retail, and residential; including a mix of residential and nonresidential **uses**.

#### **Mixed-Use Development**

The practice of allowing more than one type of **use** in a **building** or set of **buildings**.

#### **Mobile Food Service Unit**

A vehicle, typically a van, truck, towed trailer, or pushcart, from which food and beverages are sold.

#### Mobile Home (see "Manufactured Home, Type III")

Mobile Home Park (see "Manufactured Home Park")

# **Model Home**

A single family (attached), single family (detached), or two family dwelling unit used for a temporary period of time for display purposes as an example of dwelling units available or to be available for sale or rental in an approved Major or Minor Subdivision or other residential development. Model homes may also include sales or rental offices.

#### **Model Unit**

A multiple **family** (apartment or **condominium**) **dwelling** unit used for a temporary period of time for display purposes as an example of **dwelling** units available or to be available for sale or rental in a **multiple family dwelling** or complex. **Model units** may also include sales or rental offices.

# Modular Home (see "Manufactured Home, Type I")

#### Monument

A permanent marker, used to identify the boundary lines of any **lot**, **parcel**, **tract**, **street** lines, or survey control points.

#### Mosque (see "Religious Institution")

#### Motel

A **building** or series of **buildings**, typically one or two stories, in which sleeping accommodations are offered for compensation, and that is distinguished from a **hotel** primarily by providing independent exterior access to, and adjoining parking for, each rental unit.

#### **Motor Vehicle**

A boat/watercraft, bus, golf cart, lawn mower, lawn implements, truck, tractor, trailers, semi-trailer, **recreational vehicle**, or similar vehicle drawn or propelled by mechanical power, and farm implements whether self-propelled or designed to be pulled, pushed or carried by another **motor vehicle** or **automobile**.

## Motor Vehicle, Inoperable

An **automobile** or **motor vehicle** which cannot be driven on a **public street** for reasons including, but not limited to, being abandoned, wrecked, in a state of disrepair, or otherwise incapable of moving under its own power.

## **Motor Vehicle Repair**

A facility that provides general **motor vehicle** service, rebuilding or reconstruction of engines, transmissions, or other systems, steam cleaning, or minor painting or detailing services for **motor vehicles**. This definition shall not include any services provided under the definition of "**automobile body shop**".

#### **Motor Vehicle Storage Yard**

A lot, tract, or development site used for the temporary, short term (up to 90 days) outdoor storage of automobiles or motor vehicles not used for transportation purposes on an active, regular or continuing basis, whether or not the motor vehicle is titled, licensed, or operable, either as a primary use or accessory use. Junk and salvage yards shall not be included under this definition.

## Mounting Height, Light

The **mounting height** of a light fixture shall be defined as the vertical distance between the **adjacent** grade and the top of the lighting fixture (luminaire).

#### **Multiple Family Complex**

A grouping of two (2) or more **multiple family structures**; also, a project with three or more single **family structures**, or two or more two **family structures**, on a single **lot**.

## Multiple Family Complex, High Rise

A grouping of two (2) or more multiple **family structures** of five (5) or more stories.

#### Mural

A work of art, including a hand-painted, hand-tiled, or printed image on an exterior **wall** of a **building** that does not contain a message advertising a business conducted, service rendered, event scheduled, political issue, goods produced or sold, or other commercial message. A display or surface treatment that meets this definition is not a **sign**.

#### Museum

A facility open to the public, with or without charge, for the collection and display of paintings, sculpture, textiles, antiquities, other works of art, or similar items.

#### **Name Plate**

An accessory **sign** containing only the name of the occupant of a **dwelling** and an occupation permitted in that **zoning district**.

National Flood Insurance Program (NFIP) (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

National Geodetic Vertical Datum (NGVD) of 1929 as corrected in 1929 (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

#### **Nature Preserve**

An area intended to remain in a predominantly natural or undeveloped state to provide resource protection and passive recreational opportunities.

**Navigation Aids (NAVAID) (see Airport Overlay District definitions)** 

**Navigable Airspace (see Airport Overlay District definitions)** 

# **Neighborhood Center**

A facility operated by a recognized neighborhood association and typically includes administrative office activities for the association as well as low intensity community services. Activities shall not include commercial or **uses** that create land **use** conflicts within a residential neighborhood.

## **Neighborhood Facility**

A facility intended to serve or accommodate the needs of a specific segment of a community or area. Neighborhood facilities shall include, but not be limited to, playgrounds, non-platted subdivision amenities, and similar **uses**.

**New Construction (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)** 

New Manufactured Home Park or Subdivision (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

#### **Newspaper Publishing Facility**

An enclosed facility for the printing and distribution of newspapers, newsletters, and other similar media that is printed on newsprint-type paper for sale and general circulation.

## **Nightclub**

An establishment dispensing liquor and meals in which music, dancing, or entertainment is provided. Any establishment that meets the definition of "sexually oriented business" is not included under this definition.

#### Nits

A **nit** is a photometric unit equivalent to one cd/m2 (**candela** per square meter).

**Noise Impact (see Airport Overlay District definitions)** 

Non-Boundary River Floodway (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

## Nonconforming Building/Structure

An existing **building** or **structure** that was constructed in conformance with the applicable ordinance at the time of construction that fails to comply with the requirements set forth in this ordinance applicable to the **district** in which the **building** or **structure** is located.

#### **Nonconforming Use**

A **use** of land, or of a **building** or **structure**, that lawfully existed prior to the effective date of this ordinance that fails to comply with the requirements set forth in this ordinance applicable to the **district** in which the **use** is located.

#### **Nonresidential District**

The C1, C2, SC, NC, C3, C4, **BTI**, I1, I2, and I3 **zoning districts**.

North American Vertical Datum of 1988 (NAVD 88) as adopted in 1993 (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

Nursery School (see "Preschool")

## **Nursing Home**

A facility licensed by the State Board of Health that provides nursing services on a continuing basis; admits the majority of the occupants upon the advice of physicians as ill or infirm **persons** requiring nursing services; provides for licensed physicians services or supervision; and maintains medical records; overnight patient stays shall be permitted as part of this use. A convalescent home, health and rehabilitation center, and rest home, if meeting the above criteria, shall also be included under this definition.

**Object (see Airport Overlay District definitions)** 

**Object of Natural Growth (see Airport Overlay District definitions)** 

**Obstruction (see Airport Overlay District definitions)** 

**Obstruction (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)** 

## **Occupied Space**

The total area of earth horizontally covered by a **manufactured home**, excluding accessory appendages such as but not limited to **garages**, **patios**, breezeways, and **porches**.

#### Office, Professional

Facilities that are characterized by activities generally focusing on business, professional, insurance, or financial services. **Accessory uses** may include cafeterias, health facilities, parking, or other amenities primarily for the use of employees in the firm or **building**.

## One-Percent Annual Chance Flood (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

#### **On-site Sewage System**

All equipment and devices used for conduction, collection, **storage**, treatment, and on-site disposal of sewage using a soil absorption field or Permitted Discharge System, for a property not served by a sanitary sewerage system. The term shall include conventional, alternative, and experimental **on-site sewage system** technologies and components, and privies approved by the Indiana State **Department of Health** for **use** in the state. An **on-site sewage system** shall also include a private septic system.

## **On-site Sewage System Suitability Zone**

An area of land delineated on a survey, supplemental document or plot plan, determined under the review of the **Department of Health**, provided in effort to protect soil most suitable for the installation and operation of a private **on-site sewage system**.

## Open Fence (see "Fence, Open")

## **Open Use of Land**

An outdoor **use** that is operated with no **primary buildings** or **structures**, excluding a quarry operation.

## **Ornamental Fence (see "Fence, Ornamental")**

# **Outdoor Activity Area**

The **use** of an area for outside activities by a **nonresidential use.** Drive-through areas, dumpsters, eating/drinking/smoking areas, loading areas, and **storage** areas shall be considered **outdoor activity areas**. Gardens, front-facing **automobile service** bays and similar **uses** shall not be considered **outdoor activity areas**.

# **Outdoor Display**

The placement of goods, equipment or materials for sale, rental or lease in a location not enclosed by a **structure** consisting of **walls** and a roof. **Outdoor display** shall not mean **yard sale**s as defined in this ordinance.

## **Outdoor Sales, Permanent**

The use of a portion of a property for the accessory storage and sales of items such as ice, magazines, newspapers, propane, vending machine sales, and videos.

#### **Outdoor Storage**

The keeping of goods, materials or equipment in a location not enclosed by walls and a roof.

#### **Outlot**

A **building** site available for retail or other nonresidential **development**, typically part of a larger commercial **development** or site.

#### Owner

Any person having record title.

## **Painted Graphics**

Any advertisement painted directly onto the wall of a building.

#### Parcel

An individual unplatted piece of land, that was either: created by a deed recorded prior to the effective date of this ordinance in compliance with the **Subdivision** Control Ordinance in effect at the time of recordation; created as an **exempt division of land**/excluded **conveyance** by a deed recorded after September 1, 2007, in compliance with the **Subdivision** Control Ordinance in effect at the time of recording; or created by a **Plan Commission**-approved **Development** Plan. When a piece of land is titled in the name of the same landowner, but is divided by an improved public **right-of-way**, waters of the United States, or **waters of the State** of Indiana, then that piece of land shall be deemed to be more than one **parcel**.

# Park or Recreation Area (Private)

A natural, landscaped, or developed area, which may include **buildings**, **structures**, or **athletic fields**, owned or controlled and used by private or semi-public **persons**, entities, or groups for active and/or passive recreational purposes.

#### Park or Recreation Area (Public)

A natural, landscaped, or developed area, which may include **buildings**, **structures**, or **athletic fields**, provided by a unit of government to meet the active and/or passive recreational needs of the public.

## **Parking Area**

A public or private area designed and used for the temporary parking of **automobiles** or **motor vehicles**, including parking **lots** and **driveways**.

#### Parking Area (Off-site)

A parking area for a religious institution or school which is located directly across an alley right-of-way from that religious institution or school (see "Universally Permitted Use").

#### Parking Space (Off-Street)

A space other than on a **street**, passageway, or **alley** designed for **use** or used for the temporary parking of a **motor vehicle**, including **driveways** and **garages** on private residential property.

#### **Parking Structure**

A **structure** designed to accommodate vehicular **parking spaces** that are fully or partially enclosed or located on the **deck** surface of a **building**, including parking **garages** and **deck** parking.

#### **Patio**

A slab on grade located in the **front**, **rear**, or **side yard** of a property.

#### Pawn Shop

A place where money is loaned on security of personal property left in pawn and pledged as collateral for the loan and where that property may be redeemed by the seller in a fixed period of time or sold to the general public.

## **Pedestrian Friendly (see "Pedestrian Oriented")**

#### **Pedestrian Oriented**

Areas that accommodate pedestrians in a manner that is safe, functional, and aesthetically pleasing. **Pedestrian oriented** areas generally separate pedestrian and **automobile** traffic, as well as offer designs that are more human-scaled.

#### Person

An individual, firm, company, corporation, limited liability company, partnership, limited partnership, joint venture, trust, or any other incorporated or unincorporated associations or organizations, including the respective agents of such **persons**.

#### **Personal Services**

An establishment that primarily engages in providing services generally involving the care of the **person** or his or her personal goods or apparel, including adoption service, **adult care center**, bankruptcy service, **barber shop**, **beauty shop**, bookkeeping service, **child care center**, **clothing** alterations, collection agency, consulting service, **correctional services facility**, copy/duplicating service, counseling service, credit service, **customer service facility**, **dating service**, **day care**, day spa, embroidery, **employment agency**, finance agency, **financial planning service**, fitness center, **funeral home**, **health club**, investment service, legal service, massage therapy, nail salon, nutrition service, security service, social service agency, tailor, tanning salon, **travel** agency, tutoring service, wedding consultant, and weight loss service.

#### Pet Store

A retail establishment offering small animals, fish, or birds for sale as pets and where all creatures for sale are housed within the **building**.

## **Photographic Studio**

An establishment that specializes in offering professional images or photographs by means of shooting, processing, and printing images of the subject. This **use** may include the developing of film to produce images and the sales of images produced by the establishment.

#### Physical Map Revision (PMR) (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

#### **Plan Commission**

The Allen County Plan Commission.

## **Planning Jurisdiction**

The **planning jurisdiction** of Allen **County** is that land located in Allen **County** that is not included in the **planning jurisdiction** of Fort Wayne, Grabill, Huntertown, Leo-Cedarville, Monroeville, New Haven, Woodburn, or Zanesville.

# **Planning Staff**

The personnel of the Land Use division of the Department of Planning Services.

#### **Plant Nursery**

A place where plants are propagated and grown to usable size or otherwise kept for sale, including retail and wholesale nurseries, and the sale of related items, along with any **buildings** and **structures** necessary for the operation of the facility.

#### Plat

The drawing on which a plan of **subdivision** is presented to the **Plan Commission** (or an approved committee of the **Commission**) for approval, showing the length, width, and size of each **lot**, and public ways or places. A **plat** must be properly approved and recorded to be of effect.

# Plat, Major

A subdivision of a parcel of land that is reviewed and approved in accordance with the Subdivision regulations, and is intended to be filed with the Allen County Recorder's office; excluding an exempt division of land under A.C.C. 3-3-3-3(b), a metes and bounds subdivision, and a minor plat. All lots in a major plat shall be served by a public sanitary sewer system. Major Plats shall only be permitted in R, MH, C, or I zoning districts. No further subdivision of a recorded major plat shall be permitted, unless the plat is replatted.

## Plat, Minor

A **subdivision** of a **parcel** of land, that creates no more than six (6) **lots** in an A-1 or A-3 **zoning district** and that is reviewed and approved in accordance with this ordinance. No further **subdivision** of a platted and recorded **minor plat** shall be permitted, unless the **minor plat** is replatted in accordance with this ordinance.

## **Play Equipment**

**Accessory structures** and **uses**, used for recreation and play, including jungle gyms, play houses, play sets/**structures**/equipment, skateboard halfpipes, swing sets, trampolines, tree houses, and sandboxes, but excluding materials that meet the definition of junk as set forth herein.

#### **Police Station**

Any **building** or part of a **building** that is designated by a chief of police or sheriff to be used as a police or sheriff's station or substation and at which duly authorized officers perform law enforcement functions.

#### Porch, Open

A roofed **structure** attached to a **building** and open on two (2) or more sides. A screened in **porch** shall not be considered open.

#### **Portable Storage Container**

A semi-trailer, truck box or other similar container placed on a property for **use** as accessory **storage**. Dumpsters or roll-off containers used for the temporary **storage** of **solid waste** shall not be included under this definition.

#### **Preschool**

A school for children primarily between the ages of three and five, providing preparation for elementary school.

## Primary Building (see "Building, Primary")

**Primary Surface (see Airport Overlay District definitions)** 

#### **Printing Services**

A retail establishment that includes a quick print **shop** or the operation of offset printing and other related equipment, such as, but not limited to, paper cutters, collating machines, multi-colored press equipment, plate burners, digital services, publishing, binding and **photographic** developing equipment.

#### **Professional Engineer**

An **engineer** who is licensed in compliance with the laws of the State of Indiana.

#### **Professional Office/Business Service**

An establishment where the business of a commercial/professional organization or a professional **person** is conducted, or which engages is providing services to such an organization or **person**, including accountant, advertising, answering service, appraiser, architect, attorney, auction service, **bank**, bookkeeping, broker, **credit union**, data processing facility, data **storage** facility, **engineer**, foundation office, graphic design service, insurance agency, interior design service, internet/web site service, **land surveyor**, **loan office**, marketing agency, mortgage service, planner, realtor, **savings and loan**, stock and **bond** broker, tax consulting, and title company.

#### **Protected Class**

The federal Fair Housing Act, which is the federal law governing housing discrimination, includes the following seven **protected class**es: race, color, religion, national origin, sex, disability, and familial status.

## Public Park (see "Park or Recreation Area, Public")

Public Safety and Nuisance (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

## **Public Sewer Facility**

A sewage or storm water collection and disposal/dispersal system operated by an entity regulated by the Indiana Utility Regulatory **Commission** (IURC). This shall not include a package treatment or similar private sewer facility

# **Public Utility**

A firm, corporation, municipal department or **board** duly authorized to furnish, or furnishing under regulation to the public, electricity, gas, steam, communication, transportation, drainage, sewer and/or water.

#### **Public Water Facility**

A water supply system operated by an entity regulated by the Indiana Utility Regulatory Commission (IURC).

# **Public Works Use, Temporary**

The **temporary use** of a **structure** or **parcel** of land for purposes of preparing for or completing a public construction project, or for storing materials or equipment related to the construction project inside or outside an enclosed **building**.

#### **Radio Station**

A **building** or portion of a **building** used as a place to stage, record and broadcast music and other related media.

#### Radio Tower (Amateur)

A tower or other **structure** to support a transmitting/receiving antenna for an amateur radio activity.

# **Reception Hall**

A facility in which the primary function is hosting special occasion events at which food and beverages are served to groups of people, with facilities for the refrigeration and heating of food.

#### Recorder

The **Recorder** of Allen **County**, Indiana.

#### **Recreation Area**

Private or non-profit recreation **uses**. **Structures** are typically required by or are part of the **primary use** of the use. **Recreation areas** shall include **campgrounds**, **driving ranges**, **golf courses**, **swimming pools**, swimming beaches, volleyball or **tennis courts**, and similar **uses**. This **use** shall not include **public parks** or **public recreation areas**.

## **Recreation Facility**

A private or non-profit indoor establishment that is maintained or operated for the amusement, patronage, or recreation of the general public, members, or paying customers, including bowling alleys, tennis **clubs**, skating rinks, **swimming pools**, and other similar **uses**.

## Recreation, General

A commercial **use** that provides indoor or outdoor amusement, entertainment, recreation, or sport for consumers, including amusement park, **athletic field**, **arena**, batting cages, betting or other gambling facility, **country club**, **entertainment facility**, **golf course** (**miniature**), **golf driving range**, go-kart facility, haunted house, **recreation uses**, **riding stable**, skating rink, **stadium/race track**, swim **club**, tennis **club**, and **theater**.

#### Recreation/Tourism, Limited

A commercial **use** that provides indoor amusement, entertainment, recreation, or sport for consumers, including **arcade**, billiard or pool hall, bingo establishment, bowling alley, dinner **theater**, **entertainment facility**, haunted house, **hotel**, **motel**, skating rink, swim club, tennis **club**, and **theater**.

## Recreation Uses, Outdoor

Outdoor recreation uses may include athletic fields, riding stables, swimming pools, tennis courts, and similar uses.

Recreational Vehicle (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

#### **Recycling Collection Point**

An accessory use, structure, or enclosed area that serves as a neighborhood drop-off point for temporary storage of recyclable materials. A recycling collection point may also include a facility for the temporary collection of used clothing and household goods.

#### **Recycling Processing Facility**

A recycling facility that receives distinct and recognizable **solid waste** items such as newspapers, magazines, books, and other paper products, glass, metal cans, and other similar products are recycled, reprocessed, and treated in order to return those products to a condition where they may be again be used in new products. Based on a calendar quarter, a **recycling processing facility** must have not more than ten percent (10%) by volume of the **solid waste** that passes through the facility ultimately taken for final disposal.

# Refinery

A production facility composed of a group of chemical engineering unit processes and unit operations refining certain materials or converting raw material into products of value.

#### Refuse

All waste solids (except body wastes), including garbage, rubbish, ashes, and dead animals.

Regular Program (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

**Regulatory Flood (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)** 

## **Rehabilitation Facility**

An inpatient facility which provides skilled nursing care and intensive rehabilitative services. Overnight patient stays shall be permitted as part of this use.

#### Rehabilitation/Renovation

The act or process of reconditioning and improving a **structure's** condition through repair and alterations.

## **Religious Institution**

A **structure** or place in which worship, ceremonies, rituals, and education pertaining to a particular system of beliefs are held, together with its **accessory buildings** and **uses** (including **buildings** used for educational and recreational activities), operated, maintained, and controlled under the direction of a religious group. **Accessory buildings**, **structures**, or **uses** may include athletic/recreation fields (non-illuminated); assembly **buildings** (including gymnasiums); **clothing** or food banks; **convents**/parsonage/rectories or similar residences; **day care**; counseling or education; **school** facilities; parking; or caretaker's housing. Examples include **churches**, **mosques**, **synagogues**, **temples**, or other places of worship.

# **Rental and Leasing Store**

A retail establishment that rents to the general public merchandise, such as furniture, appliances, and similar goods, that are housed inside a **building**.

Repetitive Loss (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

# **Research and Development Facility**

A facility including research, synthesis, analysis, **development** and testing laboratories, including the fabrication, assembly, mixing and preparation of equipment and components incidental, convenient or necessary to the conduct of those activities.

#### **Research and Scientific Laboratory**

A facility or area for conducting scientific research, investigation, testing, or experimentation, but not including facilities for the manufacture or sale of products, except as incidental to the main purpose of the **laboratory**.

## **Residential Condominium Development**

A residential **development** created as a horizontal property regime (pursuant to IC 32-25 et. seq., as may be amended) where each **dwelling** unit is owned or financed by the occupant or occupant's lessor, but in which the **common areas**, facilities, and underlying land is owned jointly by all the **owners** on a proportional, undivided basis.

#### **Residential District**

The A1, A3, R1, R2, R3, MHS, and MHP zoning districts.

#### Residential Facility, General

Higher intensity residential **uses** other than single-**family** and **two family dwellings**, including but not limited to:

- (1) Assisted living facility;
- (2) Boarding house;
- (3) **Dormitory/campus housing** (off-site);
- (4) Fraternity house;
- (5) Group residential facility (large);
- (6) Live-work unit;
- (7) Model unit;
- (8) Multiple family complex;
- (9) Multiple family dwelling;
- (10) Nursing home;
- (11) **Residential dwelling unit** (above, to the rear of, or attached to a permitted **nonresidential use**);
- (12) **Retirement facility**;
- (13) Sorority house; and
- (14) Townhouse complex.

#### Residential Facility, Limited

Low-intensity residential **uses** other than **single-family**, **two family** and **multiple family dwellings**, including but not limited to:

- (1) **Adult care home** (in an existing single **family** detached residence only);
- (2) Child care home (class I or class II; in an existing single family detached residence only);
- (3) Group residential facility (small; in an existing single family detached residence only).

# Residential Facility for a Court-ordered Re-entry Program

A facility providing housing for individuals under a program authorized by a local, State, or Federal court. This use shall include overnight stays; this use shall not be considered to be a **correctional services facility** or a **correctional institution**.

#### Residential Facility for Developmentally Disabled Individuals

A type of **Small Group Residential Facility** providing housing for up to than eight (8) **developmentally disabled individuals** (exclusive of supervisory staff, councilors or resident managers); operated under a program authorized and licensed by the State.

## **Residential Facility for Homeless Individuals**

A facility providing housing for up to eight (8) homeless individuals (exclusive of supervisory staff, counselors, or resident managers).

#### **Residential Facility for Mentally Ill Individuals**

A type of **Small Group Residential Facility** providing housing for up to eight (8) **mentally ill individuals** (exclusive of supervisory staff, counselors, or resident managers).

## **Residential Facility (Other)**

A facility providing housing for up to eight (8) individuals (excluding supervisory staff, counselors, or resident managers) who are members of a **protected class** as set forth under the Fair Housing Act.

# Residential Zoning District (see "Residential District")

#### Restaurant

An establishment primarily for the sale of food and drink that is prepared, served, and consumed for the most part within the principal **building**, with or without **drive-through facilities**.

#### Restoration

The act or process of accurately depicting the form, features, and character of a property as it appeared at a particular period of time by means of the removal of features from other periods in its history and reconstruction of missing features from the **restoration** period. The limited upgrading of mechanical, electrical, and plumbing systems and other code-required work to make properties functional is appropriate within a **restoration** project.

## Retail/Service, General

A facility or area for the indoor or outdoor retail sale of items, merchandise, or products to the general public. This use includes agricultural equipment sales, agricultural equipment service, agricultural supply sales, air conditioning service, auction hall, automobile auction, boat/watercraft sales, check cashing, engine repair, equipment rental (limited), equipment service, exhibit hall, exterminator, feed store, fireworks sales, flea market, fruit and vegetable sales, furniture refinishing/repair, garage, garden equipment supply, greenhouse, gun sales, heating service, home improvement store, manufactured home sales, motor vehicle auction, motor vehicle rental, motor vehicle repair, motor vehicle sales, motor vehicle washing facility, pawn shop, pest control, plant nursery, plumbing sales, plumbing service, pottery sales, seasonal sales, propane/bottled gas sales and service, shooting range (indoor only), storage shed sales, taxidermist, trade show facility, truck fueling station, truck stop, warehouse/storage facility, and window repair.

#### Retail Facility, Multiple Tenant

A single multiple tenant retail building located on a development site or shopping center outlot.

#### **Retail Facility, Single Tenant**

A stand-alone, **single tenant retail facility** on its own **development site**. Accessory space may be rented or leased within the **building** provided a separate outdoor entrance is not provided. This definition shall not include home improvement centers.

#### Retail, Limited

A facility or area for the retail sale of certain items, merchandise, or products to the general public. This **use** includes air conditioning sales, appliance store, **antique shop**, artist material and supply store, **art gallery**, bicycle sales and repair **shop**, book store, card and stationary store, catalog showroom, cigarette/tobacco/cigar store, clock, watch, and jewelry sales/ repair, coin **shop**, consignment **shop**, cosmetic store, craft gallery, craft supply store, **department store**, drug store, fabric **shop**, **farmers market**, fireworks sales (indoor), flea market (indoor), floor covering store, florist, **furniture store**, gift **shop**, glass cutting/glazing **shop**, hardware store, home improvement business, home repair, household appliance store, heating sales, hobby **shop**, interior decorating store, leather goods or luggage store, medical supply sales, movie and game sales/rental, music store, musical instrument store, paint store, **pet store**, pharmacy, photographic supply store, picture framing facility, pottery sales, rental and/or leasing store (including furniture, office equipment, or party supplies), **sign sales store**, sporting goods sales and rentals, toy store, variety store, and **window** sales.

#### **Retaining Wall**

Any **fence** or **wall** built or designed to retain or restrain lateral forces of soil or other materials.

#### **Retirement Facility**

An independent living facility designed to meet the needs of **persons** fifty-five (55) years of age or over. Typically the facility consists of independent living apartments along with **common areas** for meals, social gatherings, and recreation. Services such as transportation, housekeeping, dietary supervision, recreational activities, and coordination for home health care may also be offered. However, the primary purpose of the facility is not to provide medical services for its residents.

#### Riding Stable, Nonresidential

Any **lot** or portions of a **lot** on which horses or other similar animals are maintained for the public to ride in return for monetary remuneration or other forms of compensation. Nonresidential stables may be located on a **parcel** with no **primary structure**.

# Riding Stable, Private

Any **lot** or portions of a **lot**, on which a **private club**, association, or other private organization maintains horses or other similar animals to be ridden exclusively by its membership and guests of the membership.

## Riding Stable, Residential

An area for riding or housing/boarding horses, used as an **accessory use** and located on a property with a single **family** residence.

# Right-of-Way

A dedicated strip of land that may be occupied or may be intended to be occupied by transportation facilities, **public utilities**, or other public **uses**.

#### **Roadside Stand**

An **accessory use** to a permitted **single family use** in an A1/Agricultural **district**, where agricultural products grown or produced on the **lot** are offered for sale.

#### **Root Parcel of Land**

Any separate and distinct quantity of land located within a registered **metes and bounds subdivision** created by virtue of a legally recorded deed. For purposes of determining the duration of existence of a **root parcel**, a quantity of land shall not lose its character as a **root parcel** because of later **conveyances** of land from that **parcel**; provided, however, that any **parcel** legally created from a **root parcel** of **land** by **conveyance** within a registered nonconforming **metes and bounds subdivision** shall, after the expiration of twelve (12) months from the recordation of the deed evidencing that **conveyance**, be construed as a new **root parcel**.

#### **Runway** (see Airport Overlay District definitions)

#### Runway Protection Zone (RPZ) (see Airport Overlay District definitions)

#### Sales Yard

An outdoor area for the sale of **building** materials, lumber, sand, gravel, stone, and similar materials used in construction projects.

## Salvage Yard

A **lot**, **parcel**, **development site**, **structure**, or business operation that is primarily used for sales of, processing, or dismantling junk, **building/infrastructure** construction material, or similar material.

# **Sanitary Landfill**

A **solid waste** disposal facility designed to accommodate and dispose of certain types of **solid waste** as defined and described in 329 IAC 10-2 (excluding **hazardous waste** regulated by 329 IAC 3.1). The facility shall be operated by spreading the waste in layers, compacting to the smallest practical volume, and covering with material at the end of each operating day. The facility shall be operated under permits issued by the appropriate government agencies.

# Satellite Dish, Large

A parabolic (dish shaped) **structure** with an antennae or similar apparatus or device designed for the purpose of receiving radio, television or similar communications which is more than two (2) feet in diameter.

# Satellite Dish, Small

A parabolic (dish shaped) **structure** with an antennae or similar apparatus or device designed for the purpose of receiving radio, television or similar communications which is not more than two (2) feet in diameter.

## Savings and Loan

An establishment that provides lending and financial services to individuals and businesses. **Accessory uses** may include **automatic teller machines** and **drive-through facilities**.

#### Sawmill

A mill for sawing timber or logs into boards or lumber.

#### School

Facility used for educational purpose including public or private primary or secondary **school**s; elementary, junior or senior high, including charter or vocational **school**s.

#### Seasonal Outdoor Retail Sales

Any business or **use** (**primary** or **accessory**), that is conducted primarily out of doors, which may include but not be limited to: retail sales of garden supplies and equipment; **roadside stand**s for the sale of fruits and vegetables, plants, flowers, Christmas trees, fireworks; and other similar businesses or **uses**.

## **Secondary Approval**

Approval, or approval with **conditions**, granted to an application for a **Development** Plan or **Major** or **Minor Subdivision**, certifying that the application reflects all terms, **conditions**, and **commitments** required by the **Plan Commission**, or the **Plat** Committee acting in its behalf.

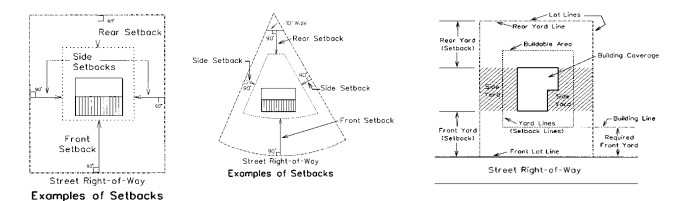
## Section 1316 (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

# Self-Service Storage (Mini-Warehouse) Facility

A **building** or group of **buildings** consisting of individual, self-contained units that are leased to individuals, organizations, or businesses for **self-service storage** of personal property.

#### Setback

The distance on a **lot** measured from the edge of a **right-of-way** that must remain open, unoccupied and unobstructed by **structures**, except as otherwise provided or permitted in this ordinance.



## **Sexually Oriented Business**

An establishment that meets the definition of "**sexually oriented business**" as defined in Allen **County** Code Section 8-30-1-2.

#### Shed

An outbuilding or other **structure** that is accessory to a principal **use** on the same **lot**.

# **Shooting Range**

An area or facility to be used for firearm target practice, competitions, or similar **uses**, including but not limited to archery, skeet, trap, paintball, and similar shooting activities, and including both indoor and outdoor facilities.

#### Shor

A place where merchandise is offered for sale; a store.

#### **Shopping Center**

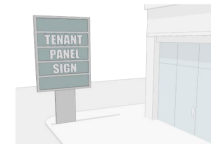
A development that includes more than one multiple tenant or single tenant retail facility, or other retail use located on a development site or combination of development sites.

## Sign

Any identification, description, illustration, device, light projection, or surface treatment, that is in view of the general public and that directs attention to a **person**, place, commodity, activity, institution, organization or business. **Signs** include but are not limited to wind wavers, banners, **building** and equipment wraps, painted tops of **buildings**, mannequins displayed outdoors, **outdoor displays** of goods not for sale, **window signs**, and portable **signs**. **Signs** do not include architectural elements or details; clocks; thermometers; vending machines; newspaper racks; decorative illumination including **façade** illumination, neon accent lighting, and backlit **awnings** that do not attract attention to a product or service; art, **murals**, and other similar painted displays that do not attract attention to a product or service; **signs** where the message is either not legible from outside the **building** or intended to only be seen from inside the **building**.

## Sign, Additional Entrance

A **freestanding sign** located at the entrance to a property containing multiple tenants or facilities on a single property or on multiple properties that share that access. An **additional entrance sign** includes but is not limited to a tenant panel **sign** for a **shopping center**, commercial facility, or industrial park, or a single sign containing the names of the multiple tenants or facilities that share the access where the sign is located, but does not include a **subdivision entrance sign**.



# Sign, Auction

A **temporary sign** that announces the date, time and other information relative to an auction on a property.

## Sign, Awning

A sign affixed flat to or painted upon the surface of an awning.

# Sign, Billboard

Any **sign** that identifies or directs attention to a product, service, or activity or business not conducted on the premises on which the **sign** is located, and that has 100 square feet or more of **sign area**.

## Sign, Blade

A sign affixed to a **building wall** that projects from the **building** face, generally at right angles to the **building**. **Blade signs** are primarily oriented toward vehicular traffic and located in higher traffic volume areas. The height of a blade sign shall be at least 1.5 times the sign width.



A sign affixed to a canopy.

#### Sign, Changeable Copy

A **sign** or portion of a **sign** that allows for frequent changes in **sign** messages by manual, **electronic**, or mechanical means.

#### Sign, Construction

Any **sign** announcing the names of architects, engineers, contractors, or other individuals or firms involved with the construction, alteration, or repair of a **building** project or announcing the character of the **building** enterprise or the purpose for which the project is intended.



## Sign, Direction

A small auxiliary **sign** typically used to provide information such as directions on or to a property, parking locations and limitations, traffic information, address identification, and other similar information. **Direction signs** may include logos or other proprietary symbols.



## Sign, Directory

A **sign** that provides a list or directions to multiple facilities or tenants within a single **building** or complex of **buildings**.

# Sign, Drive-Through

A **sign**, as defined herein, erected for and used in conjunction with a commercial **use** which conducts business exchanges with clients who drive up to a **window** and remain in their **automobiles**. **Drive-through signs** shall include menu boards and other **sign**age relating to services available at the service **window**(s).

#### Sign, Entrance

A **sign** used to identify a planned **district** or platted **subdivision** with the intention of providing knowledge about the complete project and not a single entity or unit.



#### Sign, Expired

A **sign** displayed on a property after the conclusion of the event the **sign** was placed in association with; or a **sign** with a message that has been rendered no longer operative, valid, or timely by a cessation or abandonment of a land **use** or occupancy, a cessation or completion of events, or the passage of time. Examples of **expired signs** shall include a **sign** for a business no longer in operation, an empty **sign** cabinet that does not display any message, a **yard sale sign** displayed after the conclusion of the sale, a **noncommercial opinion sign** displayed more than the permitted number of days after the closing of the sale, or a **construction sign** displayed more than the permitted number of days after the completion of construction.

#### Sign, Flashing

Any **sign** that flashes or appears to flash by a powered light source at intervals of less than 6 seconds.

# Sign, Freestanding

A **sign** that is completely or principally self-supported and erected on a frame, mast or pole that is not attached to a **building**.

#### Sign, Ground-Mounted

A **freestanding sign** supported primarily by an internal structural framework or integrated into landscaping or other solid structural features other than support poles with no clearance between the bottom of the **sign** and the ground below, and designed to include a continuous or nearly continuous central base.



## Sign, Incidental

Any accessory **sign** that advertises goods, services or facilities that are available on the premises where the **sign** is located. Any **sign** required by law shall not be counted as an **incidental sign**.

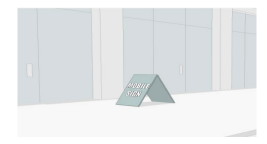
## Sign, Marquee

A **sign** displayed, erected or supported upon an overhanging **marquee** or other similar cover or shelter.

# Sign, Master Plan (see "Master Sign Plan")

## Sign, Mobile

A **sign** that is designed to be moved from one location to another, and is not permanently affixed to the ground or to a **structure** that is permanently affixed to the ground (including **signs** affixed to a truck or trailer that is parked temporarily on a **lot** or **parcel**). A vehicle associated with and parked within 40 feet of a permitted or approved **special use** is not a **mobile sign**.



# Sign, Multi-Faced

Any **sign** in a three-dimensional configuration, including but not limited to cubes, spheres and cylinders.

## Sign, Noncommercial Opinion

A **sign** that expresses an opinion or other point of view, and does not contain information or advertising for any business, product, good, service, entertainment, or other commodity. A **sign** that meets the definition of "**sign**", including an **on-premise sign** or and **off-premise sign**, shall not be considered a **noncommercial opinion sign**. A **political sign** shall be considered to be a **noncommercial opinion sign**.

## Sign, Off-Premise

Any **sign** that identifies or directs attention to a product, service, or activity or business not conducted on the premises on which the **sign** is located, and that does not exceed 100 square feet in area.

## Sign, On-Premise

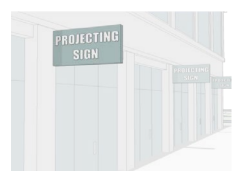
Any **sign** identifying or advertising a business, **person**, activity, good, product or service located on the premises where the **sign** is installed.

## Sign, Political

Any **temporary sign** pertaining to an election or a referendum or carrying the picture or name of a **person** seeking election or appointment to a public office.

#### Sign, Projecting

A sign other than a wall sign, that is affixed to any building, wall or structure and extends greater than eighteen (18) inches beyond the building wall or parts of the building wall, generally at a right angle to the building, so that the sign is designed to be viewed from a position generally perpendicular to the building. Projecting signs shall not project above the wall of a building, including cornice walls. A sign which is suspended from a building or part of a building shall also be considered a projecting sign. The height of a projecting sign shall be less than 1.5 times the sign width.



#### Sign, Public Information

**Signs** of a public, non-commercial nature to include safety **signs**, trespassing **signs**, traffic **signs**, **signs** indicating scenic or historical points of interest, memorial plaques and the like, and all **signs** erected by or on order of a public office in the performance of a public duty.

## Sign, Real Estate

An **on-premise sign** pertaining to the sale, construction, rental or lease of the property upon which it is located.

## Sign, Roof

A sign erected upon or above a roof or parapet of a building.

## Sign, Temporary

A **sign** not permanently installed or not intended or designed for permanent display. This includes all **signs** constructed of cloth, canvas, light fabric, cardboard, or other light material. Easily removed **signs** attached to **windows** shall be considered **temporary signs**.

## Sign, Wall

A **sign** attached to the face of a **building**, or attached to a mansard or similar style of **roof**, so that the **sign** is designed to be viewed from a position generally parallel to the **building**. **Signs** parallel to and attached to sloping **walls** or mansard or similar style **roof**s to allow the **sign** display surface to remain perpendicular to the ground shall also be considered **wall signs**. **Wall signs** shall not project above the **wall**, cornice line, or **top roof line** of a **building**.

# WALLSIGN WALLSIGN

## Sign, Window

Any **sign** painted or otherwise permanently affixed onto a glass area or installed behind a **window** for viewing from outside the **building**, excluding **temporary signs**.

#### Sign Area

The area in square feet of the smallest, simplest, single geometric figure that encloses the area that forms the outside shape of the

**sign** face. Permitted **changeable copy** areas are to be included in calculation of **sign area**, not allowed in addition to otherwise permitted **sign area**.

## Sign Brightness

The maximum brightness of a video display or **electronic** graphic display **sign**.

# **Sign Fabricating Shop**

An establishment where the **primary use** is the fabrication of freestanding, **wall**, identification, or other signage for off-site installation. The maintenance and installation of **signs** shall also be permitted as part of this use.

#### Sign Height

The distance between the lowest grade level within two (2) feet of either side of a **sign**, and the highest part of the **sign** or its supporting **structure**.



#### **Sign Sales Store**

An establishment where the **primary use** is the retail sale of **signs**, banners, or similar items. Limited on-site fabrication or creation of signage may be permitted.

# Sign Separation from Districts, Uses, or Features

Where **signs** are required to be separated from specified **zoning districts**, land **uses**, or other features, the distance shall be measured radially starting from the center of the **sign** base at grade, and shall extend outward in a circular manner for the distance specified.

## Sign Separation from other Signs

Minimum required distances between **off-premises signs** and **billboards** shall be measured (a) horizontally along the side of the **street** where the **sign** is located and (b) along the opposite site of the **street** where the **sign** is located, beginning from a point directly opposite the **off-premises sign** or **billboard**, as measured from an imaginary line perpendicular to the centerline of the **street** at that point.

# **Significant Natural Features**

Noteworthy elements of the natural environment including rock outcroppings, ravines, **streams**, irrigation ditches, stands of more than 100 mature trees, and identified historical or archeological sites.

# Single Family Dwelling (Detached) (see "Dwelling, Single Family, Detached")

## Site Area, Gross

The entire land area within the boundaries of a site, including all existing and proposed public and private **rights-of-way**.

## Site Area, Net

The entire land area within the boundaries of a site, excluding all the area of any existing and proposed public and private **rights-of-way**.

## **Slaughter House**

A facility for the slaughtering and processing of **domestic farm animals** or deer, and the refining of their byproducts.

## Small Satellite Dish (see "Satellite Dish, Small")

#### **Solar Panel (ground-mounted)**

A single panel or combination of panels or elements that does or will **use** direct sunlight as a source of energy for purposes such as heating or cooling of a **structure**, heating or pumping of water, and generating electricity. **Solar panels** include both photovoltaic and hot water devices.

#### **Solid Waste**

Any **garbage**, **refuse**, sludge from a wastewater treatment plant, sludge from a water supply treatment plant, sludge from an air pollution control facility, or other discarded material as described in 329 IAC 10-2-174(A)(6). However, the term "**solid waste**" does not include the following:

- (1) Solid or dissolved material in domestic sewage, solid or dissolved materials in irrigation return flows, or industrial discharges that are point sources subject to permits under Section 402 of the Federal Water Pollution Control Act Amendments (33 U.S.C. 1342 as may be amended) and under chapter 51 of the City Code;
- (2) Source, special nuclear, or byproduct material as defined by the Atomic Energy Act of 1954 (42 U.S.C. 2014 et seq.);
- (3) Manures or crop residues returned to the soil at the point of generation as fertilizers or soil conditioners as part of a total farm operation; or
- (4) Vegetative matter at composting facilities registered under IC 13-7-35 (as may be amended).

#### **Solid Waste Transfer Station**

A facility at which **solid waste**, as defined in 329 IAC 10-2, is transferred from a vehicle or container to another vehicle or container for transportation from one mode of transportation to another including the transfer of a trailer, container or waste from rail to road transportation. The following may also be located at a transfer station as **accessory uses**: **solid waste** baler, **solid waste** shredder, composting facility or **garbage** grinding facility. The **storage** or transfer of **hazardous waste** as regulated under 329 IAC 3.1(as may be amended) shall not be permitted at the facility. This term does not include the following:

- (1) Collection containers for solid waste:
- (2) The transfer of **solid waste** at the point of generation;
- (3) A recycling processing facility that receives distinct and recognizable **solid waste** items that fall under the definition of "**recycling processing facility**";
- (4) Curbside satellite collection vehicles used for collecting residential waste, which are small motorized vehicles, or the equivalent, with bins or containers that once full are deposited into larger **solid waste** collection vehicles or containers; or
- (5) A facility that generates solid waste.

## **Sorority House**

A **building**, rented, occupied or owned by a national or local chapter of an organized college **fraternity** or **sorority** that is officially recognized by a college, university, or other **educational institution**.

## **Special Event**

Events connected to a universally permitted use, including but not limited to fairs, carnivals, or festivals.

# Special Flood Hazard Area (SFHA) (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

## **Special Use**

A land **use** listed in this ordinance as a **special use** for the **zoning districts** in which the property is located and that requires review and approval pursuant to A.C.C. 3-5-3-4 and the other applicable provisions of this ordinance prior to commencing the **use**.

#### Stadium/Racetrack

Any **structure** with tiers of seats rising around an unenclosed sports field, playing court, or public exhibition area. **Stadium/racetracks** are primarily used for sports and athletic events. Entertainment and other public gathering purposes, such as concerts and conferences may be permitted as an **accessory use** of a **stadium/racetrack**.

## Start of Construction (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

## Steeple

A conical, pyramidal, or similar **structure** on the top of a tower or roof of a **religious institution**.

#### Storage

The keeping of goods, materials, equipment or vehicles on a property.

#### **Storage Building**

**Structures** used for the **storage** or warehousing of goods, but not including **temporary storage** containers such as portable on-demand units or tractor trailers used for **storage**.

## **Storage Shed**

An **accessory structure** to a residential **use** used for the **storage** of household recreational or **yard** equipment, gardening materials, tools, and household similar items, but excluding **portable storage containers**, shipping containers, truck bodies, and other abandoned vehicles or portions of vehicles.

# Story

That portion of a **building** included between the surface of any floor and the surface of the floor next above, or if there is no floor above it, then the space between any floor and the ceiling next above it; also any portion of a **building** used for human occupancy between the topmost floor and the roof. A basement shall not be counted as a **story** unless the height of the surface of the first floor above the average elevation of the finished **lot** grade at the front of the **building** exceeds four (4) feet.

## **Story-Half**

A story under a gable, hip or gambrel roof, the **wall** plates of which on at least two (2) opposite exterior **walls** are not more than two (2) feet above the floor of that **story**.

#### Street, Arterial

A **street** system typically designed to carry high volumes of traffic, generally interconnecting with **expressways** and **freeways**, and providing a continuous high mobility network that primarily services regional traffic. The following classifications shall also be included under this definition:

# (1) Principal Arterial

A **public street** that provides high volume **travel** between major points or serves the major centers of activity and designated as a **principal arterial** on the map contained in the latest Transportation Plan adopted by the **Board of Commissioners**. A **principal arterial** carries most of the trips entering and leaving the urban area as well as most through movements and intra-area **travel**. The **street** serves primarily through traffic and provides access to abutting properties as a secondary function.

# (2) Minor Arterial

A **street** system that interconnects with and supports the **principal arterial** system and designated as a **minor arterial** on the latest Transportation Plan adopted by the **Board of Commissioners**. The system carries trips to geographic areas smaller than that identified with higher classifications. Those arterials not classified as **principal arterials** shall be classified as **minor arterials**.

## Street, Collector

A **public street** that provides moderate volume traffic circulation and property access. The **street** may penetrate residential, commercial, and industrial areas distributing trips from arterials through the area to **local streets** or final destinations. The system also links neighborhoods or areas of homogeneous land **use** with arterials. The following classifications shall also be included under this definition:

## (1) Street, Minor Collector

A minor collector street serves as a connecting link between collector streets and local streets, primarily serving internally to residential communities.

#### (2) Street, Sub-Collector

A **street** that functions to conduct traffic between major traffic arterials and/or activity centers. It is a principal traffic artery within a residential area and carries a relatively high volume of traffic.

# Street, Cul-De-Sac

A dead-end **street** that terminates in a circular **right-of-way** and does not provide more than one access point onto another **street**, nor act as a collector, or means of access to **lots** not fronting that **street**.

#### Street, Local

A **public street** that provides for low volume traffic circulation and direct access to abutting properties (residential, commercial, and industrial). Through-traffic movement is usually deliberately discouraged.

#### Street, Private

An improved area other than a **driveway**, which is located on private property, used primarily for purposes of vehicular **travel**, and has not been dedicated or otherwise accepted as a public **right-of-way** by an appropriate governmental entity.

#### Street, Public

A dedicated public **right-of-way** used primarily for purposes of vehicular **travel**, including the pavement, median, curb and/or shoulder, that has been dedicated to or otherwise accepted by the appropriate governmental entity.

#### Structure

Anything constructed or erected with a fixed location on the ground, or attached to something having a fixed location on the ground. Among other things, **structures** include **arbors**, **awnings**, **billboards**, **buildings**, **canopies**, **carports** (including framed canvas or plastic covered **carports**), **decks**, **fences**, **gazebos**, loading docks, **manufactured homes**, **portable storage units**, **porches**, **storage** tanks, **satellite dishes**, **swimming pools**, and **walls**. The term does not include construction or features such as **driveways**; earth berms or mounds; on-grade **patios**; **parking areas**; ponds or detention areas; sidewalks; sanitary or **hazardous waste** landfill disposal areas; sand, gravel, stone, or other similar natural material extraction overburden mounds; tents or **recreational vehicles**; vegetation; or similar natural features and/or man-made construction.

Structure, Primary (see "Building, Primary")

## Structure, Temporary

A trailer, mobile unit, or other **structure** intended to be placed on a **lot**, **tract**, or **development site** for a limited period of time.

#### Studio

An area or facility used for the production/creation of or **instruction** in art, crafts, music, painting, photography, sculpture, or similar activities.

## Subdivision (including the word "subdivide")

The division of a single **parcel** of land, or part of that **parcel**, into two or more **lots** or **parcels** of land for the purpose, whether immediate or future, of transfer of ownership, unless it qualifies as an **Exempt Division of Land** pursuant to A.C.C. 3-3-3-3 (b). The following classifications shall also be included under this definition:

#### (1) Subdivision, Major

A subdivision of land meeting the definition of a Major Subdivision in A.C.C. 3-3-3-3 (d).

#### (2) Subdivision, Minor

A subdivision of land meeting the definition of a Minor Subdivision in A.C.C. 3-3-3-3 (c)

# **Substantial Change**

For the purposes of plan review and approval, a change in or to: access point numbers or **significant** change in location; the number of **buildings**; the number or size of **lots/parcels** (however, for a single **family** subdivision, an increase of up to 5% of the number of platted **lots** shall be permitted); or an increase in the height or the square footage of the proposed **buildings** relative to the previously submitted application or approved plan.

Substantial Damage (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

Substantial Improvement (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

**Supermarket (See "Grocery Store")** 

## Suspension (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

## **Swimming Pool**

Any constructed or portable **structure** designed or constructed to be filled with water and intended to be used for swimming or similar purposes, which is both over twenty-four (24) inches in depth and over two hundred fifty (250) square feet in size regardless of whether the **structure** currently contains water or is empty.

## Synagogue (see "Religious Institution")

Tavern (see "Bar")

#### **Television Station**

A **building** or portion of a **building** used as a place to stage, record and broadcast music, videos, television, and other related media.

#### **Temple (see "Religious Institution")**

#### **Tennis Court**

An indoor or outdoor facility designed with courts specifically for the recreational **use** of tennis, squash, handball and/or other similar court games.

#### **Theater**

A facility with fixed seats for the viewing of movies or live presentations of musicians or other performing artists.

#### **Tire Sales**

An establishment engaged in selling **automobile**, truck, bus, and other tires for **motor vehicles**. **Accessory uses** may include the sales of other automotive accessories and the mounting, balancing, and repair of tires.

#### **Top Roof Line**

The principal top edge of the roof of a **building**.

## **Townhouse Complex**

A grouping of at least two (2) freestanding **townhouse structures**.

#### **Townhouse Structure**

A **structure** containing three (3) or more **townhouse dwelling** units.

#### Tract

An area, parcel, site, piece of land, or property.

#### Trail, Multi-use

A trail or path, either within a public **right-of-way** or an **easement** on private property, which is physically separated from vehicular traffic by an open space or barrier.

#### **Transition**

For purposes of **sign** regulation, a visual effect used on a **changeable copy sign** to change from one message to another.

#### **Transitional Use**

A **use** that is intended to serve as a low-intensity intermediate **use** between existing residential land **uses** (especially single **family**) and higher-intensity **nonresidential uses**, as an area changes from residential **use** to **nonresidential use**. A **transitional use** shall only be permitted to be considered as a **special use** on **lots** which adjoin an **arterial** roadway.

#### **Trash**

Combustible waste materials, excluding **garbage**, but including the residue from the burning of coal, coke, wood, and other combustible materials; boxes, cans, cartons, crockery, excelsior, glass, leather, metals, mineral matter, paper, rags, rubber, tires, vegetative matter, wood, and other similar materials.

#### **Travel**

For purposes of **sign** regulation, a mode of message **transition** on a **changeable copy sign** where the message appears to move horizontally across the display surface.

#### **Treatment Center**

A facility for the on-site drug, mental health, or psychiatric treatment, therapy, or counseling of individuals. Overnight patient stays shall not be permitted as part of this use.

#### **Trellis**

A **structure** of open latticework, typically used as a support for vines and other plants.

## **Truck Depot/Terminal**

A facility in which goods shipped by truck are loaded, unloaded, or transferred between trucks for shipping or distribution, together with incidental truck **storage**, maintenance, and administrative offices.

# **Truck Fueling Station**

A facility where gas and other supplies are sold, where the gas dispensing facilities are designed to primarily service semi-trailer or tractor trailer truck vehicles. A **truck fueling station** would not offer **accessory uses** such as overnight accommodations, shower facilities, or **restaurant** facilities. A **truck fueling station** may include a **convenience store**. For the purposes of determining permitted **uses**, a compressed natural gas fueling station shall be considered a **truck fueling station**.

## **Truck Stop**

An establishment engaged primarily in the fueling, servicing, repair or parking of tractor trucks and similar heavy commercial vehicles, including the sale of accessories and equipment for those vehicles. A **truck stop** may also include overnight accommodations, showers and **restaurant** facilities primarily for the use of truck crews.

## **Universally Permitted Use**

Universally permitted uses are land uses that are permitted in any zoning district within the County's planning jurisdiction. These uses shall include, but not be limited to the following primary uses, and related accessory uses except as noted:

- (1) a **community garden** (including an **open fence** of up to four (4) feet in height, which shall meet the front primary and **corner lot street side yard building setbacks**, or an **ornamental fence** subject to the standards herein);
- (2) an **open fence** of up to 4 feet in height, which shall meet the front **primary building setback** and **corner lot street side yard building setbacks**, or an **ornamental fence** subject to the standards herein, in conjunction with a vacant **lot**, or an existing proposed **primary use parking area**;
- (3) a fire station, **police station**, other similar public safety use, or other publicly-owned **building** supported by municipal or county taxes, such as a community center or **library**;
- (4) a **nature preserve** (private non-profit), excluding **parking areas** or **structures** available for public use;
- (5) an **off-site parking area** for a **religious institution** or a **school**, if located directly across an existing **alley right-of-way** from that **primary use**;
- (6) a park or recreation area (public county, municipal, state, or township), including parking areas, and structures:
- (7) a private garden (including an **open fence** of up to four (4) feet in height, which shall meet the front primary and **corner lot street side yard building setbacks**, or an **ornamental fence** subject to the standards herein);
- (8) a religious institution; and
- (9) a **school** (public **or** private elementary, junior, or senior high, including charter or vocational **school**); including certain **accessory structures** and facilities used by the **school**, and those **accessory uses** associated with the **school use**, as determined by the **Zoning Administrator**.

#### **Unlicensed Motor Vehicles**

A **motor vehicle** without proper, current license plates, registration and/or inspection certificate to be lawfully operated on public ways.

#### **Unplatted Land**

A piece of land with a metes and bounds legal description, created by a legally recorded deed.

#### **Unrelated Persons**

Two (2) or more **persons** occupying a **single dwelling unit** who are not related by blood, marriage or adoption.

#### Use

The purpose or activity for which land or **buildings** are designed, arranged, or intended or for which land or **buildings** are occupied or maintained.

Use, Nonconforming (see "Nonconforming Use")

## Use, Nonresidential

A commercial, industrial, or institutional **use**, including educational and **religious institutions**, as opposed to a **single family**, **two family**, multiple **family**, or other residential **use**.

## **Use, Primary**

The predominant **use** of any **lot**, **tract**, **development site**, **building**, or **structure** permitted as a matter of right under the applicable **zoning district**, or by the approval of a **special use**, conditional **use**, or by **use** variance. Unless otherwise prohibited by this chapter more than one primary **use** may exist on or within **building**(s) or **structure**(s) or on a **lot**, **tract**, or **development site** provided there is compliance with all other applicable ordinance provisions.

#### **Use, Single Family**

A residential **use** which consists of occupancy by one **family** as a single housekeeping unit. To be considered a **single family use** the **dwelling** unit must have one primary entrance, a single primary kitchen, and all individuals must have full use of the entire residence (excluding individual bedrooms). Except for residential facilities for the **developmentally disabled** or **mentally ill**, or a **residential facility (other)**, services shall not be provided to residents. A **fraternity or sorority house** shall not be considered a **single family use**.

## Utility Facility, Private

**Buildings**, **structures**, or other facilities used or intended to be used by any private utility other than telecommunications facilities. This category includes **buildings** or **structures** that house or contain facilities for the operation of water, wastewater, waste disposal, or electricity services. This **use** also includes water **storage** tanks; electric or gas substations, water or wastewater pumping stations, or similar **structures** used as an intermediary switching, boosting, distribution, or transfer station of electricity, natural gas, water, or wastewater. This category includes passageways, including **easements**, for the express purpose of transmitting or transporting electricity, gas, water, sewage, or other similar services on a local level. Additionally, a **private utility facility** means any energy device and/or system that generates energy from renewable energy resources including biofuels, geothermal, or similar sources. **Accessory uses** may include control, monitoring, data, or transmission equipment.

**Utility Fixture (see "Utility Fixture, Accessory")** 

#### **Utility Fixture, Accessory**

An accessory fixture or **use** of **building** or **lot** for utility purposes, including heating units, air conditioning units, back-up generators, heat pumps, meter propane/oil tanks, **on-site sewage system** or septic tank covers, pumps, inspection pipes, solar panels (**building** mounted), utility connection enclosure boxes, or well heads.

**Utility Runway (see Airport Overlay District definitions)** 

**Variance (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)** 

Veterinary Clinic (see "Animal Hospital")

#### **Violation**

The failure of a **structure** or other **development** to be fully compliant with this ordinance.

# Waiver

An adjustment to an ordinance standard or a complete removal of an ordinance requirement.

#### Wall

The vertical exterior surface of a **building** or **structure**.

Wall, Freestanding (see "Fence")

## Warehouse/Storage Facility

A facility for the **storage** of products, supplies, and equipment, including a self-service **storage** (miniwarehouse) facility.

## **Waste Management and Remediation Facility**

A facility used for the temporary **storage** (not to exceed ten (10) days) and/or treatment of certain hazardous and non-hazardous waste.

## Watercourse (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)

#### Waters of the State

A lake, marsh, reservoir, waterway, or other water under public ownership, jurisdiction, or lease.

#### Wetlands

Those areas that are inundated or saturated by surface or ground water at a frequency and duration sufficient to support, and that under normal circumstances do support, a prevalence of vegetation typically adapted for life in saturated soil conditions. "Wetlands" generally include swamps, marshes, bogs and similar areas and may be determined from the following sources: National Wetlands Inventory maps published by the U.S. Department of the Interior, Fish and Wildlife Service; areas designated as "marsh" in the Hydrologic Investigations Atlas published by the U.S. Department of the Interior, Geologic Survey; as "poorly drained" and "very poorly drained" and verified by the Soil Conservation Service.

#### Wholesale Facility

An establishment primarily engaged in selling and/or distributing merchandise to retailers, to industrial, commercial, institutional, or professional business users, or to other wholesalers, or acting as agents or brokers and buying merchandise for, or selling merchandise to, such individuals or companies. Examples include, without limitation: feed mills, granaries, and elevators; household moving and general freight **storage**; cold **storage** plants, including frozen food lockers; **storage** of weapons and ammunition; major wholesale distribution centers; logistics and supply chain facility; truck, or air freight terminals; bus barns; **parcel** services; major post offices; grain terminals; and the stockpiling of sand, gravel, or other aggregate materials.

#### Wildlife Attractants (see Airport Overlay District definitions)

#### Wind Energy Conversion System (WECS)

The equipment that converts and then stores or transfers energy from the wind into usable forms of energy, including any base, blade, foundation, generator, nacelle, rotor, transformer, turbine, vane, **wind tower**, wire, or other component used in the system. In the case of multiple **wind energy conversion systems**, this shall also include the collection, transmission lines, and any related **accessory use**, **building**, or **structure**.

#### Wind Energy Conversion System, Large

A wind energy conversion system which has a nameplate capacity (manufacturer's rating) of more than 50 kilowatts per system, a total system height of more than 60 feet, or a swept area of more than 40 feet. Any wind energy conversion system meeting one or more of these criteria shall be considered a large wind system. Large wind energy conversion systems are not permitted by right or eligible for a special use under the provisions of this ordinance.

# Wind Energy Conversion System, Micro

A **building**-mounted wind system which has a nameplate capacity (manufacturer's rating) of 10 kilowatts or less, and projects no more than twelve (12) feet above the highest point of the roof.

## Wind Energy Conversion System, Standard

A wind energy conversion system that has a nameplate capacity (manufacturer's rating) between 10 and 50 kilowatts per system, a total system height of 60 feet or less, and a swept area of 40 feet or less.

## Wind Energy Conversion System Swept Area

The diameter of the smallest circle encompassing the blades of a wind energy conversion system.

## **Wind Energy Conversion System Height**

The distance measured from the ground level at the base of the tower to the highest extension of the blade or rotor.

#### **Wind Tower**

A freestanding **structure** that supports the energy capture, conversion, **storage** and transfer components of a **wind energy conversion system**.

#### Window

An opening constructed in a **building wall** that functions to admit light or air, typically framed and spanned in glass.

## X Zone (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions )

#### Yard

A space on the same **lot** with a main **building**, open, unoccupied and unobstructed by **structures**, except as otherwise provided in this ordinance.

## Yard, Front

A yard extending across the full width of the **lot**, the depth of which is the least distance between the **street right-of-way** line and the **building line**.

#### Yard, Internal Side

On a **corner lot**, the **side yard** that does not abut a **street right-of-way**.

## Yard Light

A fixture intended to provide illumination to a certain area or a portion of a **lot**.

## Yard, Rear

A yard extending across the full width of the **lot** between the rear of the **primary building** or **structure** and the **rear lot line**, the depth of which is the least distance between the **rear lot line** and the rear of the **primary building** or **structure**. If the **rear lot line** is less than ten (10) feet long, or the **lot** comes to a point at the rear, the required **rear yard** shall be measured from a line where the rear of the **lot** is ten (10) feet wide and parallel or tangent to the front **street** line.

## Yard, Side

A yard between the **primary building** or **structure** 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 ninety (90) degrees with the **side lot line**, from the nearest point of the **side lot line** to the nearest part of the **primary building** or **structure**.

#### Yard Sale

A sale of personal property to the general public on any portion of a residential property, including properties in non**residential zoning districts** that are used for residential purposes. This definition shall also include all sales entitled **garage**, **patio**, **carport**, basement, **porch**, **driveway**, rummage, estate, moving and the like.

**Zone (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)** 

**Zone A (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)** 

**Zone B, C, and X (see Floodplain Regulations – A.C.C. 3-4-12-2, Definitions)** 

#### **Zoning Administrator**

The **person** appointed by the Fort Wayne and/or Allen **County Plan Commission** to enforce and administer the provisions of this ordinance.

## **Zoning District**

Delineated areas within the **planning jurisdiction** of the **County**, as shown on the adopted zoning maps, in which the regulations of this ordinance apply.

#### Zoo

A facility where animals are kept for indoor or outdoor viewing by the public. Office, retail, and other commercial **uses** commonly established in these facilities and related **parking structures** shall be allowed as accessory appurtenances.