Sumter City-County Planning Commission

May 24, 2023

OA-22-12, Convert Industry Reference Codes from Standard Industrial Classification (SIC) to North American Industry Classification System (NAICS) (County)

I. THE REQUEST

- Applicant: Sumter County
- **Request:** Amend Articles 1, 2, 3, 4, 5, 6, 7, 8, and 10 to convert previous references to Standard Industrial Classification (SIC) reference codes to the North American Industry Classification system (NAICS).

II. Background

Sumter County has initiated an amendment to the *Sumter County Zoning & Development Standards Ordinance* to replace the existing reference system used for business classification with the current system used to classify and compare business entities and statistics across North America. While transiting from the use Standard Industry Classification (SIC) to the North American Industry Classification (NAICS) is the <u>primary purpose</u> of this Ordinance amendment, other items are included as follows:

- Removal of the following zoning designations that are not used in the unincorporated areas of Sumter County Agricultural Conservation-10 (AC-10), Mixed Use Industrial (MUI), and Central Business District (CBD).
- Removal of ordinance provisions related to the Design Review Board, Hampton Park Historic District, Downtown Historic, and related authorizations/procedures/processes. These provisions are not applicable in the unincorporated areas of Sumter County.
- Make non-substantive revisions to naming and code references throughout the entire document in order to provide for greater clarity, ease of use, and consistency.

III. Overview of NAICS vs. SIC and Need for Change

NAICS vs. SIC as a Standards System

The North American Industry Classification System (NAICS) is the standard used by Federal statistical agencies in classifying business establishments for the purpose of collecting, analyzing, and publishing statistical data related to the U.S. business economy.

NAICS replaced the Standard Industrial Classification (SIC) in 1997. Federal statistical agencies use NAICS for the collection, tabulation, presentation, and analysis of economic statistics. The

SIC was last updated in 1987, and there will be no further revisions to the SIC, and as a result, new forms of technology and businesses are not factored into the SIC system.

NAICS was developed under the auspices of the Office of Management and Budget (OMB), and adopted in 1997 to replace the Standard Industrial Classification (SIC) system. It was developed jointly by the U.S. Economic Classification Policy Committee (ECPC), Statistics Canada, and Mexico's Instituto Nacional de Estadistica y Geografia, to allow for a high level of comparability in business statistics among the North American countries.

Need for Change

Sumter County currently utilizes SIC references within the County's *Zoning and Development Standards Ordinance* to classify uses by zoning district. The County has previously kept the SIC system in place in part to maintain compatibility between the City's zoning function and business licensing function, which must work in tandem to regulate and enforce land use according to the Ordinance.

In 2020, the South Carolina General Assembly passed the *South Carolina Business License Tax Standardization Act*, known as *Act 176*. *Act 176* streamlines the business license process, creating the same process for taxing jurisdictions across the state. As of January 1, 2022, all municipalities in South Carolina that levy a local business license tax must be in compliance with the law, which includes a provision that all businesses must be listed via a standard class schedule according to their North American Industry Classification System (NAICS) code. In order to comply with this state law, the City's Business License Office made the conversion to NAICS.

Act 176, combined with the fact that SIC code references are no longer being updated (and have not been updated since 1987) to keep pace with the changing nature of technology and business impacts on land use, creates an imperative to convert SIC references to NAICS and use NAICS as the sole business classification reference tool within the Ordinance moving forward.

NAICS Structure and Regular Revision/Update Process

NAICS is a 2- through 6-digit hierarchical classification system, offering 5 levels of detail. Each digit in the code is part of a series of progressively narrower categories, and the more digits in the code signify greater classification detail. NAICS is arranged in a hierarchical structure. The first 2 digits identify a major Economic Sector, the 3rd digit designates an Economic Subsector, the 4th digit designates an Industry Group, and the 5th digit designates the NAICS Industry. A complete and valid NAICS code contains 6 digits.

Example

Level	NAICS Code	Title
Sector	44-45	Retail Trade
Subsector	441	Motor Vehicle and Parts Dealer
Industry Group	4412	Other Motor Vehicle Dealers
NAICS Industry	44122	Motorcycle, Boat, and Other Motor Vehicle Dealers
National Industry	441221	Motorcycle, ATV, and Personal Watercraft Dealers

2022 NAICS Sectors

Sector Code	Title
11	Agriculture, Forestry, Fishing, and Hunting
21	Mining, Quarrying, and Oil and Gas Extraction
22	Utilities
23	Construction
31-33	Manufacturing
42	Wholesale Trade
44-45	Retail Trade
48-49	Transportation and Warehousing
51	Information
52	Finance and Insurance
53	Real Estate and Rental and Leasing
54	Professional, Scientific, and Technical Services
55	Management of Companies and Enterprises
56	Administrative and Support and Waste Management and Remediation Services
61	Educational Services
62	Health Care and Social Assistance
71	Arts, Entertainment, and Recreation
72	Accommodation and Food Services
81	Other Services (except Public Administration)
92	Public Administration

NAICS is scheduled to be reviewed every 5 years for potential revisions, so that the classification system can keep pace with the changing economy.

According to data collected from the Sumter City-County Business License Office, there are +/-4,671 individual businesses across over 419 different 6-digit NAICS codes in Sumter County. Of those NAICS codes, 115, or 27%, are in use for a single business entity. Furthermore, nearly 30% of Sumter's businesses are represented by the top 10 NAICS codes in use.

Conversion and Streamlining

Planning Staff created a SIC to NAICS "crosswalk" by reviewing each of the more than 250 permitted and conditional uses in the current *Ordinance* and matching them to an appropriate NAICS code using a conversion tool provided by the U.S. Census Bureau. The original "crosswalk" chart is included as **Exhibit 1** to this report.

Proposed Text Amendment

The proposed amendment would remove all text references to uses in each zoning district found in *Article 3, Sections B through O*, and would instead combine *Exhibits 4* and 5 as the single reference point for use requirements across all zoning districts to reduce potential for error or confusion. This revised and amended Table is included as **Exhibit 2** to this report.

The text amendment also includes replacing existing SIC references found in *Articles 2, 3, 4, 5, 6, 8, and 10* with the corresponding NAICS code. Additionally, the text amendment removes all references to the Design Review Board and designated local historic districts, as these matters are all a function of the City of Sumter and not applicable to Sumter County. Finally, the text amendment makes various changes to naming and code referencing throughout for consistency purposes. Additionally, unused zoning district references are to be removed, as follows:

Substantial amendments are reflected below, with strike-thru text indicating removal and highlighted text indicating addition.

Delete Article 1, Section J: Design Review Board: Establishment and Purpose in its entirety and reserve coding reference for future use:

Section J: Design Review Board: Establishment and Purpose: Reserved

<u>Delete Article 1, Section K: Hampton Park Design Review and Downtown Historic District,</u> <u>Overlay Districts are Created in its entirety and reserve coding reference for future use:</u>

Section K: Hampton Park Design Review and Downtown Historic District, Overlay Districts are Created: Reserved

Delete Article 1, Section L: Certificates of Appropriateness, Criteria for Issuance in its entirety and reserve coding reference for future use:

Section L: Certificates of Appropriateness, Criteria for Issuance: Reserved

Delete Article 1, Section M: Design Review Board, Rules of Procedure in its entirety and reserve coding reference for future use:

Section M: Design Review Board, Rules of Procedure: Reserved

Delete Article 1, Section N: Design Review Board, Application Requirements for a Certificate of Appropriateness in its entirety and reserve coding reference for future use:

Section N: Design Review Board, Application Requirements for a Certificate of Appropriateness Reserved

Amend Article 2.a.2.: Zoning Districts, to revise the following:

2.a.2. **Free Standing Zoning Areas:** Free-standing zoning areas are areas where common types of zoning are contiguous. Those common types include commercial (GC, LC, NC, and PO), Industrial (HI, and LI) City and (HI, LI, and M-U-I) County, Residential (R-15, R-9, R-6, GR, and RMF), Planned Development (PD), Agricultural (AC and AC-10), and Conservation Preservation (CP).

Amend Article 3, Exhibit 4: Permitted and Conditional Uses in The Residential Zoning Districts, to delete the following:

Article 3, Exhibit 4: Permitted and Conditional uses in the Residential Districts Reserved

Delete Article 3, Exhibit 4 and reserve coding reference for future use.

<u>Amend Article 3, Exhibit 5: Permitted and Conditional Uses in the Commercial, Industrial,</u> <u>Agricultural, and Conservation Districts, to **revise** the following:</u>

Article 3, Exhibit 5: Permitted and Conditional uses in the Commercial, Industrial, Agricultural, and Conservation Districts.

Replace Article 3, Exhibit 5 with the table contained in Exhibit 2 of this document.

Amend Article 3.: Zoning and Development District Regulations, to delete the following:

Article 3.p. Agricultural Conservation 10 (AC-10) Reserved

Delete Article 3.p.1 through 3.p.5 and reserve coding reference for future use

Amend Article 3.w: Public Utilities and Public Service Companies, to add/delete the following:

3.w.1. Public Utilities and Public Service Companies provide needed local services including water, sewer, electricity, gas, telephone, and cable services. In order to have a minimum impact on their operating costs and maintain the maximum tax base, the following provisions/exemptions apply to those utilities and service companies as defined in this Section:

Major Public Utilities as defined by the SIC are subject to the use guidance regulations of each zoning district, as set forth in Article 3 and Exhibit 5:

Minor support facilities for Minor Public Utilities will be allowed in all zoning districts provided Planning staff has reviewed plans for compliance with the 2030 Comprehensive Plan as required under *Section 6-29-540* of the South Carolina Code of Laws.

Major Utilities as defined by the SIC are subject to the use guidance of each district, as set forth in Article III and in Exhibit 5

SIC Code 484 Cable Services SIC Code 491 Electrical Services SIC Code 492 Gas Production & Distribution SIC Code 493 Combination of Electric & Gas SIC Code 494 Water Supply SIC Code 4952 Sewerage Systems SIC Code 48 Telephone Utility

Minor Support Facility Site Criteria

<u>Amend Article 4.g.2.: Residential Accessory Structures to add a new exhibit reference for</u> accessory use supplementary requirements and to **revise** applicable SIC references to NAICS <u>references:</u>

EXHIBIT 8B Accessory Use Supplementary Requirements

ACCESSORY USE

CONDITIONS

Stockyards, Slaughter Houses, Commercial Poultry Houses and Kennels, and Livestock Auction Houses These uses are subject to review and approval by the Sumter City-County Zoning Board of Appeals as special exception uses. Referenced uses set forth herein, with SIC Codes 025 and 20 NAICS 112112, 112210, 11299, 1123, 3116, or 4245, shall not be located closer than one thousand (1,000 ft) feet to any adjacent residential use on a separately platted parcel of land under separate ownership. No incineration of animals or animal refuse shall be permitted on site.

EXHIBIT 8<mark>C</mark> Sight Triangles

<u>Amend Article 5.a.1.</u>: Uses, Buildings, Projects, and Areas Affected by this Article to **revise** the following:

5.a.1 Uses, Buildings, Projects and Areas Affected by this Article: Due to the potential adverse impacts associated with certain land use developments, the following activities or

areas within the unincorporated area of Sumter County shall be guided by additional reviews and standards:

- a. Conditional uses as set forth in *Article 3* and *Article 5.b.1*,
- b. Special Exceptions as set forth in *Article 3* and *Article 5.b.2*.
- c. Telecommunications Towers, as set forth in Article 3 and Article 5.b.4.
- d. Manufacturing and processing plants, as set forth in *Article 3* and *Article 5.b.5;*
- e. Certain hazardous and/or potentially disruptive land development activities;
- f. Flood Hazard Areas.

Amend Article 5.b.1.: (Specific Conditions and Standards for Conditional Uses and Special Exceptions, Criteria for Review) to **revise** the following:

h. Mini-Warehouses (SIC Code 4225 NAICS 53113),

i. Cemeteries (NAICS 81222)

j. Automotive Tops and Upholstery Shops <mark>Mechanical and Electrical Repair and</mark> Maintenance and Automotive Body, Paint, Interior, and Glass Repair (SIC 7532 NAICS 81111, 81112):

k. Produce Sales (NAICS 445230)

I. Automatic Merchandising Machine Operators (SIC 5962 NAICS 445132)

m. Photovoltaic Solar Energy System (SIC 4911 NAICS 221114)

n. Commercial Truck and Trailer Parking Lots (SIC 752 NAICS 81293)

o. General Merchandise Stores (SIC 53 NAICS 4551)

p. Special Events Facilities (SIC 7299 NAICS 81299)

q. Veterinary Services (NAICS 54194): The following conditions apply to all Veterinary Services specializing in large animals for conditional use approval in the PO, GC, and LI/W zoning districts:

1. Veterinary facilities which specialize in large animals shall be located no closer than 300 feet to a residential property line, nor 150 feet from any other property line. Sheltering and boarding of animals shall be clearly incidental to the veterinary services offered in the facility whether specializing in large or small animals).

r. Non-Metallic Mineral Mining (NAICS 2123): The following conditions apply to non-metallic mineral mining operations for conditional use approval:

1. A reclamation and reuse plan must accompany a zoning permit,

- 2. Approximate operating schedule including times when explosives will be used must be presented, no such use shall be located within 300 feet of any residential use,
- 3. No explosives shall be used within 2,500 feet of a residential structure unless a variance is obtain from the Planning Commission on a case by case basis,
- 4. The site must obtain its highway access from a collector or an arterial street,
- 5. mining and extraction uses permitted by the DHEC Division of Mining & Reclamation, which are non-conforming and any extension of such use, operations, activities, or business on such parcel or contiguous parcel where the minerals or the surface rights which are under the same ownership or control on the date of passage of this ordinance are exempt from the requirements of this section

s. Artisan Food and Beverage Production (NAICS 3113, 3114, 3115, 3118, 3119, and 312): The following criteria apply for conditional use approval:

- 1. Manufacturing activities may be no larger than 20,000 sq. ft. GFA;
- 2. The facility must meet all requirements outlined in *Article 5.b.5.* of this Ordinance;
- 3. Accessory retail and/or wholesale sales, training, and/or education, are allowed;
- 4. All production activities must be located within a completely enclosed structure adequately constructed to limit emission of odor, noise or vibration detrimental to other uses or properties in the area;
- 5. All storage shall be within an enclosed building, tank, or silo, or screened from view by fences, walls, or landscaping. Stored items shall not be stacked to a height that exceeds the height of the screening;
- 6. Sales, service, product consumptions, and outdoor activities shall only occur between 6:00 a.m. and 10:00 p.m. if the establishment is adjacent to a residential use;
- 7. Shipping and receiving activities shall only occur during operating hours between 6:00 a.m. and 10:00 p.m.;

Amend Article 5.b.2.: Enumeration of Certain Hazardous and/or Potentially Disruptive Land Development Activities, to **revise** the following:

a. Fabricated Structural Metal; Metal Doors, Sash, Frames, Molding, and Trim Manufacturing; Sheet Metal Work; Architectural and Ornamental Metal Work; Prefabricated Metal Buildings and Components; Miscellaneous Structural Metal Work Architectural and Structural Metals Manufacturing, Prefabricated Metal Buildings and Component Manufacturing, Metal Window and Door Manufacturing, Sheet Metal Work Manufacturing, Ornamental and Architectural Metal Work Manufacturing, and Miscellaneous Fabricated Metal Product Manufacturing (SIC 3441, 3442, 3444, 3446, 3448, and 3449 NAICS 3323, 332311, 332332, 331323, or 332999);

- b. Sanitary Landfills and Inert Dump Sites (SIC 4953) Solid Waste Landfills (NAICS 562212);
- c. Hazardous Waste and Nuclear Waste Transfer, Storage, and Treatment and/or Disposal Sites (SIC 4953 NAICS 562211);
- d. Vehicular Race and Testing Tracks (SIC 7948 NAICS 711212);
- e. Metal Ore Mining and Extraction Operations (SIC 10 NAICS 2122);
- f. Drinking Places/Bottle Clubs/Night Clubs (SIC 5813 NAICS 7224);
- g. Amusements and Recreations (not classified). This includes but is not limited to Bingo Parlors, Pool Halls, and Indoor and Outdoor Pistol, Rifle, or Skeet Shooting Ranges (SIC 7999 NAICS 71399);
- h. Stockyards, Poultry Houses, Commercial Kennels, Slaughterhouses, and Animal Auction Houses (SIC 0211, 025, 0752, 2011, 2015, 5154 NAICS 112112, 1123, 11299, 3116, or 4245);
- i. Sexually Oriented Businesses/Adult uses (as defined in Article 10) (SIC 7299);
- j. Resource Recovery Facilities, Solid Waste Storage and Transfer Facilities, Waste Tire and Treatment Sites, Composting Facilities, and Incinerators (SIC 4953 NAICS 562213);
- k. Salvage, Recycling, and Junkyards (SIC 7389 NAICS 4239, 42314, or 423930);
- Electronic Gaming Establishments, Other Amusement and Recreation Industries, (SIC 7999 NAICS 7139 or 71329)
- m. Tattoo Parlors (SIC 7299 NAICS 812199);
- n. Liquor Stores (SIC 592 NAICS 4453);
- Amusements and Recreations (not classified). This includes but is not limited to Bingo Parlors, Pool Halls, and Pistol, Rifle, or Skeet Shooting Ranges (SIC 7999 NAICS 71329)
- p. Jails & Correctional Facilities (SIC 9223 NAICS 92214, 561210)

- q. Swine/Hog Farms (NAICS 112210)
- r. Poultry Incinerators (SIC 4953 NAICS 562213)
- s. Sewage Treatment Plants (SIC 49 NAICS 22132)
- t. Electric Power Generation, Electric Power Substations (SIC 49 NAICS 22111, 22112)

<u>Amend Article 5.b.3.: Special Design Review Criteria for Applicable Items in 5.b.2, to **revise** the <u>following:</u></u>

- a. Fabricated Structural Metal; Metal Doors, Sash, Frames, Molding, and Trim Manufacturing; Sheet Metal Work; Architectural and Ornamental Metal Work; Prefabricated Metal Buildings and Components; Miscellaneous Structural Metal Work Architectural and Structural Metals Manufacturing, Prefabricated Metal Buildings and Component Manufacturing, Metal Window and Door Manufacturing, Sheet Metal Work Manufacturing, Ornamental and Architectural Metal Work Manufacturing, and Miscellaneous Fabricated Metal Product Manufacturing (SIC 3441, 3442, 3444, 3446, 3448, and 3449 NAICS 3323, 332311, 332332, 331323, or 332999);
- b. Sanitary Landfills and Inert Dump Sites (SIC 4953) Solid Waste Landfills (NAICS 562212);
- c. Hazardous Waste and Nuclear Waste Transfer, Storage, and Treatment and/or Disposal Sites (SIC 4953 NAICS 562211);
- d. Vehicular Race and Testing Tracks (SIC 7948 NAICS 711212);
- e. Metal Ore Mining and Extraction Operations (SIC 10 NAICS 2122);
- f. Drinking Places/Bottle Clubs/Night Clubs (SIC 5813 NAICS 7224);
- g. Amusements and Recreations (not classified). This includes but is not limited to Bingo Parlors, Pool Halls, and Indoor and Outdoor Pistol, Rifle, or Skeet Shooting Ranges (SIC 7999 NAICS 71399);
- h. Stockyards, Poultry Houses, Commercial Kennels, Slaughterhouses, and Animal Auction Houses (SIC 0211, 025, 0752, 2011, 2015, 5154 NAICS 112112, 1123, 11299, 3116, or 4245);
- i. Sexually Oriented Businesses/Adult Uses (as defined in Article 10) (SIC 7299);
- j. Resource Recovery Facilities, Solid Waste Storage and Transfer Facilities, Waste Tire and Treatment Sites, Composting Facilities, Solid Waste Combustors and Incinerators (SIC 4953 NAICS 562213);

- k. Salvage, Recycling, and Junkyards (SIC 7389 NAICS 4239, 42314, or 423930);
- Electronic Gaming Establishments, Other Amusement and Recreation Industries, (SIC 7999 NAICS 7139 or 71329)
- m. Tattoo Parlors (SIC 7299 NAICS 812199);
- n. Liquor Stores (SIC 592 NAICS 4453);
- o. Bingo Parlors and Pool Halls (SIC 7999 NAICS 71329)
- p. Jails and Correctional Facilities (SIC 9223 NAICS 92214, 561210)
- q. Swine/Hog Farms (SIC 0213 NAICS 112210)
- r. Off-Premise Advertising Signs
- s. Auto Service Except Repair
- t. Poultry Incinerators (SIC 4953 NAICS 562213)
- u. Sewage Treatment Plants (NAICS 22132)

1. Siting review will include an Environmental Impact Analysis and disclosure of emergency procedures.

v. Electric Power Generation, Electric Power Substations (NAICS 22111, 22112)

1. Site review must include an Environmental Impact Analysis and disclosure of emergency procedures.

Amend Article 6.e.1.: Change of Nonconforming Uses, to revise the following:

6.e.1. If no structural alterations are made, a nonconforming use of a building may be changed to another nonconforming use of the same general standard industrial code (SIC) classification North American Industrial Classification System (NAICS). Wherever a nonconforming use of land or buildings has changed to a more restricted use or to a conforming use, such use shall not thereafter be changed back to a less restricted or nonconforming use.

Amend Article 8.j.3.: Parking Design Requirements, to revise the following:

Electronically Changing Message Sign means a sign or portion thereof designed to accommodate frequent message changes composed of characters or letters, and that can be changed or rearranged electronically without altering the face or surface of such sign.

a. Off-premise advertising signs are permitted as uses in accordance with Article 3 Exhibit 5 a permitted use out right only in the Light Industrial wholesale (LI-W) and Heavy Industry (HI) districts in the City of Sumter. The City of Sumter County may also allow off-premise advertising signs as a conditional use within the Highway Corridor Protection District (HCPD) irrespective of zoning districts including Light Industrial Wholesale (LI-W) and Heavy Industry (HI). When a conditional use request for an off-premise advertising sign materializes in the HCPD overlay zone, the Zoning Administrator shall review and approve such requests in the manner specified in Article 3.r., and Article 5.b. of this Ordinance and the Sumter City-County Comprehensive Plan. The County of Sumter shall permit billboards in the same districts as the City of Sumter, and the General Commercial (GC) districts in the County. The County of Sumter has elected to implement HCP review in the manner of the City of Sumter.

Amend Article 8.j.3.: Parking Design Requirements, to revise the following:

- 2. Industrial Zoning Districts: (HI, LI-W, MUI):
- 3. Agricultural and Conservation Zoning Districts (AC, AC-10, CP):
- 4. Places of Worship (SIC 866): The required parking spaces for a church do not have to be paved and concrete curb and gutter is not required unless doing activities that require a Business License and are beyond religious activities. However, handicap parking shall be provided in all parking lots in accordance with *Article 8.j.3.j.* Regardless of parking lot surface materials, required handicap spaces shall be paved with concrete or asphalt and have an accessible route to the main entrance of the establishment in accordance with adopted building codes. Regardless of parking surface a site plan must be submitted for review showing sufficient space to accommodate the required number of parking spaces in accordance with *Exhibit 23*. Churches outside of the AC, AC 10, and CP zoning districts must provide paved parking if undertaking any of the uses listed below:

Amend Article 10.: Definitions, to add/revise the following:

Artisan Food and Beverage Manufacturing: Use category that applies to small-scale manufacturing establishments (production activities occurring on 20,000 sq. ft. GFA or less) for which the primary use is the commercial on-site production of food or beverage products. (e.g. coffee products, ice cream, baked goods, confections, non-alcoholic beverages). These establishments may also have accessory uses such as retail and wholesale sales, training, and/or education.

Family: An individual, or two (2) or more persons related by blood or marriage living together, or a group of individuals of not more than six (6) persons who are not related by blood or marriage but are living together as a single housekeeping unit. This definition of includes residential care for a group of up to six (6) person's that is intended to exclusively serve individuals with protected characteristics under the Federal Fair

Housing Act or to a group home of up to nine (9) persons that exclusively serves individuals meeting the description contained in S.C. Code Section 6-29-770 (E) through (H).

Family: One or more persons occupying a dwelling unit and living as a single household unit, including up to nine (9) mentally or physically handicapped persons for whom care is provided on a 24 hour basis, in accordance with SC Code 6-7-830 of the S.C. Code of Laws.

Public Utilities: Companies and persons generating, transmitting, distributing, transporting and/or collecting in any manner public infrastructure including but not limited to: electricity (electrical utility), heat (other than means of electricity), water, sewer, communications (telephone utility) and cable to the public or any portion of for compensation. <u>SIC Codes covered in this Section include the following: 484, 491, 492, 493, 494, 4952, 48.</u>

VI. STAFF RECOMMENDATION

Staff recommends **approval** of this request. This ordinance amendment, if approved, will address the need for modernization of references to various industries and businesses in the Ordinance, and will also remove several inconsistencies and unnecessary text.

VII. PLANNING COMMISSION – May 24, 2023

Permitted and Conditional Uses	Full SIC	Old SIC Code	NAICS Code (Sorted)	NAICS Code	NAICS Description	R-15	R-9	R-6	GR	RMF	PO	NC	LC	GC	CBD LI-W	HI	MUI	AC	AC- 10	СР	Notes	Parent NAICS (2 Digit)
Agriculture, Farming	01, 02, 021, 0212, 0214, 0219, 024, 027, 0271, 0272, 0273, 0279, 029		111000	111	Crop Production	Р	Р	Р	Р	Р	С	С	С	C	Р	Р		Р	₽	Р	Ref: Article 3.v.1	11 - Agriculture, Forestry, Fishing and Hunting
Agriculture, Farming	01, 02, 021, 0212, 0214, 0219, 024, 027, 0271, 0272, 0273, 0279, 029	01, 02, 021, 0212, 0214, 0219, 024, 027, 0271, 0272, 0273, 0279, 029	112000	112	Animal Production and Aquaculture	Р	Р	Р	Р	Р	С	С	С	С	Р	Р		Р	₽	Р	Ref: Article 3.v.1	11 - Agriculture, Forestry, Fishing and Hunting
Stockyards	0211	0211	112112	112112	Beef Cattle Feedlots										S	S		S			Ref. Article 5	11 - Agriculture, Forestry, Fishing and Hunting
Swine Farms	0213	0213	112210	112210	Hog and Pig Farming													S		S	Ref. Article 5	11 - Agriculture, Forestry, Fishing and Hunting
Poultry Houses	025	025	112300	1123	Poultry and Egg Production													S	8		Ref. Article 5	11 - Agriculture, Forestry, Fishing and Hunting
Commercial Kennels	0752	0752	112990	11299	Kennels, breeding and raising stock for sale									S	S	S		S	8		Ref. Article 5	11 - Agriculture, Forestry, Fishing and Hunting
Forestry	08	08	113000	113	Forestry and Logging										Р	Р		Р	₽	Р		11 - Agriculture, Forestry, Fishing and Hunting
Fishing, Hunting & Trapping	09	09	114000	114	Fishing, Hunting, and Trapping										Р	Р		Р	₽	Р		11 - Agriculture, Forestry, Fishing and Hunting
Farm Labor and Management Services	076	076	115100	1151	Support Activities for Crop Production									Р	₽ P	Р		С	₽	Р		11 - Agriculture, Forestry, Fishing and Hunting
Soil Preparation Services/Crop Services	071, '072	071, '072	115110	11511	Soil Preparation, Planting, and Cultivating									Р	₽P	Р		Р	₽	Р		11 - Agriculture, Forestry, Fishing and Hunting
Animal Services (Except Veterinary)	075	075	115200	1152	Support Activities for Animal Production									С	С			С	e	Р		11 - Agriculture, Forestry, Fishing and Hunting
Oil & Gas Extraction	1300	13	211000	211	Oil and Gas Extraction											Р		C-1000				21 - Mining, Quarrying, and Oil and Gas Extraction
Metal Mining	1000	10	212200	2122	Metal Ore Mining											S		S			Ref. Article 5	21 - Mining, Quarrying, and Oil and Gas Extraction
Mining and quarrying of non-metallic minerals	1400	14	212300	2123	Nonmetallic Mineral Mining and Quarrying											С		С	C			21 - Mining, Quarrying, and Oil and Gas Extraction
Electric, Gas, & Sanitary Services	4900	49	221000	221	Utilities	S	S	S	S	S				S	S	S	S	S	\$			22 - Utilities
Electrical Services	4910	491	221100	2211	Electric Power Generation, Transmission, and Distribution	Р	Р	Р	Р	Р	Р	Р	Р	Р	₽P	Р	₽	Р	₽	Р		22 - Utilities
Combination of Electric and Gas	4930	493	221100	2212	Natural Gas Distribution	Р	Р	Р	Р	Р	Р	Р	Р	Р	P P	Р	Р	Р	₽	Р		22 - Utilities
Photovoltaic Solar Energy System, Primary or Accessory	4911	4911	221114	221114	Solar Electric Power Generation										С	С		С	C	С	Ref. Article 5 and Article 10	22 - Utilities
Gas Production and Distribution	4920	492	221200	2212	Natural Gas Distribution	Р	Р	Р	Р	Р	Р	Р		Р	₽P	Р	-	Р	₽	Р		22 - Utilities
Water Supply Facilities	4940	494	221310	22131	Water Supply and Irrigation Systems	Р	Р	Р	Р	Р	Р	Р		Р	₽ P	Р		Р	P	Р		22 - Utilities
Sewerage Services	4952	4952	221320	22132	Sewage Treatment Facilities	₽	₽	P	₽	₽	P	₽	₽	S	€ S	S	e	S	e	S		22 - Utilities
Building construction - General Contractors	1500	15	236000	236	Construction of Buildings								С	Р	Р	Р	e	C-500			No outside storage of material or construction equipment and no overnight parking of trailers or heavy trucks in LC or GC	23 - Construction
Heavy Construction - other than building construction contractors	1600	16	237000	237	Heavy and Civil Engineering Construction										Р	Р	e	C-500				23 - Construction

Permitted and Conditional Uses	Full SIC	Old SIC Code	NAICS Code (Sorted)	NAICS Code	NAICS Description R-15	R-9 R-6 GR	RMF PO	NC LC GC	CBD LI-W	HI	MUI	AC AC	- СР	Notes	Parent NAICS (2 Digit)
Construction-Special Trade Contractors	1700	17	238000	238	Specialty Trade Contractors			С	Р	Р	C	C-500	6	No outside storage of material or construction equipment and o overnight parking of trailers or heavy trucks in GC	23 - Construction
Food & Kindred Products	2000	20	311000	311	Food Manufacturing					Р	e				31-33 - Manufacturing
Slaughter Houses	2011/2015	2011/2015	311600	3116	Animal Slaughtering and Processing Beverage and Tobacco Product					S					31-33 - Manufacturing
Tobacco Products	2100	21	312000	312	Manufacturing					Р	C				31-33 - Manufacturing
Textile Mill Products	2200	22	314000	314	Textile Product Mills					Р	C				31-33 - Manufacturing
Apparel & Other Finished Products made from Fabric	2300	23	315000	315	Apparal Manufacturing					Р	e				31-33 - Manufacturing
Leather and Leather Products	3100	31	316000	316	Leather and Allied Products Manufacturing					Р	E				31-33 - Manufacturing
Lumber & Wood Products, except furniture	2400	24	321000	321	Wood Product Manufacturing				Р	Р	e				31-33 - Manufacturing
Paper and Allied Products	2600	26	322000	322	Paper Manufacturing					Р	e				31-33 - Manufacturing
Printing & Publishing	2700	27	323000	323	Printing and Related Support Activities			Р	₽P	Р	e	C-500			31-33 - Manufacturing
Petroleum Refining	2900	29	324000	324	Petroleum and Coal Products Manufacturing					Р					31-33 - Manufacturing
Chemicals & Allied Products	2800	28	325000	325	Chemical Manufacturing					Р	C				31-33 - Manufacturing
Rubber and Miscellaneous Plastic Products	3000	30	326000	326	Plastics and Rubber Products Manufacturing					Р	e				31-33 - Manufacturing
Stone, Clay, Glass and Concrete Production	3200	32	327000	327	Nonmetallic Mineral Product Manufacturing					Р	e				31-33 - Manufacturing
Primary Metals Industries	3300	33	331000	331	Primary Metals Manufacturing					Р	e				31-33 - Manufacturing
Fabricated Metal Products, Except Machinery & Transportation Equipment	3400	34	332000	332	Fabricated Metal Product Manufacturing				Р	Р	e				31-33 - Manufacturing
Fabricated Structural Metal	3441	3441	332300	3323	Architectural and Structural Metals Manufacturing				Р	Р	C	S		Ref. Article 5	31-33 - Manufacturing
Prefabricated Metal Building and Components	3448	3448	332311	332311	Prefabricated Metal Building and Component Manufacturing				Р	Р	C	S		Ref. Article 5	31-33 - Manufacturing
Metal Doors, Sash, Frames, Molding, and Trim Manufacturing	3442	3442	332322	332322	Metal Window and Door Manufacturing				Р	Р	e	S		Ref. Article 5	31-33 - Manufacturing
Sheet Metal Work	3444	3444	332322	332322	Sheet Metal Work Manufacturing				Р	Р	e	S		Ref. Article 5	31-33 - Manufacturing
Architectural and Ornamental Metal	3446	3446	332323	332323	Ornamental and Architectural Metal Work				Р	Р	e	S		Ref. Article 5	31-33 - Manufacturing
Work Miscellaneous Structural Metal Work	3449	3449	332999	332999	Manufacturing Miscellaneous Fabricated Metal Product				Р	Р	C	S		Ref. Article 5	31-33 - Manufacturing
Industrial & Commercial Machinery & Computer Equipment	3500	35	333000	333	Manufacturing Machinery Manufacturing					Р	e				31-33 - Manufacturing
Industrial & Commercial Machinery & Computer Equipment	3500	35	334000	334	Computer and Electronic Product Manufacturing					Р	e				31-33 - Manufacturing
Electronic & Other Electrical Equipment and Components Except Computer Equipment	3600	36	335000	335	Electrical Equipment, Appliance, and Component Manufacturing				₽P	Р	e				31-33 - Manufacturing
Transportation Equipment	3700	37	336000	336	Transportation Equipment Manufacturing					Р	e				31-33 - Manufacturing
Truck Trailers	3715	3715	336212	336212	Truck Trailer Manufacturing				Р	Р	e				31-33 - Manufacturing
Furniture and Fixtures	2500	25	337000	337	Furniture and Related Product Manufacturing				Р	Р	e				31-33 - Manufacturing
Optical Goods Stores/Misc. Manufacturing	38/39	38/39	339000	339	Miscellaneous Manufacturing				₽ P	Р	e				31-33 - Manufacturing
Wholesale Trade	50/51	50/51	423000	423	Merchant Wholesalers, Durable Goods				Р	Р					42 - Wholesale Trade

Permitted and Conditional Uses	Full SIC	Old SIC Code	NAICS Code (Sorted)	NAICS Code	NAICS Description	R-15 R	-9 R-	-6 GR RM	AF PO	NC	LC	GC	CBD 1	LI-W	HI	MUI	AC	AC- 10	СР	No	otes	Parent NAICS (2 Digit)
Motor Vehicle Parts, Used	5015	5015	423140	42314	Motor Vehicle Parts (Used) Merchant Wholesalers										Р							42 - Wholesale Trade
Salvage of Damaged Merchandise	7389	7389	423140	42314	Junkyards (as defined in Article 10)										Р					RefArt	ticle 10	42 - Wholesale Trade
Salvage of Damaged Merchandise	7389	7389	423900	4239	Salvage, Scrap, merchant wholesalers										S							42 - Wholesale Trade
Scrap Metal	5093	5093	423930	423930	Recyclable Material Merchant wholesalers										S							42 - Wholesale Trade
Monuments and Tombstones	5999	5999	423990	42399	Tombstone merchant wholesalers							Р		Р	Р		С					42 - Wholesale Trade
Animal Auctions	5154	5154	424500	4245	Farm Product Raw Material Merchant Wholesalers									S	S		S	S		Ref. A	rticle 5	42 - Wholesale Trade
Automotive Dealers	5500	55	441100	4411	Automobile Dealers					С	С	Р	e	С		e						44-45 - Retail Trade
Automotive Dealers	5500	55	441300	4413	Automotive Parts, Accessories, and Tire Retailers (New and Used)					С	Р	Р	e	Р						vehicles for	ismantling of r used parts NAICS 42314)	44-45 - Retail Trade
Building Materials	5200	52	444000	444	Building Material and Garden Equipment and Supplies Dealers							Р		Р	Р		C-500					44-45 - Retail Trade
Paint, Glass, and Wallpaper	5230	523	444120	44412	Paint and Wallpaper Retailers							₽	P	₽	P		C-500					44-45 - Retail Trade
Hardware Stores	5250	525	444140	44414	Hardware Retailers				_	Р	Р	Р	P	Р	Р		C-300					44-45 - Retail Trade
Retail Nurseries & Lawn Garden Shop	5260	526	444240	44424	Nursery, Garden Center, and Farm Supply Retailers						Р	Р	₽	Р			С	e				44-45 - Retail Trade
Grocery Stores	5400	54	445110	44511	Grocery Stores Convenience Retailers without Fueling					Р	Р	Р	₽	С		e	C-500					44-45 - Retail Trade
Convenience Stores	5410	541	445131	445131	Service					Р	Р	Р	C	Р	Р	e	C-500					44-45 - Retail Trade
Automatic Merchandising Machine Operators	5962	5962	445132	445132	Automatic Merchandising Machine Operators					С	C	С		С	С		С					44-45 - Retail Trade
Produce Stands	N/A	N/A	445230	445230	/ •					C	C	C					C					44-45 - Retail Trade
Produce Stands Liquor Stores	N/A 5920	N/A 592	445230 445320	445230 44532	Produce stands, temporary Beer, Wine, and Liquor Retailers					C S	C S	C S	8	S			С					44-45 - Retail Trade 44-45 - Retail Trade
Home Furniture, Furnishings Stores	5700	592	449100	4491	Furniture and Home Furnishings Retailers					P	P	P	9	C		e	C-500					44-45 - Retail Trade
Camera, Photo Supply Houses	5946	5946	449200	4492	Electronics and Appliance Retailers					Р	Р	Р	р	С		E	C-300					44-45 - Retail Trade
Catalog & Mail Order Houses	5961	5961	454110	45411	Electronic Shopping and Mail Order Houses	;				P	P	P	P	C			C-300					44-45 - Retail Trade
General Merchandise Stores	5300	53	455100	4551	Department Stores					С	С	Р	₽	С		e	C-500		(equal to 11,000 GFA)	44-45 - Retail Trade
General Merchandise Stores	5300	53	455200	4552	Warehouse Clubs, Supercenters, and Other General Merchandise Retailers							Р	P	С		e	C-500		(0		1,000 SF GFA)	44-45 - Retail Trade
Drug and Sundry Stores	5910	591	456000	456	Health and Personal Care Retailers				Р	Р	Р	Р	P	С		e	C-500					44-45 - Retail Trade
Optical Goods Store	5995	<u>5995</u>	456100	4561	Optical Goods Retailers				₽	₽	₽	₽	₽	C		C	C-300					44-45 - Retail Trade
Fuel Dealers	5541	5541	457110	45711	Gasoline and Alternative Motor Fuels Service Stations with Convenience Stores					С	С	Р	e	Р	Р	e	C-500					44-45 - Retail Trade
Fuel Dealers	5541	5541	457120	45712	Gasoline and Alternative Motor Fuels Service Stations without Convenience Stores							С		Р	Р							44-45 - Retail Trade
Fuel Dealers	5980	598	457210	45721	Fuel oil (i.e. heating) dealers, direct selling							Р		Р	Р							44-45 - Retail Trade
Firewood Shops	5999	5999	457210	45721	Firewood dealers, direct selling							Р		Р			Р	₽				44-45 - Retail Trade
Apparel and Accessory Stores	5600	56	458000	458	Clothing, Clothing Accessories, Shoe, and Jewelry Retailers					Р	Р	Р	P	С		e	C-500					44-45 - Retail Trade
lewelry Stores	5944	5944	458310	45831	Jewelry Retailers	+				₽	₽	₽	P	e		e	C-300					44-45 - Retail Trade
Sporting Goods & Bicycle Shops	5941	5941	459100	4591	Sporting Goods, Hobby, Musical Instrument, Book, and Miscellaneous Retailers					Р	Р	Р	₽	С		e	C-300					44-45 - Retail Trade
Hobby, Toy, Game Stop	5945	5945	459120	45912	Hobby, Toy, and Game Retailers					₽	₽	₽	₽	C		C	C-300					44-45 - Retail Trade
Sewing, Needle & Piece Goods	5949	5949	4 59130	<u>45913</u>	Sewing Supply Stores					₽	₽	₽	₽	ϵ		-	C-300					44-45 - Retail Trade
Book Stores	5942	5942	459200	4592	Book Retailers and News Dealers	<u> </u>				P	P	P	Р	C			C-300					44-45 - Retail Trade
Florists	5992	5992	459300	4593	Florists					Р	Р	Р	Р	С		С	C-300					44-45 - Retail Trade

Permitted and Conditional Uses	Full SIC	Old SIC Code	NAICS Code (Sorted)	NAICS Code	NAICS Description R	-15 1	R-9]	R-6 (GR	RMF P	0	NC	LC	GC	CBD	LI-W	HI	MUI	AC	AC- 10	СР	Notes	Parent NAICS (2 Digit)
Gift, Novelty, Souvenir Shops	5947/5948	5947/5948	459400	4594	Office Supplies, Stationary, and Gift Retailers							Р	Р	Р	Р	C		С	C-300				44-45 - Retail Trade
Flea Markets	5930	593	459500	4595	Used Merchandise Retailers									Р	P	С							44-45 - Retail Trade
Flea Markets	5930	593	459500	4595	Used Merchandise Retailers (Flea Markets)									С		C			C-300				44-45 - Retail Trade
Miscellaneous Retail (i.e. Artist Supplies, Antenna Rooms, Stamps, and Telephone Stores	5999	5999	459900	4599	Other Miscellaneous Retailers							Р	Р	Р	₽	С		e	C-300				44-45 - Retail Trade
Pet Shops	5999	5999	459910	45991	Pet and Pet Supplies Retailers							Р	Р	Р	P	С		e	C-300				44-45 - Retail Trade
Mobile Home Dealers	5270	527	459930	45993	Manufactured home dealers									С		С							44-45 - Retail Trade
Tobacco Stores	5993	5993	459991	459991	Tobacco stores							Р	Р	Р	₽	С		e	C-300				44-45 - Retail Trade
Fireworks	5999	5999	459999	459999	Fireworks shops (i.e., permanent location)									Р		Р	Р		C-300				44-45 - Retail Trade
Transportation by Air	4500	45	481000	481	Air Transportation												Р	e	С				48-49 - Transportation and Warehousing
Transportation Communications	4000	40	482000	482	Rail Transportation									С	C	Р	Р	C					48-49 - Transportation and Warehousing
Water Transportation	4400	44	483000	483	Water Transportation													₽	Р			*Permitted only in AC	48-49 - Transportation and Warehousing
Motor Freight Transportation & Warehousing	4200	42	484000	484	Truck Transportation									C*	e	Р	Р	e				*No trucking operations involving waste materials, especially hazardous waste, or activities involving offense odors or excessive noise, shall be allowed in the GC District	48-49 - Transportation and Warehousing
Local & Suburban Transit (Excluding nonemergency medical transport services)	4100	41	485000	485	Transit and Ground Passenger Transportation									C	e	Р	Р	e					48-49 - Transportation and Warehousing
Non-Emergency Medical Transport Services	4119	4119	485991	485991	Non-emergency medical transportation services (except ambulance services)								Р	Р		Р							48-49 - Transportation and Warehousing
Pipelines, Except Natural Gas	4600	46	486000	486	Pipeline Transportation									С	e	Р	Р	e					48-49 - Transportation and Warehousing
Transportation Services	4700	47	488000	488	Support Activities for Transportation										₽	Р	Р	C	C-500				48-49 - Transportation and Warehousing
Auto Service Except Repair	7549	7549	488410	48841	Motor Vehicle Towing								Р	Р		Р		С	С				48-49 - Transportation and Warehousing
U.S. Postal Services	4300	43	491000	491	Postal Service]	Р	Р	Р	Р	₽	Р	Р	C	Р				48-49 - Transportation and Warehousing
Warehouses	3 Auxilliary Code	3 Auxilliary Code	493100	4931	Warehousing and Storage									С	₽	Р	Р	C				Mini-Warehouses covered under NAICS 53113	48-49 - Transportation and Warehousing
Motion Picture Dist.	7820	782	512100	5121	Motion Picture and Video Industries									Р	P	Р		C					51 - Information
Motion Picture Theaters	7830	783	512100	512131	Motion Picture Theaters								e	₽	P	e		e					51 - Information
Business Services Not Elsewhere Classified - Including Only: Agents & Brokers for Authors and Non- performing Artists; Appraisers[except real estate]; Arbitration and Conciliation Services; Artists' Agents and Brokers [except performing artists]; Authors'	7389	7389	512200	5122	Sound Recording Industries								Р	Р		Р							51 - Information
Cable Services	4840	484	516000	516	8		Р		Р		Р	Р	Р	Р	P	Р	Р	₽	Р	₽	Р		51 - Information
Communication Towers	4800	48	517000	517					S		S	S	S	S	8	S	S	8	S	8	S	Ref. Article 5	51 - Information
Communications	4800	48	517000	517		P	Р	Р	Р	P	Р	Р	Р	Р	₽	Р	Р	e	C	e	-		51 - Information
Computer Programming Services	7379	7379	518210	51821	Data Processing, Hosting, and Related Services								₽			Р	Р						51 - Information
Libraries	8230	823	519210	51921		С	С	С	С	C	Р		Р	Р	₽	Р	-	C	С				51 - Information
Computer Programming Services	7379	7379	519290	51929	Web Search Portals, and All Other Information Services								₽			Р	Р						51 - Information
Depository & Non-Depository Institution	60/61	60/61	521000	521	Monetary Authorities-Central Bank						Р	Р	Р	Р	₽	C		C	C-300				52 - Finance and Insurance
Depository & Non-Depository Institution	60/61	60/61	522000	522	Credit Intermediation and Related Activities]	Р	Р	Р	Р	₽	С		C	C-300				52 - Finance and Insurance
Used Merchandise & Pawn Shops	5930	593	522299	522299	Pawn Shops									Р	₽	С							52 - Finance and Insurance

Permitted and Conditional Uses	Full SIC	Old SIC Code	NAICS Code (Sorted)	NAICS Code	NAICS Description	R-15 R	R-9 R-6	6 GR	R RMF PO	NC	LC	GC	CBD	LI-W	HI	MUI	AC A	С- 0 СР	Notes		Parent NAICS (2 Digit)
Security & Commodity Brokers	6200	62	523000	523	Securities, Commodity Contracts, and Other Financial Investments and Related Activities				Р	Р	Р	Р	₽	С		e	C-300				52 - Finance and Insurance
Insurance Carriers & Agents	63/64	63/64	524000	524	Insurance Carriers and Related Activities				Р	Р	Р	Р	₽	С		e	C-300				52 - Finance and Insurance
Insurance Carriers & Agents	63/64	63/64	525000	525	Funds, Trusts, and Other Financial Vehicles				Р	Р	Р	Р	₽	С		e	C-300				52 - Finance and Insurance
Real Estate, Holding Investment	6500	65	531000	531	Real Estate				Р	Р	Р	Р	₽	С		e	C-300			53 -	Real Estate and Rental and Leasing
Mini-Warehouses	4225	4225	531130	53113	Lessors of Mini-Warehouses and Self- Storage Units						С	С		Р	Р	e	С			53 -	Real Estate and Rental and Leasing
Auto Rental & Leasing	7510	751	532100	5321	Automotive Equipment Rental and Leasing						Р	Р	₽	Р		C	C-300			53 -	Real Estate and Rental and Leasing
Video Tape Rentals	7840	784	532200	5322	Consumer Goods Rental					Р	Р	Р	₽	Р		e	С			53 -	- Real Estate and Rental and Leasing
Equipment rental and leasing, not elsewhere classified, to include only the following uses: airplane rental and leasing; appliance rental and leasing; coin-operated machine rental and leasing; electronic equipment rental and leasing, except medical and computer; industrial truck rental and leasing; oil field equipment rental and leasing; oil well drilling equipment rental and leasing; toilets, portable: rental and leasing; tool rental and leasing; and vending machines, rental only	7359	7359	532400	5324	Commercial and Industrial Machinery and Equipment Rental and Leasing									Р	Р					53 -	Real Estate and Rental and Leasing
Legal Services Offices	8100	81	541100	5411	Legal Services				Р	Р	Р	Р	₽	С		e	С			54 - H	Professional, Scientific, and Technical Services
Business Services Not Elsewhere Classified - Including Only: Agents & Brokers for Authors and Non- performing Artists; Appraisers[except real estate]; Arbitration and Conciliation Services; Artists' Agents and Brokers [except performing artists]; Authors' Agents and Brokers; Business Brokers[buying and selling business enterprises]; Decoration Service for Special Events; Drafting Services; Fundraising on a Contract or Fee Basis; Handwriting analysis; Interior Decorating Consulting Service [except painters and paper hangers]; Interior Designing Services [excent painters	7389	7389	541200	5412	Accounting, Tax Preparation, Bookkeeping, and Payroll Services				Р	Р	Р	Р	þ	С		e	С			54 - I	Professional, Scientific, and Technical Services
Engineering, Accounting, Research	8700	87	541300	5413	Architectural, Engineering, and Related Services				Р	Р	Р	Р	₽	Р	Р	e	C-300			54 - H	Professional, Scientific, and Technical Services
Landscape Counseling and Land- Planning	0781	0781	541300	5413	Landscape Architectural Services						₽									54 - I	Professional, Scientific, and Technical- Services

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Business Services Not Elsewhere Classified - Including Only: Agents & Brokers for Authors and Non- performing Artists; Appraisers[except real estate]; Arbitration and Conciliation Services; Artists' Agents and Brokers [except performing artists]; Authors' Agents and Brokers; Business Brokers[buying and selling business enterprises]; Decoration Service for Special Events; Drafting Services; Fundraising on a Contract or Fee Basis; Handwriting analysis; Interior Decorating Consulting Service [except painters and paper hangers]; Interior	7389	7389	541400	5414	Specialized Design Services				Ρ	Р	Ρ	Р	Ρ	С	P C	C-300					
Commercial Art / Graphic Design	7336	7336	541430	54143	Graphic Design Services						₽										54 - Professional, Scientific, and Technical- Services
Computer Programming Services	7371	7371	541500	5415	Computer Systems Design and Related Services				Р	Р	Р	Р		Р							54 - Professional, Scientific, and Technical Services
Landscape and Horticultural Services	078	078	541690	5416	Management, Scientific, and Technical Consulting Services				Р	Р	Р	Р	₽	Р	Р	Р	₽	Р			54 - Professional, Scientific, and Technical Services
Research, Developing Testing Labs	2 Auxillary Code	2 Auxillary Code	541700	5417	Scientific Research and Development Service				Р	Р	Р	Р	₽	Р	P C	C-500					54 - Professional, Scientific, and Technical Services
Advertising Agencies	7311	7311	541800	5418	Advertising, Public Relations, and Related Services				Р	Р	Р	Р		С							54 - Professional, Scientific, and Technical Services
Mailing, reproduction, commercial- art, photography, photocopying, direct- mail and stenographic services	7330	733	541860	54186	Direct Mail Advertising						₽										54 – Professional, Scientific, and Technical- Services
Photographic Studios	7220	722	541900	5419	Other Professional, Scientific, and Technical Services				Р	Р	Р	Р	₽	Р	e	C-300					54 - Professional, Scientific, and Technical Services
Mailing, reproduction, commercial- art, photography, photocopying, direct- mail and stenographic services	7330	733	541900	5419	Commercial Photography						₽										54 – Professional, Scientific, and Technical- Services
Misc. Services—Artist, Authors, etc.	8900	89	541900	5419	Other Professional, Scientific, and Technical Service				₽		₽	₽	₽	e	e	C-300					54 - Professional, Scientific, and Technical- Services
Veterinary Services	074	074	541940	54194	Veterinary Services				С		С	Р		Р	Р	Р	₽				54 - Professional, Scientific, and Technical Services
Veterinary Services for Animal- Specialities (Small Animals Only)	0742	0742	541940	54194	Veterinary Services				¢		₽										54 - Professional, Scientific, and Technical- Services
Administrative Offices	l Auxillary Code	l Auxillary Code	561100	5611	Office Administrative Services				Р	Р	Р	Р	₽	Р	P ∈	C-200					56 - Administrative and Support and Waste Management and Remediation Services
Employment Agencies	7361	7361	561300	5613	Employment Services				Р		Р	Р	₽	С	e						56 - Administrative and Support and Waste Management and Remediation Services
Help Supply Services	7363	7363	561320	561320	Temporary Help Services						₽										56 - Administrative and Support and Waste Management and Remediation Services-
Business Services	7300	73	561400	5614	Business Support Services				Р	Р	Р	Р	₽	С	e						56 - Administrative and Support and Waste Management and Remediation Services
Credit Consumer Reporting	7320	732	561440	56144	Collection Agencies						₽										56 - Administrative and Support and Waste Management and Remediation Services-

Permitted and Conditional Uses	Full SIC	Old SIC Code	NAICS Code (Sorted)	NAICS Code	NAICS Description	R-15 R-9	R-6	GR R	RMF	РО	NC L	.C	GC CBD	LI-W	HI	MUI	AC	AC- 10	СР	Notes	Parent NAICS (2 Digit)
Credit Consumer Reporting	7320	732	561450	56145	Credit Bureaus						1	P									56 - Administrative and Support and Waste- Management and Remediation Services
Business Services Not Elsewhere Classified - Including Only: Agents & Brokers for Authors and Non- performing Artists; Appraisers[except real estate]; Arbitration and Conciliation Services; Artists' Agents and Brokers [except performing artists]; Authors' Agents and Brokers; Business Brokers[buying and selling business enterprises]; Decoration Service for Special Events; Drafting Services; Fundraising on a Contract or Fee Basis; Handwriting analysis; Interior Decorating Consulting Service [except painters and paper hangers]; Interior Desiming services [excent painters	7389	7389	561491	561491	Repossession Services							С	C	Р						*No on-site storage of repossessed vehicles permitted in LC or GC Districts	56 - Administrative and Support and Waste Management and Remediation Services
Secretarial /Court Reporting Services	7338	7338	561492	561492	Court Reporting and Stenotype Services						1	₽									56 - Administrative and Support and Waste- Management and Remediation Services-
Travel Agencies, Tour Operators, Arrangement of Transportation	4720	472	561500	5615	Travel Arrangement and Reservation Services					Р	P 1	Р	Р								56 - Administrative and Support and Waste Management and Remediation Services
Detective, guard, and armored car services [Except rental of dog for protective services & armored car services]	7381	7381	561610	5616	Investigation and Security Services					Р	P I	Р	Р							Except rental of dog for protective service & armored car services	56 - Administrative and Support and Waste Management and Remediation Services
Security Systems Services including- Burglar alarm monitoring and- Maintenance, Fire Alarm Monitoring- and Maintenance, and Monitoring of- Security Systems devices, Burglar/Fire- Alarms;	7382	7382	561620	56162	Security Systems Services						-	P									56 - Administrative and Support and Waste- Management and Remediation Services
Disinfecting and pest control services to include the following uses: Bird proofing; deodorant servicing of rest rooms, disinfecting service; exterminating service; fumigating service; pest control in structures; rest room cleaning service; termite control; and washroom sanitation service	7342	7342	561710	56171	Exterminating and Pest Control Services								Р	Р	Р						56 - Administrative and Support and Waste Management and Remediation Services
Disinfecting and pest control services to include the following uses: Bird proofing; deodorant servicing of rest rooms, disinfecting service; exterminating service; fumigating service; pest control in structures; rest room cleaning service; termite control; and washroom sanitation service	7342	7342	561720	56172	Janitorial Services								Р	Р	Р						56 - Administrative and Support and Waste Management and Remediation Services
Landscape and Horticultural Services	078	078	561730	56173	Landscaping Services								P P	Р	Р		С	₽			56 - Administrative and Support and Waste Management and Remediation Services

Permitted and Conditional Uses	Full SIC	Old SIC Code	NAICS Code (Sorted)	NAICS Code	NAICS Description	R-15	R-9 R	-6 GI	R RMF	РО	NC	LC	GC	СВÐ	LI-W	HI	MUI	AC	AC- 10	СР	Notes	Parent NAICS (2 Digit)
Carpet & Upholstery Cleaning, Other	7217/7219	7217/7219	561740	56174	Carpet cleaning plants								Р		Р	Р	e	C-300				56 - Administrative and Support and Waste Management and Remediation Services
Manned Convenience Centers	4953	4953	562100	5621	Waste Collection								С	e	С	С		С				56 - Administrative and Support and Waste Management and Remediation Services
Poultry Incinerators	4953	4953	562213	562213	Solid Waste Combustors and Incinerators											S		S	5	iı	ncluding Poultry Incinerate	<i>rs</i> 56 - Administrative and Support and Waste Management and Remediation Services
Elementary, Secondary Schools	8210	821	611100	6111	Elementary and Secondary Schools	С	C (C C	С	С	С	С	С	e				С				61 - Educational Services
Colleges, University, Professional Schools	8210	821	611300	6113	Colleges, Universities, and Professional Schools		(C C	С	С	С	С	С	C	С			С				61 - Educational Services
Vocational Schools	8240	824	611500	6115	Technical and Trade Schools					С	С	Р	Р	₽	Р	Р	e	С				61 - Educational Services
Dance Studios	7910	791	611600	6116	Other Schools and Instruction (including Dance Schools)						С	Р	Р	P	С		e	С				61 - Educational Services
Other Schools & Education Services	8290	829	611700	6117	Educational Support Services					С	С	Р	Р	₽	Р	Р	e	С				61 - Educational Services
Medical & Dental Offices	801/802/804	801/802/804	621100	6211	Offices of Physicians					Р	С	Р	Р	₽	С		e	С				62 - Health Care and Social Assistance
Medical & Dental Offices	801/802/804	801/802/804	621200	6212	Offices of Dentists					Р	С	Р	Р	₽	С		e	С				62 - Health Care and Social Assistance
Doctors of Osteopathy	8030	803	621300	6213	Offices of Other Health Practitioners					₽		P	₽	₽	e		e	e				62 - Health Care and Social Assistance
Medical & Dental Offices	801/802/804	801/802/804	621300	6213	Offices of Other Health Practitioners					Р	С	Р	Р	₽	С		e	С				62 - Health Care and Social Assistance
Massage Parlors and Spas	7299	7299	621399	621399	Massage therapists' offices (e.g., centers, clinics)					С	С	С	С		С		e					62 - Health Care and Social Assistance
Misc. Health & Allied Services	8090	809	621400	6214	Outpatient Care Centers					Р	С	Р	Р	P	С		e	С				62 - Health Care and Social Assistance
Medical & Dental Laboratories Home Healthcare Services/Misc.	8070 8080	807 808	621500 621600	6215 6216	Medical and Diagnostic Laboratories Home Health Care Services					Р		D	P P	P P	P P	С	€ €	C-300 C				62 - Health Care and Social Assistance 62 - Health Care and Social Assistance
Ambulance Services	N/A	N/A	621000	621910	Ambulance Services					r		P	<u>Р</u> Р	ŕ	r	C	£	<u> </u>				62 - Health Care and Social Assistance
Hospitals	8060	806	622100	6221	General Medical and Surgical Hospitals								Р	₽	С		C					62 - Health Care and Social Assistance
Hospitals	8060	806	622200	6222	Psychiatric and Substance Abuse Hospitals								С		С							
Nursing Care Facility	8050	805	623100	6231	Nursing Care Facilities (Skilled Nursing Facilities)	С	C (С Р	Р	Р	Р	Р	Р	P	С		e	C-500				62 - Health Care and Social Assistance
Residential Care	8360	836	623200	6232	Residential Intellectual and Developmental Disability, Mental Health, and Substance Abuse Facilities	Р	P]	P P	Р	Р	Р	Р	Р	₽		S		Р		Р	Ref. Article 5, Article 10	62 - Health Care and Social Assistance
Social Seminars - Individual & Family	8320	832	624100	6241	Individual and Family Services		C	c c		Р	Р	Р	Р	₽	С		e	С				62 - Health Care and Social Assistance
Adult Care Facilities	8322	8322	624120	624120	Services for the Elderly and Persons with Disabilities		C (e c														62 - Health Care and Social Assistance
Job Training & Rehabilitation Services	8330	833	624300	6243	Vocational Rehabilitation Services					Р	Р	Р	Р	₽	Р		C	C-300				62 - Health Care and Social Assistance
Child Care Services Business Services Not Elsewhere Classified - Including Only: Agents & Brokers for Authors and Non-	8350	835	624400	6244	Child Care Services		C (C C	С	Р	Р	Р	Р	P	Р	Р	¢	С				62 - Health Care and Social Assistance
performing Artists; Appraisers[except real estate]; Arbitration and Conciliation Services; Artists' Agents and Brokers [except performing artists]; Authors' Agents and Brokers; Business Brokers[buying and selling business enterprises]; Decoration Service for	7389	7389	711100	7111	Performing Arts Companies						Р	Р	Р		Р							71 - Arts, Entertainment, and Recreation
Professional Sports Clubs & Promoters	7941	7941	711211	711211	Sports Teams and Clubs								Р		Р			C-500				71 - Arts, Entertainment, and Recreation
Racing Track and Operations	7948	7948	711212	711212	Racetracks								S		S							71 - Arts, Entertainment, and Recreation
Professional Sports Clubs & Promoters	7941	7941	711300	7113	Promoters of Performing Arts, Sports, and Similar Events								P		P			C-500				71 - Arts, Entertainment, and Recreation

Permitted and Conditional Uses	Full SIC	Old SIC Code	NAICS Code (Sorted)	NAICS Code	NAICS Description	R-15 1	R-9 R	-6	GR RMF	РО	NC	LC	GC	CBD	LI-W I	IJ₽	AUI	AC	АС- 10 СР	Notes	Parent NAICS (2 Digit)
Business Services Not Elsewhere Classified - Including Only: Agents & Brokers for Authors and Non- performing Artists; Appraisers[except real estate]; Arbitration and Conciliation Services; Artists' Agents and Brokers [except performing artists]; Authors' Agents and Brokers; Business Brokers[buying and selling business enterprises]; Decoration	7389	7389	711400	7114	Agents and Managers for Artists, Athletes, Entertainers, and Other Public Figures						Р	Р	Р		Р						71 - Arts, Entertainment, and Recreation
Business Services Not Elsewhere Classified - Including Only: Agents & Brokers for Authors and Non- performing Artists; Appraisers[except real estate]; Arbitration and Conciliation Services; Artists' Agents and Brokers [except performing artists]; Authors' Agents and Brokers; Business Brokers[buying and selling	7389	7389	711500	7115	Independent Artists, Writers, and Performers						Р	Р	Р		Р						71 - Arts, Entertainment, and Recreation
Museums & Art Galleries	8410	841	712110	71211				2	С	Р		Р	Р	₽	С		e	C-300			71 - Arts, Entertainment, and Recreation
Botanical Gardens Amusement Parks	<u>8420</u> 7996	842 7996	712130 713110	71213 71311	Zoos and Botanical Gardens Amusement and Theme Parks	С	C C	2	С	Р		Р	P P	₽	C P		€ €	C-300			71 - Arts, Entertainment, and Recreation 71 - Arts, Entertainment, and Recreation
Coin Operated Amusement Devices	7993	7993	713120	71312	Amusement Arcades						С	С	Р	₽	Р		e	C-300			71 - Arts, Entertainment, and Recreation
Bingo Parlor / Pool Hall	7999	7999	713290	71329	Other Gambling Industries (i.e. Bingo Parlors, Pool Halls)								S		S					Ref. Article 5	71 - Arts, Entertainment, and Recreation
Electronic Gaming Establishments	7999	7999	713290	71329	Electronic Gaming Establishments (Gambling)								S		S					Ref. Article 5	71 - Arts, Entertainment, and Recreation
Amusements & Rec. (Not Classified)	7999	7999	713900	7139	Other Amusement and Recreation Industries						S	S	S		S		S	S		Ref. Article 5	71 - Arts, Entertainment, and Recreation
Golf Courses, Public	7992	7992	713910	71391	Golf Courses and Country Clubs (public)	С	C C	2					Р		Р		e	С	С		71 - Arts, Entertainment, and Recreation
Membership Sports & Rec. Clubs	7997	7997	713910	71391	Golf Courses and Country Clubs (private)	C	€ (7 1)					₽	₽	P		e	C			71 - Arts, Entertainment, and Recreation
Marinas/Boat Docks	4493	4493	713930	71393	Marinas													Р	С		71 - Arts, Entertainment, and Recreation
Physical Fitness Facilities	7991	7991	713940	71394	Physical Fitness Facilities						Р	Р	Р		P	2	C	C-300			71 - Arts, Entertainment, and Recreation
Theatrical Producers / Bowling Alley's	792/793	792/793	713950	71395	Bowling Alleys								Р	₽	С		€	C-500			71 - Arts, Entertainment, and Recreation
Indoor Pistol, Rifle, and Skeet Ranges	7999	7999	713990	71399	Shooting Ranges (Indoor)						S	S	S		S	S	S	S		Ref. Article 5	71 - Arts, Entertainment, and Recreation
<i>Outdoor Pistol, Rifle, and Skeet</i> <i>Ranges</i>	7999	7999	713990	71399	Shooting Ranges (Outdoor)						S	S	S		S	S	8	S		Ref. Article 5	71 - Arts, Entertainment, and Recreation
Hotels & Motels	7010	701	721110	72111	Hotels (except Casino Hotels) and Motels								Р	₽	С		e	C-300			72 - Accommodation and Food Services
Organization Hotels and Lodges	7040	704	721110	72111	Organization Hotels and Lodges					С	С	С	Р	e			e	C-300			72 - Accommodation and Food Services
Bed & Breakfast	N/A	N/A	721191	721191	Bed and Breakfast Inns		С		С	С	С	С		e				С	e		72 - Accommodation and Food Services
Recreational Vehicle Parks and Camps	7030	703	721200	7212	Recreational Vehicle Parks and Recreational Camps								С		С		€	C-300			72 - Accommodation and Food Services
Rooming & Boarding Houses	7020	702	721300	7213	Rooming and Boarding Houses, Dormitories, and Workers' Camps		(С	С	С	С	С	e			e				72 - Accommodation and Food Services
Drinking Places/Night Clubs/Bottle Shops	5813	5813	722400	7224	Drinking Places/Night Clubs/Bottle Shops						S	S	S	S	S		8	S		Ref. Article 5, Article 10	72 - Accommodation and Food Services
Eating Places	5812	5812	722500	7225	Restaurants and Other Eating Places						Р	Р	Р	P	Р		e	С			72 - Accommodation and Food Services
Auto Repair Shop	7530	753	811110	8111	Automotive Repair and Maintenance						-	-	C	e			e	C-300			81 - Other Services (except Public Administration)
Auto Service Except Repair	7549	7549	811191	811191	Automotive Oil Change and Lubrication Shops							Р	Р		Р		e	С			81 - Other Services (except Public Administration)
Car Washes	7542	7542	811192	811192				\uparrow			С	Р	Р		Р			C-300			81 - Other Services (except Public Administration)
Miscellaneous Repairs	7600	76	811200	8112	Electronic and Precision Equipment Repair and Maintenance								Р	₽	Р	P	e	C-300			81 - Other Services (except Public Administration)

Permitted and Conditional Uses	Full SIC	Old SIC Code	NAICS Code (Sorted)	NAICS Code	NAICS Description	R-15 R	-9 R-6	GR RM	F PO	NC	LC	GC	CBD	LI-W	HI M	UI	AC	AC- 10 CP Notes	Parent NAICS (2 Digit)
Miscellaneous Repairs	7600	76	811300	8113	Commercial and Industrial Machinery and Equipment (except Automotive and Electronic) Repair and Maintenance							Р	₽	Р	P	E	C-300		81 - Other Services (except Public Administration)
Laundry and Garment Services not Elsewhere Classified	7219	7219	811400	8114	Personal and Household Goods Repair and Maintenance					Р	Р	Р		Р	P (C	C-300		81 - Other Services (except Public Administration)
Shoe Repair, Shoe Shine, Hat- Cleaning	7250	725	811430	81143	Shoe repair shops without retailing new shoes					₽	₽	₽	₽	₽	(e	C-300		81 - Other Services (except Public- Administration)
Garment Alteration and Repair Shops	7219	7219	811490	81149	Other Personal and Household Goods- Repair and Maintenance							₽		₽	₽	e	C-300		81 - Other Services (except Public Administration)
Watch, Clock & Jewelry Repair	7631	7631	811490	81149	Watch repair shops without retailing new- watches						₽								81 - Other Services (except Public- Administration)
Beauty & Barber Shops	723,724	723,724	812112	812112	Beauty and barber shops, combined				Р	Р	Р	Р	₽	Р	(e	С		81 - Other Services (except Public Administration)
Massage Parlors and Spas	7299	7299	812199	812199	Massage wellness spas/centers				С		С	С		С	(e			81 - Other Services (except Public Administration)
Tattoo Parlor	7299	7299	812199	812199	Tattoo Parlors							S		S					81 - Other Services (except Public Administration)
Funeral Homes and Crematories	7260	726	812210	81221	Funeral Homes and Funeral Services						Р	Р		Р			C-500		81 - Other Services (except Public Administration)
Ash Gardens	N/A	N/A	812220	81222	Ash Gardens	C (C C	C C	С	C	С	С	e	С			С	C Use Review in accordance with	
Cemeteries	N/A	N/A	812220	81222	Cemeteries	C-300	C C	C C									C-300	C-300 C-300 C-300 Section 5.b.1.i of the Ordinance	81 - Other Services (except Public Administration)
Coin Operated Laundries	7215	7215	812310	81231	Automatic laundries, coin-operated					Р	Р	Р	e	Р	(e	C-300		81 - Other Services (except Public Administration)
Power Laundries/Dry Cleaning Plants	7211/7216	7211/7216	812320	81232	Drycleaning plants (except rug cleaning plants)						С	С		Р	P (E	C-500		81 - Other Services (except Public Administration)
Agents for Laundry & Dry Cleaners, Linen Supply	7212/7213	7212/7213	812320	81232	Laundry and drycleaning agents					Р	Р	Р	₽	Р	P (E	С		81 - Other Services (except Public Administration)
Industrial Laundries	7218	7218	812332	812332	Industrial Laundry Services							С	e	Р	P (e			81 - Other Services (except Public Administration)
Miscellaneous Personal Services	7290	729	812900	8129	All Other Personal Services				С	Р	Р	Р	₽	С	(e	C-300		81 - Other Services (except Public Administration)
Commercial Truck and Trailer Parking	7520	752	812930	81293	Commercial Truck and Trailer Parking							С	e	Р	P (E	C-500		81 - Other Services (except Public Administration)
Automotive Parking	7520	752	812930	81293	Parking Lots and Garages							С	С	Р	P (С			81 - Other Services (except Public Administration)
Special Event Facilities	7290	729	812990	81299	Special Event Facilities						С	С	e	С	(e	C-300		81 - Other Services (except Public Administration)
Business Services Not Elsewhere Classified - Including Only: Agents & Brokers for Authors and Non- performing Artists; Appraisers[except real estate]; Arbitration and Conciliation Services; Artists' Agents and Brokers [except performing artists]; Authors' Agents and Brokers; Business Brokers[buying and selling business enterprises]; Decoration Service for Special Events; Drafting Services; Fundraising on a Contract or Fee Basis; Handwriting analysis; Interior Decorating Consulting Service [except painters and paper hangers]; Interior Designing Services Lexcent painters	7389	7389	812990	81299	Bondsperson Services				Р		Р	Р		С					81 - Other Services (except Public Administration)
Churches & Religious Organizations	8660	866	813100	8131	Religious Organizations	С	сс	C C	C	C	С	С	e	С	(e	С		81 - Other Services (except Public Administration)
			813200	8132	Grantmaking and Grant Services				Р		Р	Р		С					

Permitted and Conditional Uses	Full SIC	Old SIC Code	NAICS Code (Sorted)	NAICS Code	NAICS Description	R-15	R-9	R-6	GR	RMF	РО	NC	LC	GC	CBD	LI-W H	I M	UI A	AC	AC- 10	СР	Notes	Parent NAICS (2 Digit)
Other Social Services	8390	839	813300	8133	Social Advocacy Organizations									₽	₽	₽	e	C C	=300				81 - Other Services (except Public- Administration)
Other Membership Organizations	8690	869	813300	8133	Social Advocacy Organizations						Р		Р	Р	₽	С	¢	C	-500				81 - Other Services (except Public Administration)
Other Membership Organizations	8690	869	813400	8134	Civic and Social Organizations						Р		Р	Р	₽	С	e	C	-500				81 - Other Services (except Public Administration)
Organization Facilities & Business Assoc.	861/862/863 /864/865	861/862/863 /864/865	813900	8139	Business, Professional, Labor, Political, and Similar Organizations	С	С	С	С		Р		Р	Р	₽	Р	e		С				81 - Other Services (except Public Administration)
Government Offices		911/912/919 /92/93/94/95 /96	921000	921	Executive, Legislative, and Other General Government Support						Р		Р	Р	₽	P (c e		С				92 - Public Administration
Community Centers	N/A	N/A	921000	921	Community Centers	С	С	Р	Р	С													92 - Public Administration
Parks & Playgrounds	N/A	N/A	921000	921	Parks and Playgrounds	Р	Р	Р	Р	Р	Р	С	Р	Р	P		0	2	Р	₽	Р		92 - Public Administration
Justice, public order and safety	9200	92	922000	922	Justice, Public Order, and Safety Activities	С	С	Р	Р	Р	Р	Р	Р	Р	₽	P I	• E	7	Р	₽			92 - Public Administration
Correctional Institutions/Facilities	9223	9223	922140	92214	Correctional Institutions								S	S	5	S S	5		S			Ref. Article 5	92 - Public Administration
National Guard Armory	9700	97	928000	928	National Security and International Affairs									Р		P I	>		С				92 - Public Administration
Adult Uses	7299	7299	99999991	N/A	Sexually Oriented Businesses	D		P	D		6	0	G	S	G				D	D	D		
Single Family Detached	N/A	N/A	9999992	N/A	Single Family Detached Dwelling	P	P	P	P	D	C	C	C	P	C		0		Р	₽	Р		
Single Family Attached	N/A	N/A	9999993	N/A	Single Family Attached Dwelling	С	Р	Р	P	Р	C	C	C	P	E		6						
Duplex, Residential Patio Homes	N/A	N/A	9999994 9999995	N/A N/A	Duplex Dwelling				C C	C	C	C C	C	P P	C C		6						
Tri-plex & Quadraplex	N/A N/A	N/A N/A	99999995	N/A N/A	Patio Home Dwellings Triplex and Quadplex Dwellings				C C	C P	C C	<u>с</u>	C C	P C	E E		e						
Townhouses	N/A N/A	N/A N/A	99999997	N/A N/A	Townhouse Dwellings	С	С	С	C	C	C	C	C	P	E		e						
Multi-family Apartments	N/A	N/A N/A	9999998	N/A	Suburban Multi-Family Apartments	C	C	C	C	P		C	C	C	E		E						
Mobile Homes	N/A	N/A	99999999	N/A	Mobile Homes/Manufactured Homes				Р	-	Ū	0	U	Ū	C				Р	P	Р		
Mobile Home Park	N/A	N/A	999999991	N/A	Mobile Home Park				C					С					-				
Home Day Care as Home Occupation	N/A	N/A	99999992	N/A	In-Home Day Care as Home Occupation	С	С	С	С	С	С	С	С	С	e		€	1	С			Ref. Article 5	
Residential Accessory Uses (Bath houses, Cabanas, Non-Commercial Greenhouses, Private Garage & Carport, Storage Building, Swimming Pool, Tool Shed & Work Shop)	N/A	N/A	99999993	N/A	Residential Accessory Uses (Bath houses, Cabanas, Non-Commercial Greenhouses, Private Garage & Carport, Storage Building, Swimming Pool, Tool Shed & Work Shop)	Р	Р	Р	Р	Р	Р	Р	Р	Р	₽		₽	2	Р			Ref: Article 4.g.2	
Home Based Businesses	N/A	N/A	999999994	N/A	Home-Based Businesses						Р	Р	Р	Р	₽		₽	<u>></u>				Subject to Definition in Article 10.b.1.	
Residential Accessory Uses (Bath houses, Cabanas, Non-Commercial Greenhouses, Private Garage & Carport, Storage Building, Swimming Pool, Tool Shed & Work Shop)	N/A	N/A	999999995	N/A	Accessory Apartments	Р	Р	Р	Р	Р	Р	Р	Р	Р					Р			Ref Article 4.g Not permitted on lots with Manufactured or Mobile Homes	
Single Family Semi-Detached	N/A	N/A	N/A	N/A					e	e													
Telephone Utility	4800	48																					
Paint and Wallpaper - Not Glass	5230	523											P										
Stationary Shops	5943	5943										₽	P	P	P	e	e	e e	-300				44-45 - Retail Trade
Automotive Tops (Canvas or Plastic),- installation, repair, or sales and- installation, and upholstery repair,- automotive ONLY	7532	7532											C										
Individual and Family Social Services	<u>8320</u>	<u>832</u>											₽										
Fire Protection Facilities	9224	9224									₽	₽	₽	₽	P	P I	2 €	-	₽	₽			

NAICS Code	NAICS Description	R-15	R-9	R-6	GR	RMF	РО	NC	LC	GC	LI-W	HI	AC	СР	Notes	Parent NAICS (2 Digit)
111	Crop Production	Р	Р	Р	Р	Р	C	C	С	С	Р	Р	Р	Р	Ref: Article 3.v.1, Article 5.b.1.	11 - Agriculture, Forestry, Fishing and Hunting
112	Animal Production and Aquaculture	Р	Р	Р	Р	Р	C	С	C	C	Р	Р	Р	Р	Ref: Article 3.v.1, Article 5.b.1.	11 - Agriculture, Forestry, Fishing and Hunting
112112	Beef Cattle Feedlots										S	S	S		Ref. Article 5.b.3.h.	11 - Agriculture, Forestry, Fishing and Hunting
112210	Hog and Pig Farming												S	S	<i>Ref. Article 5.b.3.h. and Article 5.b.3.q.</i>	11 - Agriculture, Forestry, Fishing and Hunting
1123	Poultry and Egg Production												S		Ref. Article 5.b.3.h.	11 - Agriculture, Forestry, Fishing and Hunting
11299	Kennels, breeding and raising stock for sale									S	S	S	S		Ref. Article 5.b.3.h.	11 - Agriculture, Forestry, Fishing and Hunting
113	Forestry and Logging										Р	Р	Р	Р		11 - Agriculture, Forestry, Fishing and Hunting
114	Fishing, Hunting, and Trapping										Р	Р	Р	Р		11 - Agriculture, Forestry, Fishing and Hunting
1151	Support Activities for Crop Production									Р	Р	Р	C	Р	Ref: Article 5.b.1.	11 - Agriculture, Forestry, Fishing and Hunting
11511	Soil Preparation, Planting, and Cultivating									Р	Р	Р	Р	Р		11 - Agriculture, Forestry, Fishing and Hunting
1152	Support Activities for Animal Production									С	С		С	Р	Ref: Article 5.b.1.	11 - Agriculture, Forestry, Fishing and Hunting
211	Oil and Gas Extraction											Р	C-1000			21 - Mining, Quarrying, and Oil and Gas Extraction
2122	Metal Ore Mining											S	S		Ref. Article 5.b.2.e.	21 - Mining, Quarrying, and Oil and Gas Extraction
2123	Nonmetallic Mineral Mining and Quarrying											С	C		Ref. Article 5.b.1.	21 - Mining, Quarrying, and Oil and Gas Extraction
213	Support Activities for Mining											С	С		Ref. Article 5.b.1.	21 - Mining, Quarrying, and Oil and Gas Extraction
22112	Electric Power Substations	S	S	S	S	S	S	S	S	S	S	S	S	S	Ref Article 5.b.3.t.	22 - Utilities
2212	Natural Gas Distribution	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р		22 - Utilities
22111	Electric Power Generation	S	S	S	S	S				S	S	S	S		Ref Article 5.b.3.t.	22 - Utilities
221114	Solar Electric Power Generation										С	C	C	C	<i>Ref. Article 5.b.1. and Article 10</i> <i>Definition</i>	22 - Utilities
22112	Electric Power Transmission, Control, and Distribution	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р		22 - Utilities
2212	Natural Gas Distribution	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р		22 - Utilities
	Water Supply and Irrigation Systems	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р		22 - Utilities
22132	Sewage Treatment Facilities	P	P	P	P	P	₽	P	P	S	S	S	S	S	Ref Article 5.b.3.s.	22 - Utilities
236	Construction of Buildings								C*	P*	Р	Р	C-500		Ref. Article 5.b.1. *No outside storage of material or construction equipment and no overnight parking of trailers or heavy trucks in LC or GC	23 - Construction
237	Heavy and Civil Engineering Construction										Р	Р	C-500		Ref. Article 5.b.1.	23 - Construction
238	Specialty Trade Contractors									C*	Р	Р	C-500		Ref. Article 5.b.1. *No outside storage of material or construction equipment and no overnight parking of trailers or heavy trucks in GC	23 - Construction
311	Food Manufacturing					1	1					Р				31-33 - Manufacturing
	Sugar and Confectonary Product					1						D			Ref Article 5.b.1 (Artisan Food and	
3113	Manufacturing										C*	Р	C*		Beverage Production)	31-33 - Manufacturing
3114	Fruit and Vegetable Preserving and Specialty Foods Manufacturing										C*	Р	C*		Ref Article 5.b.1 (Artisan Food and Beverage Production)	31-33 - Manufacturing

NAICS Code	NAICS Description	R-15	R-9	R-6	GR RMF PO	NC	LC	GC	LI-W	HI	AC	СР	Notes	Parent NAICS (2 Digit)
3115	Dairy Product Manufacturing								C*	Р	C*		Ref Article 5.b.1 (Artisan Food and Beverage Production)	31-33 - Manufacturing
3116	Animal Slaughtering and Processing									S			Ref. Article 5.b.3.h.	31-33 - Manufacturing
3118	Bakeries and Tortilla Manufacturing								C*	Р	C*		Ref Article 5.b.1 (Artisan Food and Beverage Production)	31-33 - Manufacturing
3119	Other Food Manufacturing (Coffee & Tea, Snack Foods, etc.)								C*	Р	C*		Ref Article 5.b.1 (Artisan Food and Beverage Production)	31-33 - Manufacturing
312	Beverage and Tobacco Product Manufacturing								C*	Р			Ref Article 5.b.1 (Artisan Food and Beverage Production)	31-33 - Manufacturing
313	Textile Mills									Р				31-33 - Manufacturing
314	Textile Product Mills									Р				31-33 - Manufacturing
315	Apparal Manufacturing									Р				31-33 - Manufacturing
316	Leather and Allied Products Manufacturing									Р				31-33 - Manufacturing
321	Wood Product Manufacturing								Р	Р				31-33 - Manufacturing
322	Paper Manufacturing									Р				31-33 - Manufacturing
323	Printing and Related Support Activities							Р	Р	Р	C-500		Ref. Article 5.b.1.	31-33 - Manufacturing
324	Petroleum and Coal Products Manufacturing									Р				31-33 - Manufacturing
325	Chemical Manufacturing								C	Р			Ref. Article 5.b.1.	31-33 - Manufacturing
326	Plastics and Rubber Products Manufacturing								С	Р			Ref. Article 5.b.1.	31-33 - Manufacturing
327	Nonmetallic Mineral Product Manufacturing								С	Р			Ref. Article 5.b.1.	31-33 - Manufacturing
331	Primary Metals Manufacturing									Р				31-33 - Manufacturing
332	Fabricated Metal Product Manufacturing								Р	Р				31-33 - Manufacturing
3323	Architectural and Structural Metals Manufacturing								Р	Р	S		Ref. Article 5.b.3.a	31-33 - Manufacturing
332311	Prefabricated Metal Building and Component Manufacturing								Р	Р	S		Ref. Article 5.b.3.a	31-33 - Manufacturing
	Metal Window and Door Manufacturing								Р	Р	S		Ref. Article 5.b.3.a	31-33 - Manufacturing
	Sheet Metal Work Manufacturing								Р	Р	S		Ref. Article 5.b.3.a	31-33 - Manufacturing
332323	Ornamental and Architectural Metal Work Manufacturing		_						Р	Р	S		Ref. Article 5.b.3.a	31-33 - Manufacturing
332999	Miscellaneous Fabricated Metal Product Manufacturing								Р	Р	S		Ref. Article 5.b.3.a	31-33 - Manufacturing
	Machinery Manufacturing									Р				31-33 - Manufacturing
334	Computer and Electronic Product Manufacturing									Р				31-33 - Manufacturing
335	Electrical Equipment, Appliance, and Component Manufacturing								Р	Р				31-33 - Manufacturing
336	Transportation Equipment Manufacturing									Р				31-33 - Manufacturing
336212	Truck Trailer Manufacturing								Р	Р				31-33 - Manufacturing
	Furniture and Related Product Manufacturing								Р	Р				31-33 - Manufacturing

NAICS Code	NAICS Description	R-15	R-9	R-6	GR	RMF	РО	NC	LC	GC	LI-W	HI	AC	СР	Notes	Parent NAICS (2 Digit)
339	Miscellaneous Manufacturing										Р	Р				31-33 - Manufacturing
423	Merchant Wholesalers, Durable Goods										Р	Р				42 - Wholesale Trade
42314	Motor Vehicle Parts (Used) Merchant Wholesalers											Р				42 - Wholesale Trade
42314	Junkyards (as defined in Article 10)											Р			<i>Ref. Article 5.b.3.k. and Article 10</i> <i>Definition</i>	42 - Wholesale Trade
4239	Salvage, Scrap, merchant wholesalers											S			Ref. Article 5.b.3.k.	42 - Wholesale Trade
423930	Recyclable Material Merchant wholesalers											S			Ref. Article 5.b.3.k.	42 - Wholesale Trade
42399	Tombstone merchant wholesalers									Р	Р	Р	С			42 - Wholesale Trade
424	Merchant Wholesalers, Nondurable Goods										Р	Р				42 - Wholesale Trade
4245	Farm Product Raw Material Merchant Wholesalers										S	S	S		Ref. Article 5.b.3.h.	42 - Wholesale Trade
425	Wholesale Trade Agents and Brokers						Р	Р	Р	Р	Р	Р				42 - Wholesale Trade
4411	Automobile Dealers							C	С	Р	С					44-45 - Retail Trade
4412	Other Motor Vehicle Dealers									С	С					42 - Wholesale Trade
4413	Automotive Parts, Accessories, and Tire Retailers (New and Used)							C	Р	Р	Р				Ref. Article 5.b.1. No on-site dismantling of vehicles for used parts permitted. (See NAICS 42314)	44-45 - Retail Trade
444	Building Material and Garden Equipment and Supplies Dealers									Р	Р	Р	C-500		Ref. Article 5.b.1.	44-45 - Retail Trade
44414	Hardware Retailers							Р	Р	Р	Р	Р	C-300		Ref. Article 5.b.1.	44-45 - Retail Trade
4442	Lawn and Garden Equipment and Supplies Retailers								Р	Р	Р		C		Ref. Article 5.b.1.	44-45 - Retail Trade
445	Food and Beverage Retailers							Р	Р	Р	Р	С	С		Ref. Article 5.b.1.	44-45 - Retail Trade
44511	Grocery Stores							Р	Р	Р	С		C-500		Ref. Article 5.b.1.	44-45 - Retail Trade
44513	Convenience Retailers without Fueling Service							Р	Р	Р	Р	Р	C-500		Ref. Article 5.b.1.	44-45 - Retail Trade
445132	Automatic Merchandising Machine Operators							С	C	C	С	С	C		Ref. Article 5.b.1.	44-45 - Retail Trade
4452	Specialty Food Retailers							Р	Р	Р	С		C-500		Ref. Article 5.b.1.	44-45 - Retail Trade
445230	Produce Stands, permanent							С	С	С			С		Ref. Article 5.b.1.	44-45 - Retail Trade
445230	Produce stands, temporary							C	C	С			С		Ref. Article 5.b.1.	44-45 - Retail Trade
4453	Beer, Wine, and Liquor Retailers							S	S	S	S				Ref. Article 5.b.3.n.	44-45 - Retail Trade
4491	Furniture and Home Furnishings Retailers							Р	Р	Р	С		C-500		Ref. Article 5.b.1.	44-45 - Retail Trade
4492	Electronics and Appliance Retailers		ļ					Р	Р	Р	С		C-300		Ref. Article 5.b.1.	44-45 - Retail Trade
45411	Electronic Shopping and Mail Order Houses							P	₽	₽	e		C-300			44-45 Retail Trade
4551	Department Stores							С	C	Р	С		C-500		Ref. Article 5.b.1. (Less than or equal to 11,000 SF GFA)	44-45 - Retail Trade
4552	Warehouse Clubs, Supercenters, and Other General Merchandise Retailers									Р	С		C-500		Ref. Article 5.b.1. (Greater than 11,000 SF GFA)	44-45 - Retail Trade
456	Health and Personal Care Retailers						Р	Р	Р	Р	С		C-500		Ref. Article 5.b.1.	44-45 - Retail Trade

NAICS Code	NAICS Description	R-15	R-9	R-6	GR	RMF	РО	NC	LC	GC	LI-W	HI	AC	СР	Notes	Parent NAICS (2 Digit)
45711	Gasoline and Alternative Motor Fuels Service Stations with Convenience Stores							С	С	Р	Р	Р	C-500		Ref. Article 5.b.1.	44-45 - Retail Trade
45712	Gasoline and Alternative Motor Fuels Service Stations without Convenience Stores									С	Р	Р			Ref. Article 5.b.1.	44-45 - Retail Trade
4572	Fuel Dealers									Р	Р	Р				44-45 - Retail Trade
45721	Firewood dealers, direct selling									Р	Р		Р			44-45 - Retail Trade
458	Clothing, Clothing Accessories, Shoe, and Jewelry Retailers							Р	Р	Р	С		C-500		Ref. Article 5.b.1.	44-45 - Retail Trade
459	Sporting Goods, Hobby, Musical Instrument, Book, and Miscellaneous Retailers							Р	Р	Р	С		C-300		Ref. Article 5.b.1.	44-45 - Retail Trade
4595	Used Merchandise Retailers									Р	С				Ref. Article 5.b.1.	44-45 - Retail Trade
4595	Used Merchandise Retailers (Flea Markets)									C	C		C-300		Ref. Article 5.b.1.	44-45 - Retail Trade
45993	Manufactured home dealers									С	С				Ref. Article 5.b.1.	44-45 - Retail Trade
<mark>459991</mark>	Tobacco Stores									С	C				Ref. Article 5.b.1.	44-45 - Retail Trade
459999	Fireworks shops (permanent location)									Р	Р	Р	C-300		Ref. Article 5.b.1.	44-45 - Retail Trade
481	Air Transportation											Р	С		Ref. Article 5.b.1.	48-49 - Transportation and Warehousing
482	Rail Transportation									С	Р	Р				48-49 - Transportation and Warehousing
483	Water Transportation												Р		*Permitted only in AC	48-49 - Transportation and Warehousing
484	Truck Transportation									C*	Р	Р			Ref. Article 5.b.1. *No trucking operations involving waste materials, especially hazardous waste, or activities involving offense odors or excessive noise, shall be allowed in the GC District	48-49 - Transportation and Warehousing
485	Transit and Ground Passenger Transportation									C	Р	Р			Ref. Article 5.b.1.	48-49 - Transportation and Warehousing
485991	Non-emergency medical transportation services (except ambulance services)								Р	Р	Р					48-49 - Transportation and Warehousing
486	Pipeline Transportation									С	Р	Р			Ref. Article 5.b.1.	48-49 - Transportation and Warehousing
487	Scenic and Sightseeing Transportation									Р	Р	Р				48-49 - Transportation and Warehousing
488	Support Activities for Transportation										Р	Р	C-500		Ref. Article 5.b.1.	48-49 - Transportation and Warehousing
48841	Motor Vehicle Towing								Р	Р	Р		С			48-49 - Transportation and Warehousing
491	Postal Service						Р	Р	Р	Р	Р	Р	Р			48-49 - Transportation and Warehousing
492	Couriers and Messengers						Р	Р	P	Р	Р	Р				48-49 - Transportation and Warehousing
493	Warehousing and Storage										Р	Р			Mini-Warehouses covered under NAICS 53113	48-49 - Transportation and Warehousing
5121	Motion Picture and Video Industries									Р	Р					51 - Information
5122	Sound Recording Industries								Р	Р	Р					51 - Information
513	Publishing Industries						P*	P*	P*	P*	Р	Р			*Not including manufacturing/printing of published materials	51 - Information
516	Broadcasting and Content Providers	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р		51 - Information

NAICS Code	NAICS Description	R-15	R-9	R-6	GR	RMF	РО	NC	LC	GC	LI-W	HI	AC	СР	Notes	Parent NAICS (2 Digit)
517	Communications Towers	S	S	S	S	S	S	S	S	S	S	S	S	S	Ref. Article 5.b.4.	51 - Information
517	Telecommunications	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	С		Ref. Article 5.b.1.	51 - Information
518	Data Processing, Hosting, and Related Services								₽		Р	Р				51 - Information
519	Libraries and Archives	С	С	С	С	С	Р		Р	Р	Р		C		Ref. Article 5.b.1.	51 - Information
51929	Web Search Portals, and All Other Information Services								₽		Р	Р				51 - Information
521	Monetary Authorities-Central Bank						Р	Р	Р	Р	С		C-300		Ref. Article 5.b.1.	52 - Finance and Insurance
522	Credit Intermediation and Related Activities						Р	Р	Р	Р	С		C-300		Ref. Article 5.b.1.	52 - Finance and Insurance
522299	Pawn Shops									Р	С				Ref. Article 5.b.1.	52 - Finance and Insurance
523	Securities, Commodity Contracts, and Other Financial Investments and Related Activities						Р	Р	Р	Р	С		C-300		Ref. Article 5.b.1.	52 - Finance and Insurance
524	Insurance Carriers and Related Activities						Р	Р	Р	Р	С		C-300		Ref. Article 5.b.1.	52 - Finance and Insurance
525	Funds, Trusts, and Other Financial Vehicles						Р	Р	Р	Р	С		C-300		Ref. Article 5.b.1.	52 - Finance and Insurance
531	Real Estate						Р	Р	Р	Р	С		C-300		Ref. Article 5.b.1.	53 - Real Estate and Rental and Leasing
53113	Lessors of Mini-Warehouses and Self-Storage Units								С	С	Р	Р	С		Use Review in accordance with Article 5.b.1.h.	53 - Real Estate and Rental and Leasing
5321	Automotive Equipment Rental and Leasing								Р	Р	Р		C-300		Ref. Article 5.b.1.	53 - Real Estate and Rental and Leasing
5322	Consumer Goods Rental							Р	Р	Р	Р		С		Ref. Article 5.b.1.	53 - Real Estate and Rental and Leasing
5323	General Rental Centers									Р	Р	Р				53 - Real Estate and Rental and Leasing
5324	Commercial and Industrial Machinery and Equipment Rental and Leasing										Р	Р				53 - Real Estate and Rental and Leasing
533	Lessors of Nonfictional Intangible Assets (except Copyrighted Works)						Р		Р	Р	Р					53 - Real Estate and Rental and Leasing
5411	Legal Services						Р	Р	Р	Р	С		С		Ref. Article 5.b.1.	54 - Professional, Scientific, and Technical Services
5412	Accounting, Tax Preparation, Bookkeeping, and Payroll Services						Р	Р	Р	Р	С		С		Ref. Article 5.b.1.	54 - Professional, Scientific, and Technical Services
5413	Architectural, Engineering, and Related Services						Р	Р	Р	Р	Р	Р	C-300		Ref. Article 5.b.1.	54 - Professional, Scientific, and Technical Services
5414	Specialized Design Services						Р	Р	Р	Р	Р	Р	C-300		Ref. Article 5.b.1.	
5415	Computer Systems Design and Related Services						Р	Р	Р	Р	Р	_				54 - Professional, Scientific, and Technical Services
5416	Management, Scientific, and Technical Consulting Services						Р	Р	Р	Р	Р	Р	Р	С	Ref. Article 5.b.1.	54 - Professional, Scientific, and Technical Services
5417	Scientific Research and Development Service						Р	Р	Р	Р	Р	Р	C-500		Ref. Article 5.b.1.	54 - Professional, Scientific, and Technical Services
5418	Advertising, Public Relations, and Related Services						Р	Р	Р	Р	С				Ref. Article 5.b.1.	54 - Professional, Scientific, and Technical Services
5419	Other Professional, Scientific, and Technical Services						Р	Р	Р	Р	Р		C-300		Ref. Article 5.b.1.	54 - Professional, Scientific, and Technical Services

NAICS Code	NAICS Description	R-15	R-9	R-6	R	RMF	РО	NC	LC	GC	LI-W	HI	AC	с ср	Notes	Parent NAICS (2 Digit)
54194	Veterinary Services						С		С	P*	P*	Р	Р		Veterinary facilities specializing in large animals are subject to Article 5.b.1.q.	54 - Professional, Scientific, and Technical Services
5611	Office Administrative Services						Р	Р	Р	Р	Р	Р	C-20	00	Ref. Article 5.b.1.	56 - Administrative and Support and Waste Management and Remediation Services
5612	Facilities Support Services						Р		Р	Р	Р	Р				56 - Administrative and Support and Waste Management and Remediation Services
561210	Privately Operated Jails and Prisons											S	S		Ref. Article 5.b.3.p.	56 - Administrative and Support and Waste Management and Remediation Services
5613	Employment Services						Р		Р	Р	C				Ref. Article 5.b.1.	56 - Administrative and Support and Waste Management and Remediation Services
5614	Business Support Services						Р	Р	Р	Р	С				Ref. Article 5.b.1.	56 - Administrative and Support and Waste Management and Remediation Services
561491	Repossession Services									С	Р				*No on-site storage of repossessed vehicles permitted in LC or GC Districts	56 - Administrative and Support and Waste Management and Remediation Services
5615	Travel Arrangement and Reservation Services						Р	Р	Р	Р						56 - Administrative and Support and Waste Management and Remediation Services
5616	Investigation and Security Services								Р	Р					Except rental of dog for protective service & armored car services	56 - Administrative and Support and Waste Management and Remediation Services
5617	Services to Buildings and Dwellings								Р	Р	Р	Р	C		Ref. Article 5.b.1.	56 - Administrative and Support and Waste Management and Remediation Services
56171	Exterminating and Pest Control Services									Р	Р	Р				56 - Administrative and Support and Waste Management and Remediation Services
56172	Janitorial Services									Р	Р	Р				56 - Administrative and Support and Waste Management and Remediation Services
56173	Landscaping Services									Р	Р	Р	С		Ref. Article 5.b.1.	56 - Administrative and Support and Waste Management and Remediation Services
56174	Carpet cleaning plants									Р	Р	Р	C-3 (56 - Administrative and Support and Waste Management and Remediation Services
5619	Other Support Services						Р	Р	Р	Р	С					56 - Administrative and Support and Waste Management and Remediation Services
5621	Waste Collection									C	C	C	C		Ref. Article 5.b.1.	56 - Administrative and Support and Waste Management and Remediation Services
562211	Hazardous Waste (including Nuclear Waste) Transfer, Storage, Treatment, and/or Disposal Facilities											S			Ref Article 5.b.3.c.	56 - Administrative and Support and Waste Management and Remediation Services
562212	Solid Waste Landfills											S	S		Ref Article 5.b.3.b.	56 - Administrative and Support and Waste Management and Remediation Services
562213	Solid Waste Combustors and Incinerators											S	S		Ref. Article 5.b.3.j.	56 - Administrative and Support and Waste Management and Remediation Services
562213	Poultry Incinerators											S	S		Ref. Article 5.b.3.r.	56 - Administrative and Support and Waste Management and Remediation Services
5629	Remediation and Other Waste Management Services											S	S		Ref. Article 5.b.3.j.	56 - Administrative and Support and Waste Management and Remediation Services

Zoning and Development Standards Ordinance SIC to NAICS Crosswalk (using NAICS 2022)

NAICS Code	NAICS Description	R-15	R-9	R-6	GR	RMF	РО	NC	LC	GC	LI-W	HI	AC	СР	Notes
6111	Elementary and Secondary Schools	С	C	C	C	C	C	C	C	C			C		Ref. Article 5.b.1.
6112	Junior Colleges	С	С			C	С	С	С	С	С		C		Ref. Article 5.b.1.
6113	Colleges, Universities, and Professional Schools			C	C	С	С	C	С	C	С		C		Ref. Article 5.b.1.
6114	Business Schools and Computer and Management Training								Р	Р	Р	Р			
6115	Technical and Trade Schools						С	С	Р	Р	Р	Р	С		Ref. Article 5.b.1.
6116	Other Schools and Instruction (including Dance Schools)							С	Р	Р	C		C		Ref. Article 5.b.1.
6117	Educational Support Services						С	С	Р	Р	Р	Р	C		Ref. Article 5.b.1.
6211	Offices of Physicians						Р	C	Р	Р	С		C		Ref. Article 5.b.1.
6212	Offices of Dentists						Р	C	Р	Р	С		C		Ref. Article 5.b.1.
6213	Offices of Other Health Practitioners						Р	C	Р	Р	С		C		Ref. Article 5.b.1.
621399	Massage therapists' offices (e.g., centers, clinics)						C	С	С	C	C				Ref. Article 5.b.1.
6214	Outpatient Care Centers						Р	С	Р	Р	С		C		Ref. Article 5.b.1.
6215	Medical and Diagnostic Laboratories									Р	Р		C-300		Ref. Article 5.b.1.
6216	Home Health Care Services						Р		Р	Р	Р	С	С		Ref. Article 5.b.1.
621910	Ambulance Services								Р	Р					
6221	General Medical and Surgical Hospitals									Р	С				Ref. Article 5.b.1.
6222	Psychiatric and Substance Abuse Hospitals									С	С				Ref. Article 5.b.1.
6223	Specialty (except Psychiatric and Substance Abuse) Hospitals								С	Р	Р				Ref. Article 5.b.1.
6231	Nursing Care Facilities (Skilled Nursing Facilities)	С	C	С	Р	Р	Р	Р	Р	Р	С		C-500		Ref. Article 5.b.1.
6232	Residential Intellectual and Developmental Disability, Mental Health, and Substance Abuse Facilities	Р	Р	Р	Р	Р	Р	Р	Р	Р		S	Р	С	<i>Ref. Article 5, Article 10</i>
6233	Continuing Care Retirement Communities and Assisted Living Facilities for the Elderly					Р		С	Р	Р	С				Ref. Article 5.b.1.
6239	Other Residential Care Facilities								Р	Р					
6241	Individual and Family Services		C	C	C		Р		Р	Р	С		C		Ref. Article 5.b.1.
6242	Community Food & Housing and Emergency & Other Relief Services						C	C	Р	Р	Р				Ref Article 5
6243	Vocational Rehabilitation Services						Р	Р	Р	Р	Р		C-300		Ref. Article 5.b.1.
6244	Child Care Services		С	С	С	C	Р	Р	Р	Р	Р	Р	C		Ref. Article 5.b.1.
7111	Performing Arts Companies							Р	Р	P	Р				
711211	Sports Teams and Clubs									Р	Р		C-500		Ref. Article 5.b.1.
711212	Racetracks									S	S		ļ		Ref. Article 5.b.3.d.
7113	Promoters of Performing Arts, Sports, and Similar Events									Р	Р		C-500		Ref. Article 5.b.1.
7114	Agents and Managers for Artists, Athletes, Entertainers, and Other Public Figures							Р	Р	Р	Р				

	Parent NAICS (2 Digit)
	61 - Educational Services
	62 - Health Care and Social Assistance
1	62 - Health Care and Social Assistance
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	62 - Health Care and Social Assistance
1	62 - Health Care and Social Assistance
1	62 - Health Care and Social Assistance
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	62 - Health Care and Social Assistance
	71 - Arts, Entertainment, and Recreation
	71 - Arts, Entertainment, and Recreation
	71 - Arts, Entertainment, and Recreation
	71 - Arts, Entertainment, and Recreation
	71 - Arts, Entertainment, and Recreation

NAICS Code	NAICS Description	R-15	R-9	R-6	GR	RMF PO) NC]	LC	GC	LI-W	HI	AC	СР	Notes	Parent NAICS (2 Digit)
7115	Independent Artists, Writers, and Performers						Р		Р	Р	Р					71 - Arts, Entertainment, and Recreation
7121	Museums	С	С	С	С	Р			Р	Р	С		C-300		Ref. Article 5.b.1.	71 - Arts, Entertainment, and Recreation
71213	Zoos and Botanical Gardens	С	С	С	C	Р			Р	Р	C		C-300		Ref. Article 5.b.1.	71 - Arts, Entertainment, and Recreation
71311	Amusement and Theme Parks									Р	Р					71 - Arts, Entertainment, and Recreation
71312	Amusement Arcades						C		С	Р	Р		C-300		Ref. Article 5.b.1.	71 - Arts, Entertainment, and Recreation
7132	Gambling Industries (i.e. Bingo Parlors, Pool Halls)									S	S				Ref. Article 5.b.3.l.	71 - Arts, Entertainment, and Recreation
7132	Electronic Gaming Establishments (Gambling)									S	S				Ref. Article 5.b.3.l.	71 - Arts, Entertainment, and Recreation
7139	Other Amusement and Recreation Industries						S		S	S	S		S		Ref. Article 5.b.3.o.	71 - Arts, Entertainment, and Recreation
71391	Golf Courses and Country Clubs	С	С	С						Р	Р		С	С	Ref. Article 5.b.1.	71 - Arts, Entertainment, and Recreation
71393	Marinas												P	C	Ref. Article 5.b.1.	71 - Arts, Entertainment, and Recreation
71394	Physical Fitness Facilities						Р		Р	Р	Р	С	C-300		Ref. Article 5.b.1.	71 - Arts, Entertainment, and Recreation
71395	Bowling Alleys									Р	C		C-500		Ref. Article 5.b.1.	71 - Arts, Entertainment, and Recreation
71399	Shooting Ranges (Indoor)						S		S	S	S	S	S		Ref. Article 5.b.3.g	71 - Arts, Entertainment, and Recreation
71399	Shooting Ranges (Outdoor)						S		S	S	S	S	S		Ref. Article 5.b.3.g	71 - Arts, Entertainment, and Recreation
72111	Hotels (except Casino Hotels) and Motels									Р	C		C-300		Ref. Article 5.b.1.	72 - Accommodation and Food Services
72111	Organization Hotels and Lodges					C	-		С	Р			C-300		Ref. Article 5.b.1.	72 - Accommodation and Food Services
721191	Bed and Breakfast Inns		С		C	C	C		С				C		Ref. Article 5.b.1.	72 - Accommodation and Food Services
7212	Recreational Vehicle Parks and Recreational Camps									С	С		C-300		Ref. Article 5.b.1.	72 - Accommodation and Food Services
7213	Rooming and Boarding Houses, Dormitories, and Workers' Camps			С	С	C	C		C	С					Ref. Article 5.b.1.	72 - Accommodation and Food Services
7223	Special Food Services					C,	· C*]	P*	P*	P*	P*			Ref. Article 5.b.1. Excluding Food Trucks (see Article 5.c.6.j.)	72 - Accommodation and Food Services
7224	Drinking Places/Night Clubs/Bottle Shops						S		S	S	S		S		Ref. Article 5.b.3.f, and Article 10 Definition	72 - Accommodation and Food Services
7225	Restaurants and Other Eating Places						Р		Р	Р	Р		C		Ref. Article 5.b.1.	72 - Accommodation and Food Services
81111	Automotive Mechanical and Electrical Repair and Maintenance									С	Р	Р	C-300		Ref. Article 5.b.1.	81 - Other Services (except Public Administration)
81112	Automotive Body, Paint, Interior, and Glass Repair									С	Р	Р			Ref. Article 5.b.1.	81 - Other Services (except Public Administration)
811191	Automotive Oil Change and Lubrication Shops								Р	Р	Р		C		Ref. Article 5.b.1.	81 - Other Services (except Public Administration)
811192	Car Washes						C		Р	Р	Р		C-300		Ref. Article 5.b.1.	81 - Other Services (except Public Administration)
8112	Electronic and Precision Equipment Repair and Maintenance									Р	Р	Р	C-300		Ref. Article 5.b.1.	81 - Other Services (except Public Administration)
8113	Commercial and Industrial Machinery and Equipment (except Automotive and Electronic) Repair and Maintenance									Р	Р	Р	C-300		Ref. Article 5.b.1.	81 - Other Services (except Public Administration)
8114	Personal and Household Goods Repair and Maintenance						Р		Р	Р	Р	Р	C-300		Ref. Article 5.b.1.	81 - Other Services (except Public Administration)
812112	Beauty and barber shops, combined					Р	Р		Р	Р	Р		С		Ref. Article 5.b.1.	81 - Other Services (except Public Administration)
	Nail Salons					P	Р		P	Р	Р		C		Ref. Article 5.b.1.	81 - Other Services (except Public Administration)

812199 Tattoo 81221 Funer 81221 Funer 81222 Ash G 81222 Cemet 81231 Coin-G 81232 Laund 81233 Linen 81293 All Ot 81293 Parkin 81293 Parkin 81293 Specia 8131 Religie 8132 Grant	ssage wellness spas/centers too Parlors heral Homes and Funeral Services h Gardens neteries n-Operated Laundries and Drycelaners vcleaning and Laundry Services (except n-Operated) undry and drycleaning agents en and Uniform Supply Other Personal Services nmercial Truck and Trailer Parking vking Lots and Garages	C C-300	C C	C C	C C	C C	C C	C	C P C	C S P C	C S P C		C 500		Ref. Article 5.b.1. Ref. Article 5.b.3.m.	81 - Other Services (except Public Administration) 81 - Other Services (except Public Administration)
81221 Funer 81222 Ash G 81222 Ash G 81222 Cemet 81231 Coin-G 81232 Drycle 81232 Laund 81233 Linen 81293 All Ot 81293 Parkin 81299 Bonds 81299 Specia 8131 Religie 8132 Grant	neral Homes and Funeral Services a Gardens neteries n-Operated Laundries and Drycelaners vcleaning and Laundry Services (except n-Operated) indry and drycleaning agents en and Uniform Supply Other Personal Services nmercial Truck and Trailer Parking		C		C C	C C	C	C	1	Р	Р		G 500		Ref. Article 5.b.3.m.	81 - Other Services (except Public Administration)
81222 Ash G 81222 Cemet 81231 Coin-G 81232 Drycle 81232 Laund 81233 Linen 8129 All Ot 81293 Comm 81293 Comm 81293 Parkin 81293 Specia 81293 Specia 81293 Grant	neteries neteries n-Operated Laundries and Drycelaners vcleaning and Laundry Services (except n-Operated) undry and drycleaning agents en and Uniform Supply Other Personal Services nmercial Truck and Trailer Parking		C		C C	C C	C	C	1	Г	1		G 500			
81222 Cemet 81231 Coin-0 81232 Drycle 81232 Laund 81233 Linen 8129 All Ot 81293 Comn 81294 Specia 81295 Specia 81296 Specia 8131 Religie 8132 Grant	neteries n-Operated Laundries and Drycelaners vcleaning and Laundry Services (except n-Operated) undry and drycleaning agents en and Uniform Supply Other Personal Services nmercial Truck and Trailer Parking		C		C C	C C	С	C	С	С	С		C-500		Ref. Article 5.b.1.	81 - Other Services (except Public Administration)
81231 Coin-6 81232 Drycle 81232 Laund 81233 Linen 8129 All Ot 81293 Comm 81293 Parkin 81299 Bonds 81299 Specia 8131 Religie 8132 Grant	n-Operated Laundries and Drycelaners vcleaning and Laundry Services (except n-Operated) undry and drycleaning agents en and Uniform Supply Other Personal Services nmercial Truck and Trailer Parking	C-300	С	C	C	C							С	С	Ref. Article 5.b.1.	
81232 Drycle Coin-G 81232 Laund 81233 Linen 8129 All Ot 81293 Comn 81293 Comn 81293 Parkin 81293 Parkin 81293 Specia 81294 Bonds 81295 Specia 8131 Religion 8132 Grant	vcleaning and Laundry Services (except n-Operated) undry and drycleaning agents en and Uniform Supply Other Personal Services nmercial Truck and Trailer Parking												C-300	C-300	Use Review in accordance with Article 5.b.1.	81 - Other Services (except Public Administration)
81232 Coin-0 81232 Laund 81233 Linen 8129 All Ot 81293 Comn 81293 Comn 81293 Parkin 81299 Bonds 81299 Specia 8131 Religion 8132 Grant	n-Operated) Indry and drycleaning agents en and Uniform Supply Other Personal Services nmercial Truck and Trailer Parking							Р	Р	Р	Р		C-300		Ref. Article 5.b.1.	81 - Other Services (except Public Administration)
81233 Linen 8129 All Ot 81293 Comm 81293 Parkin 81293 Parkin 81299 Bonds 81299 Specia 8131 Religion 8132 Grant	en and Uniform Supply Other Personal Services nmercial Truck and Trailer Parking								С	С	Р	Р	C-500		Ref. Article 5.b.1.	81 - Other Services (except Public Administration)
8129 All Ot 81293 Comm 81293 Parkin 81299 Bonds 81299 Specia 8131 Religion 8132 Grant	Other Personal Services nmercial Truck and Trailer Parking							Р	Р	Р	Р	Р	С		Ref. Article 5.b.1.	81 - Other Services (except Public Administration)
81293 Comm 81293 Parkin 81299 Bonds 81299 Specia 8131 Religion 8132 Grant	nmercial Truck and Trailer Parking									С	Р	Р			Ref. Article 5.b.1.	81 - Other Services (except Public Administration)
81293 Parkin 81299 Bonds 81299 Specia 8131 Religion 8132 Grant							С	Р	Р	Р	С		C-300		Ref. Article 5.b.1.	81 - Other Services (except Public Administration)
81299 Bonds 81299 Specia 8131 Religion 8132 Grant	king Late and Caragos									С	Р	Р	C-500		Ref. Article 5.b.1.	81 - Other Services (except Public Administration)
81299 Specia 8131 Religion 8132 Grant	<u> </u>									С	Р	Р			Ref. Article 5.b.1.	81 - Other Services (except Public Administration)
8131 Religion 8132 Grant	ndsperson Services						P		Р	Р	С				Ref. Article 5.b.1.	81 - Other Services (except Public Administration)
8132 Grant	cial Event Facilities								С	С	С		C-300		Ref. Article 5.b.1.	81 - Other Services (except Public Administration)
	igious Organizations	С	С	С	С	C	С	C	С	С	С		С		Ref. Article 5.b.1.	81 - Other Services (except Public Administration)
8133 Social	antmaking and Grant Services						Р		Р	Р	С				Ref. Article 5.b.1.	81 - Other Services (except Public Administration)
	ial Advocacy Organizations						Р		Р	Р	С		C-500		Ref. Article 5.b.1.	81 - Other Services (except Public Administration)
	ic and Social Organizations						Р		Р	Р	С		C-500		Ref. Article 5.b.1.	81 - Other Services (except Public Administration)
Simila	siness, Professional, Labor, Political, and nilar Organizations	C	С	C	C		Р		Р	Р	Р		С		Ref. Article 5.b.1.	81 - Other Services (except Public Administration)
814 Privat	vate Households (Household Staff)	Р	Р	Р	Р	Р	Р	Р	Р	Р						81 - Other Services (except Public Administration)
921 Comm	nmunity Centers	С	С	Р	Р	C	Р	Р	Р	Р	Р	С	Р		Ref. Article 5.b.1.	92 - Public Administration
U /I	ecutive, Legislative, and Other General vernment Support						Р	Р	Р	Р	Р	С	С		Ref. Article 5.b.1.	92 - Public Administration
921 Parks	ks and Playgrounds	Р	Р	Р	Р	Р	Р	C	Р	Р			Р	Р	Ref. Article 5.b.1.	92 - Public Administration
922 Justic	tice, Public Order, and Safety Activities	C	С	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р		Ref. Article 5.b.1.	92 - Public Administration
92214 Corre	rectional Institutions								S	S	S	S	S		Ref. Article 5.b.3.p.	92 - Public Administration
923 Admin	ninistration of Human Resource Programs						Р	Р	Р	Р	Р	Р	С		Ref. Article 5.b.1.	92 - Public Administration
924	ninistration of Environmental Quality grams						Р	Р	Р	Р	Р	Р	С		Ref. Article 5.b.1.	92 - Public Administration
0.75	ninistration of Housing Programs, Urban nning, and Community Development						Р	Р	Р	Р	Р	Р	С		Ref. Article 5.b.1.	92 - Public Administration
926 Admir	ninistration of Economic Programs						Р	Р	Р	Р	Р	Р	С		Ref. Article 5.b.1.	92 - Public Administration
	ce Research and Technology						P	P	P	P	P	P	C		Ref. Article 5.b.1.	92 - Public Administration
^	ional Security and International Affairs									Р	Р	Р	С		Ref. Article 5.b.1.	92 - Public Administration
N/A Sexual	ually Oriented Businesses/Adult Uses			1						S					Ref. Article 5.b.3.i.	
							С	С	С	C	Р	Р	С		Ref. Article 5, Article 8 and Article 10 Definition	
N/A Single	Premise Advertising (Billboards)															

NAICS Code	NAICS Description	R-15	R-9	R-6	GR	RMF	РО	NC	LC	GC	LI-W	HI	AC	СР	Notes	Parent NAICS (2 Digit)
N/A	Single Family Attached Dwelling	С	Р	Р	Р	Р	С	С	С	Р					Ref. Article 5.b.1.	
N/A	Duplex Dwelling				C		С	С	С	Р					Ref. Article 5.b.1.	
N/A	Patio Home Dwellings				C	С	С	С	С	Р					Ref. Article 5.b.1.	
N/A	Triplex and Quadplex Dwellings				C	Р	С	С	С	С					Ref. Article 5.b.1.	
N/A	Townhouse Dwellings	С	С	C	С	С	С	С	С	Р					Ref. Article 5.b.1.	
N/A	Suburban Multi-Family Apartments					Р	С	С	С	С					Ref. Article 5.b.1.	
N/A	Mobile Homes/Manufactured Homes				Р								Р	Р	Ref. Article 3.d.6.	
N/A	Mobile Home Park				С					С					Ref. Article 3.d.7.	
N/A	In-Home Day Care as Home Occupation	С	С	C	С	С	С	С	С	С			С	С	Ref. Article 5.b.1.	
N/A	Residential Accessory Uses (Bath houses, Cabanas, Non-Commercial Greenhouses, Private Garage & Carport, Storage Building, Swimming Pool, Tool Shed & Work Shop)	Р	Р	Р	Р	Р	Р	Р	Р	Р			Р	Р	Ref: Article 4.g.2.	
N/A	Home-Based Businesses	Р	Р	Р	Р	Р	Р	Р	Р	Р			Р	Р	Subject to Article 10 Definition	

ARTICLE ONE ADMINISTRATION

SECTION A: AUTHORITY

1.a.1. This ordinance is adopted pursuant to the authority delegated to cities and counties in South Carolina under the Code of Laws, in Title 6, Chapter 29 S.C. 6-29-710.

1.a.2. The purpose of this ordinance is to protect the health, safety, and general welfare, while allowing for the cost saving efficiencies, through the proper subdivision of land and the creation of zoning districts of such number, shape, and size the <u>City and County Councils of Sumter County</u> determines to be best suited to carry out the purposes of this ordinance.

1.a.3. The purpose of this ordinance will be to regulate:

- a. Use of buildings, structures, and land.
- b. Size, location, height, bulk, orientation, number of stories.
- c. Erection, construction, recreation, alteration, demolition.
- d. Removal in whole or in part of buildings and other structures.
- e. Area and dimensions of land, water, and air space to be occupied by buildings and structures.
- f. The effects of aircraft noise and maximize the safety of land use in and around Shaw Air Force Base and the Poinsett Electronic Combat Range.

1.a.4. The provisions of this ordinance shall be administered to ensure orderly growth and development and shall supplement and facilitate the provisions in the comprehensive plan.

SECTION B: JURISDICTION

1.b.1. The provisions in this ordinance shall be applicable within the entire City of Sumter and the unincorporated portions of the County of Sumter, South Carolina.

1.b.2. When necessary to further its provisions, this ordinance shall be amended by the City and County Councils of Sumter. The Sumter County Council.

SECTION C: FEES

1.c.1. Reasonable fees sufficient to recover incurred costs shall be set <u>byat the Planning</u> <u>Commission meeting in July after the adoption of the annual budget Sumter County Council</u> for the following:

- a. Rezoning Application;
- b. Zoning Board of Appeals Application (Special Exception, Variance, Appeal of Administrative Decision);
- c. Historic Preservation Design Review Application;
- d. Copies of Comprehensive Plan Map;
- e. Copies of Zoning Map;
- f. G.I.S. Maps;
- g. G.I.S. Maps and relevant database;
- h. Copies of the Sumter City-County Zoning and Development Standards Ordinance;
- i. Planned Development/General Development Plan Review;
- j. Site Plan Review;
- k. Preliminary Subdivision Plat Approval;
- 1. Final Subdivision Plat Approval;
- m. Temporary Use <u>Approval Fee;</u>
- n. Mobile Home Certification;
- o. Conditional Use-<u>ApplicationRequest;</u>
- Appeal Application;
- q. p. Subdivision Variances;
- r. q. Text Amendment;
- <u>s. r.</u> Street Name Change.

Note: Said fees shall be established by the Sumter City-County Planning Commission based on costs associated therewith, i.e., publishing, printing, copying, man hours, materials, etc.

SECTION D: ENFORCEMENT AND PENALTIES

1.d.1. It shall be the duty of the Zoning Administrator to enforce the provisions of this ordinance and bring to the attention of the appropriate court any violation or lack of compliance.

1.d.2. Violations of the provisions of this ordinance shall be deemed a misdemeanor, punishable as provided by law and with each day such violation continues constituting a separate offense. The Zoning Administrator shall have recourse to such remedies in law and equity as may be necessary to ensure compliance with the provision of these regulations.

SECTION E: INTERPRETATION, CONFLICT AND SEPARABILITY

1.e.1. In their interpretation and application, the provisions of this ordinance shall be held to be the minimum requirements. The Sumter City-County Planning Commission or the Sumter City-County Zoning Board of Appeals may impose more stringent standards if it is demonstrated that different standards are necessary to promote the health, safety, and welfare of the public.

1.e.2. The provisions of this ordinance are separable. If a section, sentence, clause, or phrase of this ordinance is determined by a court of competent jurisdiction to be invalid, the decision shall not affect remaining portions of this ordinance.

SECTION F: PLANNING COMMISSION, ESTABLISHMENT AND PURPOSE

1.f.1. The Sumter City-County Planning Commission is hereby established pursuant to S.C. Code of Laws, Title 6, and Chapter 29.

1.f.2. These rules of procedure are adopted pursuant to S.C. Code 6-29-360 for the <u>Sumter</u> City-County Planning Commission, which consists of-nine members appointed by the City and County Councils of Sumter.

1.f.3. The members of the <u>Sumter City-County</u> Planning Commission, upon appointment, shall serve four (4) year terms, or until successors are appointed, whichever is later. Upon a vacancy created by a resignation of any member, the vacancy shall be filled for the unexpired term in the manner as are original appointments.

1.f.4. Jurisdiction of the Sumter City-County Planning Commission is established pursuant to S.C. Code 6-29-1110, wherein, approval of subdivision plats by the <u>Sumter City-County</u> Planning

Commission is hereby required as a condition for the filing of such plats with the Office of Deeds of Sumter County <u>Register of Deeds</u>. (See definition of Exempt Subdivisions in Article-<u>10Ten</u>).

1.f.5. The approval of site plans is hereby required as a condition for the issuance of a building permit, except that individual lot applications for detached one or two dwelling unit buildings shall be exempt from site plan review approval.

1.f.6 The decision of the <u>Sumter City-County</u> Zoning Board of Appeals shall substitute for that of the <u>Sumter City-County</u> Planning Commission wherever the <u>Sumter City-County</u> <u>Board</u> of Appeals has jurisdiction over a subdivision or site plan pursuant to S.C. 6-29-800.

1.f.7. Waiver of the Site Plan Application:

- a. The <u>Sumter City-County</u> Planning Commission may waive the requirement for site plan approval where there is a use or occupancy and no extensive construction or improvements is sought. The waiver may be granted only upon a resolution by the <u>Sumter City-County</u> Planning Commission finding that the use will not affect existing drainage, traffic, circulation, relationship of buildings to each other, landscaping, buffering, lighting, and other considerations of site plan approval, and that the existing facilities do not require upgrade or additional site improvements. The application for waiver of the site plan shall include a discussion of the prior use of the site, the proposed use, and its impact.
- b. Exception of Specific Subdivision and Site Plan Requirements: The <u>Sumter City-County</u> Planning Commission shall have the power to grant exceptions from the requirements for subdivision and/or site plan approval as may be reasonable and within the general purpose and intent of the provisions of this ordinance, if the literal enforcement of one or more provisions of this ordinance is impractical or will exact undue hardship because of peculiar conditions pertaining to the land in question.

SECTION G: PLANNING COMMISSION, RULES OF PROCEDURE

1.g.1. Officers: The officers of the Sumter City-County Planning Commission shall be a chairman and vice-chairman elected for one year terms at the first meeting of the <u>Sumter City-County</u> Planning Commission in each calendar year. The officers of the <u>Sumter City-County</u> Planning Commission may serve consecutive terms. The Planning Director or his/her designee shall serve as secretary to the Sumter City-County Planning Commission.

- a. **Chairman:** The chairman shall be a voting member of the <u>Sumter City-County</u> Planning Commission and shall:
 - 1. Call meetings of the <u>Sumter City-County</u> Planning Commission;
 - 2. Preside at meetings and hearings;

- 3. Act as spokesperson for the <u>Sumter City-County</u> Planning Commission;
- 4. Sign documents for the <u>Sumter City-County</u> Planning Commission;
- 5. Transmit reports and recommendations to <u>Sumter County Council, and any</u> <u>other applicable entity.the City and</u> County Councils of Sumter;
- 6. Perform other duties approved by the <u>Sumter City-County</u> Planning Commission.
- b. **Vice-Chairman:** The vice-chairman shall exercise the duties of the chairman in the absence, disability, or disqualification of the chairman. In the absence of the chairman and vice-chairman, the members present shall elect an acting chairman.
- c. Secretary to the Planning Commission: The Secretary shall:
 - 1. Provide notice of meetings;
 - 2. Assist the chairman in preparation of agendas;
 - 3. Keep minutes of meetings and hearings;
 - 4. Maintain <u>Sumter City-County</u> Planning Commission records as public records;
 - 5. Attend to <u>Sumter City-County</u> Planning Commission correspondence;
 - 6. Perform other duties normally carried out by a secretary.

1.g.2. Meetings:

- a. Applications for <u>Sumter City-County</u> Planning Commission review shall be submitted through the office of the Zoning Administrator. Prior to the placement of an item on the agenda of the <u>Sumter City-County</u> Planning Commission an application must be "complete" as determined by the Zoning Administrator, and must be submitted in its complete form twenty-two (22) days prior to a meeting of the <u>Sumter City-County</u> Planning Commission shall act on a complete application within thirty (30) days of receipt of the complete application.
- b. Time and Place: An annual schedule of regular meetings shall be adopted, published and posted at the Opera House/Sumter City Hall and the Sumter County Administration Building in January of each year. The chairman, upon twenty-four (24) hour notice, that is-posted and delivered to all <u>Sumter City-County</u> Planning Commission members and the local news media, may call special meetings. Meetings shall be held at the place stated in the notices, and shall be open to the public.

- c. **Agenda:** A written agenda shall be furnished by the Secretary to each member of the <u>Sumter City-County</u> Planning Commission and the news media, and shall be posted at least four (4) days prior to each regular meeting and at least twenty-four (24) hours prior to a special meeting. Items may be added to the agenda at a meeting by majority vote.
- d. **Quorum:** A majority of the members of the Sumter City-County Planning Commission shall constitute a quorum. A quorum shall be present before any business is conducted other than rescheduling a meeting.
- e. **Voting:** A member must be present to vote. Each member shall vote on every question unless disqualified by law. The question of disqualification shall be decided by the member(s) affected, who shall announce the reasons for disqualification, have it placed in the minutes, and refrain from deliberation or voting on the question.
- f. **Public Input:** Except for public input sought by the <u>Sumter City-County</u> Planning Commission, no person shall speak at a <u>Sumter City-County</u> Planning Commission meeting unless invited to do so by the <u>Sumter City-County</u> Planning Commission. The Chairman or the Vice-chairman presiding at a <u>Sumter City-County</u> Planning Commission meeting reserves the unilateral right to gauge the amount of public input desired.
- g. **Conduct:** No member of the <u>Sumter City-County</u> Planning Commission shall participate in a matter in which he or she has a pecuniary or special interest.

1.g.3. Public Hearings:

- a. **Notice:** The Secretary to the <u>Sumter City-County</u> Planning Commission shall give the notice required by statute or ordinance for all public hearings conducted by the Sumter <u>City or County Council</u>.s.
- b. **Procedure:** Before enacting an amendment to this ordinance, the City or <u>Sumter</u> County Council shall hold a public hearing thereon. The time and location of this public hearing shall be published in a newspaper of general circulation within Sumter County at least fifteen (15) days prior to the date of the hearing.

1.g.4. Records:

a. **Minutes:** The Secretary to the <u>Sumter City-County</u> Planning Commission shall record all meetings and hearings of the <u>Sumter City-County</u> Planning Commission on tape which shall be preserved until final action on all matters presented. The Secretary shall prepare minutes of each meeting for approval by the <u>Sumter City-County</u> Planning Commission at the next regular meeting. Minutes shall be maintained as a public record.

- b. **Reports:** The Secretary shall assist in the preparation and the forwarding of all reports and recommendations of the <u>Sumter City-County</u> Planning Commission in appropriate form. Copies of all notices, correspondence, reports, and forms shall be maintained as public records.
- c. Attendance: The minutes shall show the members in attendance at each meeting and the reasons for absence submitted by any member. The <u>Sumter City-County</u> Planning Commission shall recommend to the <u>City and County Councils of Sumter County</u> <u>Council</u> the removal for cause of any member who is absent from three (3) consecutive meetings without adequate reason.

1.g.5. Review Procedures:

- a. **Zoning Amendments:** Proposed zoning text and/or map amendments shall be considered and recommendations shall be forwarded to the <u>Sumter City or Sumter</u> County Councils within sixty (60) days after receipt of the proposed amendments. Conspicuous notice shall be posted on or adjacent to the property affected, with at least one such notice being visible from each public thoroughfare that abuts the property.
- b. **Plats:** All plats shall be subject to review of the <u>Sumter City-County</u> Planning Commission with the exception of the following which may be reviewed by the staff of the <u>Sumter City-County</u> Planning Commission for approval and recording.
 - 1. Plats of existing lots of record;
 - 2. Minor subdivisions of land which meet all zoning requirements;
 - 3. Subdivisions which are exempt from regulation pursuant to S.C. Code 6-29-1110(2).

Note: The Sumter City-County Planning Commission shall be informed at the next regular meeting following all staff approvals and the facts shall be included in the minutes thereof.

- c. **Comprehensive Plan:** All zoning and land development regulation amendments shall be reviewed first for conformity with the comprehensive plan. Conflicts with the comprehensive plan shall be noted in any report to the <u>Sumter City or Sumter</u> County Councils.
- d. **Reconsideration:** The <u>Sumter City-County</u> Planning Commission may reconsider any review when so requested by the <u>Sumter City or County Councils</u> <u>Sumter County</u> <u>Council.</u>-
- e. Appeals:

- 1. Staff Action, if authorized, to approve or disapprove a land development plan or Highway Corridor Protection Plan, may be appealed to the <u>Sumter City-County</u> Planning Commission by any party in interest. The <u>Sumter City-County</u> <u>Pplanning Ceommission</u> must act on the appeal within sixty days, and the action of the <u>Sumter City-County</u> Planning Commission is final.
- 2. a. An appeal from the decision of the <u>Sumter City-County Planning</u> <u>Commission planning commission</u> must be taken to the circuit court within thirty days after actual notice of the decision.
 - b. A property owner whose land is the subject of a decision of the planning commission_Sumter City-County Planning Commission_may appeal by filing a notice of appeal with the circuit court accompanied by a request for pre-litigation mediation in accordance with Section 1.g.5.f.

A notice of appeal and request for pre-litigation mediation must be filed within thirty days after the decision of the planning commission is mailed.

- c. Any filing of an appeal from a particular <u>Sumter City-County Planning</u> <u>Commission planning commission</u> decision pursuant to the provisions of this chapter must be given a single docket number, and the appellant must be assessed only one filing fee pursuant to Section 8-21-310(11) of South Carolina State Law.
- d. When an appeal includes no issues triable of right by jury or when the parties consent, the appeal must be placed on the nonjury docket. A judge, upon request by any party, may in his discretion give the appeal precedence over other civil cases. Nothing in this subsection prohibits a property owner from subsequently electing to assert a pre-existing right to trial by jury of any issue beyond the subject matter jurisdiction of the planning commission, such as, but not limited to, a determination of the amount of damages due for an unconstitutional taking.
- <u>f.</u> <u>F.</u> **Pre-litigation mediation;** notice; settlement approval; effect on real property; unsuccessful mediation.
 - If a property owner files a notice of appeal with a request for pre-litigation mediation, the request for mediation must be granted, and the mediation must be conducted in accordance with South Carolina Circuit Court Alternative Dispute Resolution Rules and this section. A person who is not the owner of the property may petition to intervene as a party, and this motion must be granted if the person has a substantial interest in the decision of <u>the the planning commission</u>. Sumter City-County Planning Commission.

The property owner or his representative, any other person claiming an ownership interest in the property or his representative, and any other person who has been granted leave to intervene pursuant to subsection (1) or his representative must be notified and have the opportunity to attend the mediation. The governmental entity must be represented by at least one person for purposes of mediation.

- **1.2.** Within five working days of a successful mediation, the mediator must provide the parties with a signed copy of the written mediation agreement.
- 2.3.Before the terms of a mediation settlement may take effect, the mediation settlement must be approved by:
 - a. the local legislative governing body in public session; and
 - b. the circuit court as provided in subsection (7).
- 3.4. Any land use or other change agreed to in mediation which affects existing law is effective only as to the real property which is the subject of the mediation, and a settlement agreement sets no precedent as to other parcels of real property.
- 4.5. If mediation is not successful or if the mediated settlement is not approved by the local legislative governing body, a property owner may appeal by filing a petition in writing setting forth plainly, fully, and distinctly why the decision is contrary to law. The petition must be filed with the circuit court within thirty days of-:
 - a. the report of an impasse as provided in the South Carolina Circuit Court Alternative Dispute Resolution Rules; or
 - b. the failure to approve the settlement by the local governing body.
- 7. The circuit court judge must approve the settlement if the settlement has a rational basis in accordance with the standards of this chapter. If the mediated settlement is not approved by the court, the judge must schedule a hearing for the parties to present evidence and must issue a written opinion containing findings of law and fact. A party may appeal from the decision:
 - a. in the same manner as provided by law for appeals from other judgments of the circuit court; or
 - b. by filing an appeal pursuant to subsection (6).

SECTION H: BOARD OF ZONING ZONING BOARD OF APPEALS: ESTABLISHMENT - PURPOSE

1.h.1. A <u>Board of ZoningZoning Board of</u> –Appeals is hereby established pursuant to South Carolina Code of Laws, Section 6-29-780.

1.h.2. These rules of procedure are adopted pursuant to S.C. Code 6-29-790 for the Sumter City-County Board of Zoning Zoning Board of Appeals which consists of nine (9) members appointed by the Sumter City and County Councils.

1.h.3. The members of the <u>-Sumter City-County Zoning Board of Appeals</u>Board of Zoning Appeals, upon appointment, shall serve four (4) year terms, or until successors are appointed, whichever is later. Upon a vacancy created by a resignation of any member, the vacancy should be filled for the unexpired term in the manner as are original appointments.

1.h.4. Powers of the <u>Board of Zoning Zoning Board of Appeals</u>: It is the intention of this Ordinance that all questions arising in connection with the enforcement of this Ordinance shall be presented first to the Zoning Administrator and that such question shall be presented to the <u>Sumter</u> <u>City-County Zoning</u> Board of <u>Zoning</u> Appeals only on appeal from the Zoning Administrator.

The <u>Sumter City-County Zoning Board of Appeals</u> Board of <u>Zoning Appeals</u> shall have the following powers and duties:

- a. **Appeals from administrative interpretation:** To hear and decide appeals where it is alleged there is an error in an order, requirement, decision, or determination made by an administrative official of the Sumter City-County Planning Commission in the enforcement of the Zoning Ordinance.
 - 1. An appeal shall be taken within thirty (30) days from the date of the decision rendered by the Zoning Administrator by filing with his or her office a written notice of appeal specifying the grounds thereof.
 - 2. Appeals shall be submitted on application forms obtained from the Zoning Administrator.
 - 3. All papers constituting the record upon which the appeal action was taken shall forthwith be transmitted to the <u>Sumter City-County Zoning Board of Appeals. Board of Zoning Appeals</u>.
 - 4. An application fee to be utilized for the incidental costs of administration and advertisement shall accompany appeal applications.
 - 5. Any communication purporting to be an application for an appeal shall be regarded as mere notice to seek relief until it is made in the form required.

b. Variances:

- 1. To hear and decide appeals for variances from the requirements of the zoning ordinance when strict application of the provisions of the ordinance would result in unnecessary hardship. A variance may be granted in an individual case of unnecessary hardship if the <u>Sumter City-County Zoning Board of Appeals</u> <u>Board makes and explains all of the following:</u>
 - a. There are extraordinary and exceptional conditions pertaining to the particular piece of property.
 - b. These conditions do not generally apply to other property in the vicinity.
 - b. <u>c.</u> Because of these conditions, the application of the ordinance to the particular piece of property would effectively prohibit or unreasonably restrict the utilization of the property.
 - e. <u>d.</u> The authorization of a variance will not be of substantial detriment to adjacent property or to the public good, and the granting of the variance will not harm the character of the district.
- 2. The <u>Sumter City-County Zoning Board of Appeals</u> Board may not grant a variance the effect of which would be to:
 - a. Allow the establishment of a use not otherwise permitted in a zoning district.
 - b. Extend physically a nonconforming use of land.
 - c. Change zoning district boundaries shown on the Sumter City-County Official Zoning Map.
- 3. The fact that property may be utilized more profitably, should a variance be granted, shall not be considered grounds for a variance.
- 4. In granting a variance, the <u>Sumter City-County Zoning Board of Appeals</u> Board may attach to it such conditions regarding location, character, or other features of the proposed building, structure, or use as the Board may consider advisable to promote the public health, safety, or general welfare.

c. Special Exception:

1. Special exceptions are subject to the terms and conditions for the use set forth for such uses in the Zoning Ordinance.

- 2. Permits for Special Exceptions shall be evaluated by the <u>Sumter City-County</u> <u>Zoning Board of Appeals</u> Board of Zoning Appeals on the basis of the following criteria:
 - a. That the Special Exception complies with all applicable development standards contained elsewhere in this Ordinance, including landscaping and bufferyards, off-street parking, and dimensional requirements.
 - b. That the special exception will be in substantial harmony with the area in which it is located.
 - c. That the special exception will not discourage or negate the use of surrounding property for use(s) permitted by right.
- 3. In granting a special exception, the <u>Sumter City-County Zoning Board of</u> <u>Appeals Board of Zoning Appeals</u> may impose such additional stipulations, conditions, or safeguards as, in its judgment, will enhance the siting of the special exception. At the conclusion of the review, the <u>Sumter City-County</u> <u>Zoning Board of Appeals Board of Zoning Appeals</u> shall approve the application with specific modification, or disapprove the application. If approved, the <u>Sumter City-County Zoning Board of Appeals Board of Zoning</u> <u>Appeals</u> shall instruct the Zoning Administrator to issue such permits contingent on the specific modification imposed. If disapproved, the <u>Sumter</u> <u>City-County Zoning Board of Appeals</u> Board of Zoning Appeals shall notify the applicant, in writing, of the action disapproving the application, with the reasons therefore.

SECTION I: ZONING BOARD OF APPEALS: RULES OF PROCEDURE

1.i.1. Officers: The officers of the Board shall be a chairman and vice-chairman elected for one year terms at the first meeting of the Board in each calendar year. The Planning Director or his/her designee shall serve as secretary to the Sumter City-County Zoning Board of Appeals.

- a. **Chairman:** The chairman shall be a voting member of the <u>Sumter City-County Board of</u> <u>Zoning Appeals</u> Board and shall:
 - 1. Call meetings of the <u>Sumter City-County Zoning Board of Appeals</u>-Board;
 - 2. Preside at meetings and hearings and swear in witnesses;
 - 3. Act as spokesperson for the <u>Sumter City-County Zoning Board of Appeals</u> Board;
 - 4. Sign documents for the <u>-Sumter City-County Zoning Board of Appeals</u>Board;

- 5. Have orders of the <u>Sumter City-County Zoning Board of Appeals</u> Board served on parties;
- 6. Perform other duties approved by the <u>-Sumter City-County Zoning Board of</u> <u>AppealsBoard</u>.
- b. **Vice-Chairman:** The vice-chairman shall exercise the duties of the chairman in the absence, disability, or disqualification of the chairman. In the absence of the chairman and vice-chairman, the members present shall elect an acting chairman.
- c. Secretary to the Board: The Secretary shall:
 - 1. Provide and publish notice of appeals and meetings;
 - 2. Assist the chairman in preparation of the agenda;
 - 3. See that property involved in appeals for variances or special exceptions are properly posted;
 - 4. Keep recordings and minutes of meetings and hearings;
 - 5. Maintain <u>Sumter City-County Zoning Board of Appeals</u> Board records as public records;
 - 6. Serve <u>Sumter City-County Zoning Board of Appeals</u> Board decisions on parties;
 - 7. Attend to <u>Sumter City-County Board of Zoning Appeals</u> Board correspondence;
 - 8. Perform other duties normally carried out by a secretary.

1.i.2. Appeals Process:

- a. Form of Appeal: Appeals from administrative decisions, applications for variances, and applications for special exceptions shall be filed on forms approved by the <u>Sumter</u> <u>City-County Board of Zoning Appeals Board</u> and provided to applicants by the Board Secretary. The <u>Sumter City-County Zoning Board of Appeals</u> <u>Board</u> may require additional information deemed necessary for their deliberation on matters before the <u>Sumter City-County Zoning Board of Appeals</u>. Board may require information may be grounds for dismissal. An application filed by an agent shall be accompanied by written designation of the agent signed by the applicant or party in interest.
- b. **Time of Appeal:** An appeal from an administrative decision must be filed within thirty (30) days after actual notice of the decision by delivery of the approved appeal form to

the Board Secretary who shall notify the <u>Sumter City-County Zoning</u> Board<u>of Appeals</u> that an appeal has been received.

- c. **Calendar:** Appeals and applications shall be marked with the date of receipt and placed on the <u>Sumter City-County Zoning Board of Appeals Board</u> agenda in the order in which received. Appeals shall be heard in the order on the agenda unless otherwise set by the <u>Sumter City-County Zoning Board of Appeals Board</u> for good cause shown.
- d. Withdrawal of Appeal: Any appeal or application may be withdrawn by written notice delivered to the secretary prior to action by the <u>Sumter City-County Zoning</u> <u>Board of Appeals</u> <u>Board</u>. An appeal from an administrative decision which is withdrawn may not be re-filed after thirty (30) days time from the date when originally withdrawn. Withdrawn applications for variances and special exceptions may be refiled after twelve (12) months and shall be placed on the calendar according to the date re-filed.
- e. **Continuances:** The hearing of an appeal or application may be continued one time by the <u>Sumter City-County Zoning Board of Appeals</u> Board for good cause shown.
- f. **Disposition:** The Sumter City-County Zoning Board of Appeals may deliberate and make a final disposition of a matter by majority vote of members present at the hearing and qualified to vote provided that no less than a quorum are qualified to vote. The vote may be taken at the same or subsequent meeting. A member may not vote on a matter which the member has not heard. Deliberations shall be conducted and voting shall be in public.
- g. Form of Order: An order shall be issued disposing of a matter by granting or denying relief with such conditions as may be deemed necessary; or affirming, modifying, or reversing an administrative decision. A matter may be dismissed for lack of jurisdiction. Findings of fact and conclusions of law shall be separately stated in an order.
- h. **Rehearing:** The Board at its discretion may grant a rehearing of an application which has been dismissed or denied. A written request for a rehearing shall be filed with the secretary within fifteen (15) days after the delivery of an order. Said request shall be accompanied by any new evidence which could not have been presented at the initial hearing, or evidence of a clerical error or mutual mistake of fact affecting the outcome.
- i. **Order and Documents:** The secretary shall assist in the preparation and services of all orders of the <u>Sumter City-County Zoning Board of Appeals Board</u> in appropriate form. Copies of all notices, correspondence, documentary evidence, orders and forms shall be maintained as a public record.
- j. **Service of Order:** The secretary shall deliver a copy of an order to each party in interest by certified mail immediately upon execution of the order by the Chairman.

1.i.3. Meetings:

- a. **Applications** for the <u>Sumter City-County Zoning Board of Appeals</u> <u>Board of Appeals</u> shall be submitted through the office of the Zoning Administrator. Prior to the placement of an item on the agenda of the Board of Appeals an application must be "*complete*" as determined by the Zoning Administrator, and must be submitted in its complete form twenty-two (22) days prior to a meeting of the <u>Sumter City-County</u> <u>Zoning Board of Appeals.Board of Appeals</u>. The Board of Appeals shall act on a complete application within thirty (30) days of receipt of the complete application.
- b. **Time and Place:** An annual schedule of regular meetings shall be adopted, published and posted at the Opera House/Sumter City Hall and the Sumter County Administration Building in January of each year. Special meetings may be called by the Chairman upon twenty-four (24) hour notice. Meetings shall be held at the place stated in the notices, and shall be open to the public.
- c. **Agenda:** A written agenda shall be furnished by the secretary to each member of the <u>Sumter City-County Zoning Board of Appeals Board</u> and the news media, and shall be posted at least five (5) days prior to each regular meeting and at least twenty-four (24) hours prior to a special meeting. Item may be added to or removed from the agenda or postponed at a meeting by a majority vote.
- d. **Quorum:** A majority of the members of the <u>Sumter City-County Zoning Board of</u> <u>Appeals-Board</u> shall constitute a quorum. A quorum shall be present before any business is conducted other than the rescheduling of meetings.
- e. **Appearance:** The applicant or any interested party may appear in person,_-or be represented by an agent or an attorney. The <u>Sumter City-County Zoning Board of Appeals Board</u> may postpone or proceed to dispose of a matter in the absence or lack of appearance of the applicant or representative thereof.
- f. **Witnesses:** Interested parties may present testimony under oath. Witnesses may be compelled to attend by subpoena which has been signed by the Chairman and served at least ten (10) days prior to a hearing. The <u>Sumter City-County Zoning Board of Appeals Board</u> may call its own witnesses when deemed appropriate.
- g. **Cross-Examination:** No party shall have the right to cross-examination witnesses; however, the opportunity to examine opposing witnesses may be freely extended when conducted in an orderly manner. Intimidation of witnesses shall not be allowed.
- h. **Evidence:** Legible copies of relevant documents, photographs, maps, drawings, etc., will be received in the record without authentication. Relevant testimony, which is not cumulative, repetitive, or hearsay, will be received. The chairman will rule on all evidentiary matters. Evidence may be placed in the record with an objection noted.

- i. **Conduct of Hearing:** The normal order of hearing, subject to modification by the Chairman, shall be:
 - 1. Statement of matter to be heard (Zoning Administrator);
 - 2. Presentation by applicant and supporters (five minute limit);
 - 3. Presentation by opponents (five minute limit);
 - 4. Rebuttal by applicant (three minute limit);
 - 5. Un-sworn public comment when appropriate;
 - 6. The <u>Sumter City-County Zoning Board of Appeals</u> Board may question participants at any point in the hearing.
 - 7. Matters in which additional time is granted may be moved to the end of the agenda.

Note: Chairman will have discretion on time limits.

j. -Minutes: The secretary shall record all meetings and hearings of the <u>Sumter City-County Zoning Board of Appeals Board</u> on tape which shall be preserved until final action is taken on all matters presented. The secretary shall prepare minutes of each meeting for approval by the <u>Sumter City-County Zoning Board of Appeals Board</u> at the next regular meeting. Minutes shall be maintained as a public record.

1.i.4. Actions on Appeals: In exercising the above powers, the <u>Sumter City-County Zoning</u> <u>Board of Appeals Board</u> in conformity with the provisions of this Ordinance, may reverse or affirm, wholly or partly, or may modify the order, requirements, or decision of the Zoning Administrator or other administrative officials; and to that end, shall have all powers of the officer from whom the appeal is taken and may issue or direct the issuance of a permit.

1.i.5. Public Notice: Notice of a hearing of the <u>Sumter City-County Zoning Board of Appeals</u> Board shall be provided by publication in a newspaper of general circulation in Sumter County, S.C. fifteen (15) days prior to the hearing. The notice shall contain a description of each matter to be heard and identify the applicant and property affected. In cases involving variances and special exceptions, conspicuous notice shall be posted on the property affected, with at least one such notice being visible from each road that abuts the property.

1.i.6. Public Hearings on Appeal: The <u>Sumter City-County Zoning Board of Appeals</u> <u>Board of</u> <u>Zoning Appeals</u> shall fix a reasonable time for hearing matters referred to it after the required posting and notice has occurred. The <u>Sumter City-County Zoning Board of Appeals</u> <u>Board</u> shall follow whatever rules of procedure it may adopt, and shall provide due notification to other parties in interest. At the hearing any party in interest may appear in person or by agent or by attorney. The <u>Sumter City-County Zoning Board of Appeals</u> Board of Appeals Board of Appeals and the the required posting and provide due notification to other parties in interest. At the hearing any party in interest may appear in person or by agent or by attorney.

(30) days after the public hearing. If no decision has been made within that time, the request shall automatically be considered approved by the <u>Sumter City-County Zoning Board of Appeals</u> Board, and the <u>Sumter City-County Zoning Board of Appeals</u> Board shall direct that the necessary permits be issued.

1.i.7. **Stay of Proceedings:** An appeal stays all legal proceedings in furtherance of the action from which the appeal has been taken, unless the Zoning Administrator certifies to the_-<u>Sumter City-County Zoning Board of Appeals_Board</u>, that by reason of facts stated in the certification, a stay would, in his opinion, cause imminent peril to life and property. In such case, proceedings shall not be stayed unless by a restraining order which may be granted by the_<u>Sumter City-County</u> Zoning Board of Appeals_Board or by a Court of competent jurisdiction in Sumter County.

1.i.8. **Expiration of Variance or Special Exception:** If the work authorized by any variance or special exception has not begun within six (6) months from when the date of the variance or special exception was approved, said variance or special exception shall be canceled by the Zoning Administrator and written notice thereof shall be given to the person(s) affected.

1.i.9. Appeals From The Board of Zoning Appeals:

- a. Any person who may have a substantial interest in any decision of the Sumter City-County Zoning Board of Appeals Board of Zoning Appeals may appeal the decision to the Circuit Court in and for Sumter County, filing with the Clerk of Court a petition in writing setting forth plainly, fully, and distinctly wherein such decision of the <u>Sumter</u> <u>City-County Zoning Board of Appeals Board</u> is contrary to law. Such appeal shall be filed within thirty (30) days after the decision of the <u>Sumter City-County Zoning Board</u> is mailed.
- b. A property owner whose land is the subject of a decision of the <u>Sumter City-County</u> <u>Zoning Board of Appeals</u> Board of Appeals may appeal either:
 - 1. As provided is subsection (a); or
 - 2. By filing a notice of appeal with the Circuit Court accompanied by a prelitigation mediation in accordance with Section 1.i.10.

Any notice of appeal and request for pre-litigation mediation must be filed within thirty days after the decision of the Board is postmarked.

c. Any filing of an appeal from a particular <u>Sumter City-County Zoning Board of Appeals</u> Board of Appeals decision pursuant to the provisions of this chapter must be given a single docket number, and the appellant must be assessed only one filing fee pursuant to Section 8-21-310(11)(a) of SC Law.

1.i.10. Pre-litigation mediation; notice; settlement approval; effect on real property; unsuccessful mediation.

- a. If a property owner files a notice of appeal with a request for pre-litigation mediation, the request for mediation must be granted, and the mediation must be conducted in accordance with South Carolina Circuit Court Alternative Dispute Resolution Rules and this section. A person who is not the owner of the property may petition to intervene as a party, and this motion must be granted if the person has a substantial interest in the decision of the <u>-Sumter City-County Zoning Board of Appeals</u> <u>Board of Appeals</u>.
- b. The property owner or his representative, any other person claiming an ownership interest in the property or his representative, and any other person who has been granted leave to intervene pursuant to subsection (a) or his representative must be notified and have the opportunity to attend the mediation. The government entity must be represented by at least one person for purposes of mediation.
- c. Within five working days of a successful mediation, the mediator must provide the parties with a signed copy of the written mediation agreement.
- d. Before the terms of a mediation settlement may take effect, the mediation settlement must be approved by:
 - 1. the local legislative governing body in public session; and
 - 2. the Circuit Court as provided in subsection (g).
- e. Any land use or other change agreed to in mediation which affects existing law is effective only as to the real property which is the subject of the mediation, and a settlement agreement sets no precedent as to other parcels of real property.
- f. If mediation is not successful or if the mediated settlement is not approved by the local legislative governing body, a property owner may appeal by filing a petition in writing setting forth plainly, fully, and distinctly why the decision is contrary to law. The petition must be filed with the Circuit Court within thirty days of:
 - 1. The report of an impasse as provided in the South Carolina Circuit Court Alternative Dispute Resolution Rules; or
 - <u>2.</u> The failure to approve the settlement by the local governing body.
- g. The circuit court judge must approve the settlement if the settlement has a rational basis in accordance with the standards of this chapter. If the mediated settlement is not approved by the court, the judge must schedule a hearing for the parties to present evidence and must issue a written opinion containing findings of law and fact. A party may appeal from the decision:

- 1. In the same manner as -provided by law for appeals from other judgments of the circuit court; or
- 2. By filing an appeal pursuant to subsection (f).

1.i.11. Notice of appeal; transcript; supersedeas.

- a. Upon the filing of an appeal with a petition as provided in Section 1.i.9 or Section 1.i.10, the clerk of the circuit court must give immediate notice of the appeal to the secretary of the board and within thirty days from the time of the notice, the board must file with the clerk a duly certified copy of the proceedings held before the <u>Sumter City-County Zoning Board of Appeals</u> Board of Appeals, including a transcript of the evidence heard before the board, if any, and the decision of the <u>Sumter City-County Zoning Board of Appeals</u> board including its findings of fact and conclusions.
- b. The filing of an appeal in the circuit court from any decision of the <u>Sumter City-County</u> <u>Zoning Board of Appeals board</u> does not ipso facto act as a supersedeas, but the judge of the circuit court may in his discretion, grant a supersedeas upon such terms and conditions as may seem reasonable and proper.

1.i.12. Determination of appeal; costs; trial by jury.

- a. At the next term of the circuit court or in chambers, upon ten days' notice to the parties, the presiding judge of the circuit court of the county must proceed to hear and pass upon the appeal on the certified record of the <u>Sumter City-County Zoning Board of Appeals board</u> proceedings. The findings of fact by the <u>Sumter City-County Zoning Board of Appeals board of appeals</u> must be treated in the same manner as a finding of facts by a jury, and the court may not take additional evidence. In the event the judge determines that the certified record in insufficient for review, the matter may be remanded to the <u>Sumter City-County Zoning Board of Appeals</u> for rehearing. In determining the questions presented by the appeal, the court must determine only whether the decision of the <u>Sumter City-County Zoning Board of Appeals board</u> is reversed by the circuit court, the <u>Sumter City-County Zoning Board of Appeals board</u> is correct as a matter of law. In the event that the costs, and the costs must be paid by the governing authority which established the board of appeals.
- b. When an appeal includes no issues triable of right by jury or when the parties consent, the appeal must be placed on the non-jury docket. A judge, upon request by any party, may in his discretion give the appeal precedence over other civil cases. Nothing in this subsection prohibits a property owner from subsequently electing to assert a pre-existing right to trial by jury of any issue beyond the subject matter jurisdiction of the board of appeals, such as, but not limited to, a determination of the amount of damages due for an unconstitutional taking.

1.j.1. The City of Sumter Design Review Board is hereby established pursuant to S.C. Code of Laws, Title 6, Chapter 29.

1.j.2. These rules of procedure are adopted pursuant to S.C. Code 6-29-870 for the City of Sumter Design Review Board which consists of seven (7) members appointed by the Mayor and City Council of Sumter, S.C.

1.j.3. The members of the City of Sumter Design Review Board, upon appointment, shall serve four (4) year terms, or until successors are appointed, whichever is later. Upon a vacancy created by a resignation of any member, the vacancy should be filled for the unexpired term in the manner as are original appointments. Membership on the Board shall be composed as follows: one (1) professional architect to extent such a professional is available in the City of Sumter; one (1) person specifically qualified by reason of education, training or experience in the financing of commercial and residential real property; two (2) persons actively engaged in business, commerce or industry; one (1) person experienced in real estate; and (1) resident of Hampton Park; and one (1) person specifically qualified by reason of education, training or experience in the area of Historic Preservation.

1.j.4. Powers of the Design Review Board: Where within a designated overlay district such as the Hampton Park Design Review District, and/or the Sumter Downtown Historic District, exterior appearance of any building or structure is involved, the Zoning Administrator and/or the Building Official shall not issue a permit for erection, alteration, improvement, demolition, or moving of such structure or building unless and until a project application has been submitted to the Design Review Board and a Certificate of Appropriateness is issued. Toward this objective, the Design Review Board shall have the following powers and duties:

a. To adopt procedural regulations;

- b. To conduct and/or maintain an ongoing survey to identify historically and architecturally significant properties, structures and areas that exemplify the cultural, social, economic, political or architectural history of the county or city; and develop criteria for designating historic zoning districts or parts thereof;
- e.
- d. To keep a register of all properties and structures that have been designated as landmarks or historic districts, including all information required for each designation;
- e.
- f. To determine an appropriate system of markers and make recommendations for the design and implementation of specific markings of the streets and routes leading from one landmark or historic district to another;
- h. To advise and assist owners of landmarks and properties or structures within historic or design review districts on physical and financial aspects of preservation, renovation,

rehabilitation, and reuse, and on procedures for inclusion on the National Register of Historic Places;

- j. To review and evaluate all national register nominations from Sumter, prior to consideration by the State Board of Review;
- k. To inform and educate the citizens of Sumter concerning the historic and architectural heritage of the City and County by publishing appropriate maps, newsletters, brochures, and pamphlets, by holding programs and seminars, and through media exposure;
- 1. To confer recognition upon the owners of landmarks or property or structures with design review or historic districts by means of certificates, plaques, or markers.

SECTION K: HAMPTON PARK DESIGN REVIEW AND DOWNTOWN HISTORIC DISTRICT, OVERLAY DISTRICTS ARE CREATED RESERVED

1.k.1. Where the Hampton Park Design Review District and the Downtown Historic District are cited in this Ordinance, they shall be noted as an "overlay" district and shown on the Official Zoning Map, referencing their name and designating their existence by map shading.

1.k.2. The "overlay" districts are intended to promote the educational, cultural, economic and general welfare of the public by providing a mechanism for the identification, recognition, preservation, maintenance, protection and enhancement of existing historic and architecturally valuable structures, properties, and neighborhoods which serve as a visible reminder of the social, cultural, economic, political and/or architectural history of the City and County of Sumter, South Carolina.

1.k.3. Within "overlay" districts the permitted uses are determined by the "underlying" or primary zoning district. Therefore, the uses of land and the uses of buildings is not a matter to be decided by the Design Review Board.

SECTION L: CERTIFICATES OF APPROPRIATENESS, CRITERIA FOR ISSUANCE RESERVED

1.1.1. In considering the issue of appropriateness, the Design Review Board shall be guided by the following general guidelines, taking into account the following:

- a. Where appropriate the historic character of a property shall be retained and preserved;
- b. Distinctive features, finishes, and construction techniques or examples of craftsmanship that characterize a property shall be preserved;

- c. Where feasible, deteriorated historic features should be repaired rather than replaced. Where the severity of deterioration requires replacement of a distinctive feature, the new feature should match the old in design, color, texture, and other visual qualities and, where possible, materials.
- d. For historic residential or commercial buildings, aluminum or vinyl siding may be an acceptable alternative *only* if:
 - 1. the existing siding is so deteriorated or damaged that it can not be repaired;
 - 2. the substitute material can be installed without irreversibly damaging or obscuring the architectural features and trim of the building; and
 - 3. the substitute material can match the historic material in size, profile, and finish so that there is no change in the character of the historic building.
 - 4. In cases where a non-historic artificial siding has been applied to a building, the removal of such a siding, and the application of aluminum or vinyl siding would be an acceptable alternative, as long as the above mentioned first two conditions are met.
- e. Chemical or physical treatments, such as sandblasting, that cause damage to historic materials shall not be used. The surface cleaning of structures, if appropriate, shall be undertaken using the gentlest means possible.
- f. Significant archeological resources affected by a project shall be protected and preserved. If such resources must be disturbed, mitigation measures shall be undertaken.
- g. New additions and adjacent or related new construction shall be undertaken in such a manner that if removed in the future, the essential form and integrity of the historic property and its environment would be unimpaired.

1.1.2. The design standards to be used by the Design Review Board in reviewing an application for a Certificate of Appropriateness may take into consideration the following considerations:

- a. Height the height of any alteration or construction should be compatible with the style and character of the proposed or modified structure or building and with the surrounding buildings and structures;
- b. Proportions of windows and doors the proportions and relationships between doors and windows should be compatible with the architectural style and character of the building and surrounding buildings;
- c. The relationship of a building or structure to the open space between it and adjoining building or structure should be compatible;

- d. Roof Shape the design of the roof should be compatible with the architectural style and character of the landmark and surrounding structures;
- e. Landscaping landscaping should be compatible with the architectural character and appearance of the landmark and of surrounding structures and landscapes;
- f. Scale the scale of the building or structure after alteration, construction, or partial demolition should be compatible with the its architectural style and character and with surrounding buildings and structures;
- g. Architectural Details architectural details including materials, colors, and textures should be treated so as to make a building and/or structure compatible with its original architectural style and character and to preserve and enhance the architectural style of the Hampton Park Design Review District and/or the Downtown Historic District.

SECTION M: DESIGN REVIEW BOARD, RULES OF PROCEDURE RESERVED

1.m.1. Officers: The officers of the City of Sumter Design Review Board shall be a chairman and vice-chairman elected for one year at the first meeting of the Design Review Board in each calendar year. The officers of the Design Review Board may serve consecutive terms. The Planning Director for the City-County Planning Commission shall serve as an ex-officio (non-voting) member of the Design Review Board. A member of the staff of the City-County Planning Commission shall serve as the secretary to the Design Review Board.

- a. **Chairman:** The chairman shall be a voting member of the Design Review Board and shall:
 - 1. Call meetings of the Design Review Board;
 - 2. Preside at meetings;
 - 3. Act as spokesperson for the Design Review Board;
 - 4. Sign documents for the Design Review Board;
 - 5. Perform other duties approved by the Design Review Board.
- b. Vice-Chairman: The vice chairman shall exercise the duties of the chairman in the absence, disability, or disqualification of the Chairman. In the absence of the chairman and vice-chairman, an acting chairman shall be elected by the members present.
 c. Secretary to the Design Review Board: The secretary shall:
 - 1. Provide notice of meetings;

- 2. Assist the chairman in preparation of agendas;
- 3. Keep minutes of meetings and hearings;
- 4. Maintain Design Review Board records as public records;
- 5. Attend to Design Review Board correspondence;
- 6. Perform other duties normally carried out by a secretary.

1.m.2. Meetings:

- a. **Time and Place:** An annual schedule of regular meetings shall be adopted, published and posted at the Opera House/City Hall in January of each year. Special meetings may be called by the chairman upon twenty-four (24) notice, posted and delivered to all members of the Design Review Board and the local media. Meetings shall be held at the place stated in the notice, and shall be open to the public.
- b. **Agenda:** A written agenda shall be furnished by the secretary to each member of the Design Review Board and the news media, and shall be posted at least four (4) days prior to each regular meeting and at least twenty-four (24) hours prior to a special meeting. Items may be added to the agenda at a meeting by a majority vote.
- c. **Quorum:** A majority of the members of the Design Review Board shall constitute a quorum. A quorum shall be present before any business is conducted other than rescheduling a meeting.
- d. **Voting:** A member must be present to vote. Each member shall vote on every question unless disqualified by law. The question of disqualification shall be decided by the member(s) affected, who shall announce the reasons for disqualification, have it placed in the minutes, and refrain from deliberation or voting on the question.
- e. **Public Input:** Except for public input sought by the Design review Board, no person shall speak at a Design Review Board Meeting unless invited to do so by the Design Review Board. The chairman or the vice-chairman presiding at a Design Review Board meeting reserves the unilateral right to gauge the amount of public input desired;
- f. **Minutes:** The secretary to the Design Review Board shall prepare minutes of each meeting for approval by the Design Review Board at the next regular meeting. Minutes shall be maintained as a public record;
- g. Attendance: The minutes shall show the members in attendance at each meeting and the reason for absence submitted by any member. The Design Review Board shall recommend to the Mayor and City Council the removal for cause of any member who is absent from three (3) consecutive meeting without adequate reason.

SECTION N: DESIGN REVIEW BOARD, APPLICATION REQUIREMENTS FOR A CERTIFICATE OF APPROPRIATENESS RESERVED

1.n.1. Applications for a certificate of appropriateness shall be submitted through the office of the Zoning Administrator. Prior to the placement of an item on the agenda of the Design Review Board an application for a certificate of appropriateness must be "*complete*" as determined by the Zoning Administrator, and must be submitted in its complete form fifteen (15) days prior to a meeting of the Design Review Board. The Design Review Board shall act on a complete application within thirty (30) days of receipt of the complete application.

1.n.2. An application shall be determined to be complete by the timely submittal of all items listed Article One, Section L of this Ordinance, and any of the following which adds to an understanding of an application:

a. architectural plans;

b. site plans;

c. landscape plans;

d. proposed signs;

e. proposed exterior lighting arrangements;

- f. elevations of all portions of structures or buildings with relationships to public views;
- g. indications of construction materials proposed for buildings and/or structures;
- h. photographs or perspective drawings indicating visual relationships to adjoining structures and spaces.

1.n.3. A public hearing shall be required when an application for a Certificate of Appropriateness involves relocation of buildings or structures, demolition or partial demolition of building or structures. The time and location of the Public Hearing shall be published in a newspaper of general circulation in Sumter at least fifteen (15) days prior to the public hearing. The property in question shall be posted for the same period as the newspaper notice.

1.n.4. Where a request for a demolition permit is involved in an application for a certificate of appropriateness, the Design Review Board may postpone the issuance of a demolition permit for one hundred (120) days pending a thorough review of the matter. An extension of an additional one hundred (120) days may be authorized when the Design Review Board is reasonably certain that an alternative to demolition can be achieved during the additional time period. The Design Review Board shall provide a recommendation to the Mayor and City Council when it is in the

public interest to save valuable architectural, cultural, and/or archeological resources which would be damaged or lost by the demolition or partial demolition or the moving of a building or structure.

1.n.5. General Certification of Appropriateness: A general certification for appropriateness for specific kinds of alterations may be issued by the Zoning Administrator if he/she finds that a particular material, paint color, design, architectural feature or style is generally acceptable and appropriate within the district(s). If the Zoning Administrator finds, upon examination of the application, that all aspects which would require Board approval are met through the general certificate of appropriateness process, he/she may proceed without referral to the Board. However, the authority to issue a general certification of appropriateness regarding particular materials, paint color etc., shall first be recommended by the Design Review Board and approved by the Mayor and City Council. Only then may a general certification of appropriateness become established covering a particular material, paint color, design architectural feature, etc., which the Zoning Administrator may unilaterally decide upon. A General Certification for vinyl siding <u>only</u> was granted by City Council in 1998.

1.n.6. Appeals to the Design Review Board: Appeals to the Board may be taken by any person aggrieved by any alleged error in an order, requirement, determination, or decisions of the Zoning Administrator or other staff members of the Planning Department. The appeal must be taken within thirty (30) days of a staff decision and must be made on a form supplied by the Zoning Administrator. The Zoning Administrator shall transmit to the Board all the paper constituting the record upon which the action appealed from was taken. An appeal stays all legal proceedings in furtherance of the Board, after the notice of appeal has been filed with him, that by reason of facts stated in the certification a stay would, in his opinion, cause imminent peril to life and property. In that case, proceedings may not be stayed otherwise than by a restraining order which may be granted by the Board or by the Circuit Court.

1.n.7. Denial of Certificate of Appropriateness: A denial of a certificate of appropriateness shall be accompanied by a statement of the reasons for denial. An applicant may resubmit an amended application or reapply for a building or demolition permit that takes into considerations the findings of the Board.

1.n.8. Appeal from the Design Review Board:

- a. A person who may have a substantial interest in any decision of the Historic Preservation Design Review Committee (HPDRC) or any officer, or agent of the appropriate governing authority may appeal from any decision of the HPDRC to the circuit court in and for the county by filing with the clerk of court a petition in writing setting forth plainly, fully, and distinctly why the decision is contrary to law. The appeal must be filed within thirty (30) days after the affected party receives actual notice of the decision of the HPDRC.
- b. A property owner whose land is the subject of a decision of the HPDRC may appeal either:

- 1. As provided in subsection (a); or
- 2. By filing a notice of appeal with the circuit court accompanied by a request for pre-litigation mediation in accordance with Section 1.o.10.

A notice of appeal and request for pre-litigation mediation must be filed within thirty days after the decision of the HPDRC is postmarked.

c. Any filing of an appeal from a particular HPDRC decision pursuant to the provisions of this chapter must be given a single docket number, and the appellant must be assessed only one filing fee pursuant to Section 8-21-310(11)(a) of South Carolina Law.

1.n.9. Contempt; penalty. In case of contempt by a party, witness, or other person before the HPDRC, the HPDRC may certify the fact to the circuit court of the County in which the contempt occurs and the judge of the court, in open court or in chambers, after hearing, may impose a penalty as authorized by law.

1.n.10. Pre-litigation mediation; notice; settlement approval; effect on real property; unsuccessful mediation.

- a. If a property owner files a notice of appeal with a request for pre-litigation mediation, the request for mediation must be granted and the mediation must be conducted in accordance with South Carolina Circuit Court Alternative Dispute Resolution Rules and this section. A person who is not the owner of the property may petition to intervene as a party, and this motion must be granted if the person has a substantial interest in the decision of the HPDRC.
- b. The property owner or his representative, any other person claiming an ownership interest in the property or his representative, and any other person who has been granted leave to intervene pursuant to subsection (A) or his representative must be notified and have the opportunity to attend the mediation. The government entity must be represented by at least one person for the purpose of mediation.
- е.
- d. Within five working days of a successful mediation, the mediator must provide the parties with a signed copy of the written mediation agreement.
- e.
- f. Before the terms of a mediation settlement may take effect, the mediation settlement must be approved by:
- g. the local legislative governing body in public session; and
- <u>h.</u>

i. the circuit court as provided in subsection (g)

i.

k. Any land use or other change agreed to in mediation which affects existing law is effective only as to the real property which is the subject of the mediation, and a settlement agreement sets no precedent as to other parcels of real property.

1.

- m. If mediation is not successful or if the mediated settlement is not approved by the local legislative governing body, a property owner may appeal by filing a petition in writing setting forth plainly, fully, and distinctly why the decision is contrary to law. The petition must be filed with the circuit court within thirty days of:
- n.
- 1. the report of an impasses as provided in the South Carolina Circuit Court Alternative Dispute Resolution Rules; or
- 2. the failure to approve the settlement by the local governing body.
- o. The circuit court judge must approve the settlement if the settlement has a rational basis in accordance with the standards of this chapter. If the mediated settlement is not approved by the court, the judge must schedule a hearing for the parties to present evidence and must issue a written opinion containing findings of law and fact. A party may appeal from the decision:
 - 1. in the same manner as provided by law for appeals from other judgments of the circuit court; or
 - 2. by filing an appeal pursuant to subsection (f).

1.n.11. Notice of appeal, transcript; supersedeas.

- a. Upon filing of an appeal with a petition as provided in Section 1.o.8 (A) or Section 1.o.10 (F), the clerk of the circuit court must give immediate notice of the appeal to the secretary of the HPDRC and within thirty days from the time of the notice, the HPDRC must file with the clerk a duly certified copy of the proceedings held before the HPDRC, including a transcript of the evidence heard before the HPDRC, if any, and the decision of the HPDRC including its findings of fact and conclusions.
- b. The filing of an appeal in the circuit court from any decision of the HPDRC does not ipso facto act as a supersedeas, but the judge of the circuit court may, in his discretion, grant a supersedeas upon such terms and conditions as may seem reasonable and proper.

1.n.12. Determination of appeal; costs; trial by jury.

a. At the next term of the circuit court or in chambers upon ten days notice to the parties, the resident presiding judge of the circuit court of the county must proceed to hear and pass upon the appeal on the certified record of the HPDRC proceedings. The findings of fact by the HPDRC are final and conclusive on the hearing of the appeal, and the court may not take additional evidence. In the event the judge determines that the

certified record is insufficient for review, the matter must be remanded to the HPDRC for rehearing. In determining the questions presented by the appeal, the court must determine only whether the decision of the HPDRC is correct as a matter of law. In the event that the decision of the HPDRC is reversed by the circuit court, the HPDRC must be charged with the costs which must be paid by the governing authority which established the HPDRC.

b. When an appeal includes no issues triable of right by jury or when the parties consent, the appeal must by placed on the nonjury docket. A judge, upon request by any party, may in his discretion give the appeal precedence over other civil cases. Nothing in this subsection prohibits a property owner from subsequently electing to assert a preexisting right to trial by jury of any issue beyond the subject matter jurisdiction of the HPDRC, such as, but not limited to, a determination of the amount of damages due from an unconstitutional taking.

SECTION O: ADMINISTRATIVE OFFICER AND RESPONSIBILITIES

1.0.1. There shall be an administrative officer who shall have the responsibility for implementation and enforcement of all provisions of this ordinance as planning director and zoning administrator. This officer may delegate duties to subordinate officials within the department to assist in such administration and implementation and to represent the department as needed. Ultimate responsibility to <u>City Council and</u> County Council for such implementation, enforcement, and representation shall remain with the administrative officer.

1.o.2. The Zoning Administrator shall accept and examine all applications for construction, land use or reuse, and shall jointly issue building and zoning permits in full cooperation with the Building Official where such applications are in accord with the provisions of this Ordinance and the applicable Standard Building Code regulations. He/she shall direct parties in conflict with this Ordinance, cause to be kept records and files of any and all matters referred to him, and execute any and all reports as the City and Sumter County Councils of Sumter, South Carolina, may require.

1.0.3. If the Zoning Administrator shall find that any one of the provisions of this Ordinance is being violated, he/she shall notify in writing the person responsible for such violation, indicating the nature of the violation and ordering the action necessary to correct it. He/she shall order the discontinuance of illegal uses of land, (and in full cooperation with the Building Official) the discontinuance of illegal buildings and structures; the removal of illegal buildings or structures; illegal additions, alterations, or structural changes; discontinuance of any illegal work being done; or shall take any other action authorized by this Ordinance to ensure compliance with or to prevent violations of its provisions.

SECTION P: LAND CLEARANCE, GRADING, BUILDING, AND SIGN PERMITS REQUIRED

1.p.1. Unless elsewhere exempted by this Ordinance, no building, sign, parking lot or other structure shall be erected, moved, added to, or structurally altered without a permit issued by the Zoning Administrator. Furthermore, no large-scale (greater than two (2) acres) land clearance or grading of property shall be permitted without a tree protection and landscape plan submitted and approved by the Sumter City-County Planning Commission, which shall then direct the Zoning Administrator concerning the issuance of grading or land clearance permit. Small-scale (less than two (2) acres) land clearance and grading plans will be submitted directly to the Zoning Administrator for approval and permit. Nothing in this Section shall prohibit farming operations regulated elsewhere in this Ordinance. The permit, if issued, shall be posted on the property in full view from each street upon which the property abuts.

SECTION Q: APPLICATION FOR A BUILDING PERMIT

1.q.1. All applications for building permits as required by the Sumter City and County Building Codes shall be accompanied by a site plan in duplicate, drawn to scale, showing the actual dimensions and shape of the lot to be built upon; the exact size and location on the lot of buildings already existing, if any; and the location and dimension of the proposed buildings or alterations. The application shall include such other information as lawfully may be required by the Zoning Administrator; including existing or proposed uses of the building and land; the number of families, housekeeping units, or rental units the building is designed to accommodate; conditions existing on the lot; and such other matters as may be necessary to determine conformance with and provide for the enforcement of this ordinance.

1.q.2. One copy of the plans shall be returned to the applicant by the Building Official after he shall have marked such copy either as approved or disapproved and attested to same by his/her signature on such copy. The original copy of the plan, similarly marked shall be retained by the Building Official. The City or County Engineer shall attest to the correctness and the adequacy of all infrastructure improvements shown on the site plan and/or as-built survey accompanying the site plan by affixing his signature and seal on the plans.

SECTION R: CERTIFICATES OF ZONING COMPLIANCE FOR NEW OR ALTERED USES

1.r.1 <u>A certification of zoning compliance is provided when the applicable building or sign permit is approved by an official of the Sumter City-County Planning Department.</u> <u>Zoning compliance is shown by the completion of the Planning Section of the Building and/or Sign Permit.</u>

SECTION S: CONSTRUCTION AND USE TO BE AS SHOWN IN THE APPLICATIONS, SITE PLANS, BUILDING PERMITS, AND CERTIFICATES OF OCCUPANCY

1.s.1. Building permits or certificate of zoning compliance issued on the basis of plans and applications approved by the Zoning Administrator authorize only the use, arrangement, and construction set forth in such approved plans and applications. No other use, arrangement or construction shall be allowed.

1.s.2. No building, other structure, or land shall be used; nor shall any building, structure or land be converted, wholly or in part, to any other use, until a Certificate of Occupancy, certifying compliance with this Ordinance, has been issued by the Zoning Administrator and the Building Official. No Certificate of Occupancy shall be issued where such use is in violation of the provisions of this Ordinance, or of any other applicable law or regulations.

SECTION T: AMENDMENT AUTHORIZATION AND PROCEDURE

1.t.1. This Zoning and Development Standards Ordinance, including the map(s), may be amended from time to time by the Sumter City or Sumter County Councils, but no amendment shall become effective unless it shall have been proposed by or shall have first been submitted to the Sumter City-County Planning Commission for review and recommendation. The Sumter City-County Planning Commission shall have thirty (30) days from the meeting at which the amendment was presented within which to <u>submit its report. If</u> the Sumter City-County Planning Commission fails to submit a report within the thirty (30) day period, it shall be deemed to have approved the requested amendment. Any communication (written, verbal or otherwise) purporting to be an application for a change shall be regarded as mere notice to seek relief until it is made in the form required. Upon receipt of any communication, the interested parties shall be supplied with the proper application form(s) by the Zoning Administrator.

1.t.2. Initiation of Amendment: Proposed changes or amendments to the Sumter_<u>City</u>-County Zoning and Development Standards Ordinance and Map(s) may be initiated by the Sumter City Council, the Sumter City-County Planning Commission, the Sumter City-County Zoning Board of Appeals, and individual property owners.

1.t.3. Application Fee: Before any action shall be taken on an amendment request, the party or parties proposing or recommending said amendment shall deposit the required fee with the Zoning Administrator. The application fee shall not be refunded for failure of said amendment to be adopted. The fee is not required where the amendment is initiated by a public body listed in 1.t.2. above.

1.t.4. Planning Commission Report: The Sumter City-County Planning Commission shall prepare a report and make recommendations on any proposed amendment, stating its findings and its evaluation of the request. In making its report, the Sumter City-County Planning Commission shall consider the following factors:

a. The relationship of the request to the City County Comprehensive Plan and whether the request violates or supports the Plan;

- b. Whether the use permitted by the proposed change would be appropriate in the area concerned;
- c. Whether adequate public school facilities, roads, and other public services exist or can be provided to serve the needs of the development likely to take place as a result of such change and the consequence of such change;
- d. Whether the proposed change is in accord with any existing or proposed plans for providing public water supply and sanitary sewer to the area. In the absence of such infrastructure capabilities, the proposed change must demonstrate that a safe and sanitary living environment exists through the provision of facilities sanctioned by the South Carolina Department of Health and Environmental Control (DHEC);
- e. The amount of vacant land currently classified for similar development in the vicinity and elsewhere in <u>Sumter Countythe City or County of Sumter</u>, and any special circumstances which may make a substantial part of such vacant land unavailable for development.

1.t.5. Declaration of Policy: As a matter of policy, no request to change the text of the Zoning Ordinance or the Zoning Map shall be acted upon favorably except:

- a. Where necessary to implement the Comprehensive Plan; or,
- b. To correct an original mistake or manifest error in the regulations or map; or,
- c. To recognize substantial change or changing conditions or circumstances in a particular locality; or
- d. To recognize change in technology, the style of living, or manner of doing business.

1.t.6. Public Hearing and Notice Thereof: Before enacting an amendment in this Ordinance, the City or Sumter County Council shall hold a public hearing thereon. At least fifteen (15) days notice of the time and place of the hearing shall be published in a newspaper of general circulation in Sumter County. When a proposed amendment affects the district classification of property, notice shall be made by posting the subject property, with at least one notice being visible from each road that abuts the property. Posting of said property shall occur at such time as the notice is given, and shall be at least fifteen (15) days prior to the hearing. All adjoining property owners directly abutting a parcel scheduled for rezoning (and those property owners within a circumference of five hundred (500) feet hall be contacted in writing at least (15) days prior to the public hearing.

a. When it is deemed beneficial by the <u>Sumter City-County</u> Planning Commission to hold a public hearing, no public hearing by <u>Sumter the City or County</u> Council is required before amending the Zoning Ordinance text or maps. However, the <u>City Sumter and/or</u> County Council may hold a public hearing to obtain additional public input on its own initiative; b. No challenge to the adequacy of notice or challenge to the validity of a regulation or map, or amendment to it, whether enacted before or after the effective date of this section, may be made sixty (60) days after the decision of the <u>City or Sumter County</u> Council, if there has been substantial compliance with the notice requirements of this section, and with established procedures of the Sumter <u>City or County</u> Council and the Sumter City-County Planning Commission.

1.t.7. Action by the Sumter City and County Councils: Sumter County Council shall consider the recommendations of the City-County Planning Commission on each proposed zoning amendment. However, the Sumter County Council is not bound by the recommendation in making a final decision, and may call for additional information.

1.t.8. Resubmission of denied Application: In no instance shall a property owner(s) initiate action for a zoning amendment affecting the same parcel or lot, or any part thereof, for a period of twelve (12) months following denial of such request by the Sumter City or County Councils. The Sumter City-County Planning Commission, the Sumter City-County Zoning Board of Appeals, or the Sumter City and-County Councils may initiate a change in the Ordinance any time without regard to the twelve (12) month limitation.

ARTICLE TWO ESTABLISHMENT OF ZONING DISTRICTS AND MAPS

SECTION A: ZONING DISTRICTS

2.a.1. Zoning and Development Districts Established: In order to implement the <u>Sumter City</u>-<u>County</u> 2040 Comprehensive Plan, the <u>Sumter City</u> and County of <u>Sumter</u> has hereby established the following zoning and development districts:

a.	Residential Districts Shall be Identified as Follows:	<u>Map Symbols</u> ——R-15
	Large Lot Single-Family Residential District Medium Lot Single-Family Residential District	K-15 R-9
	Small Lot Residential District	R-9 R-6
	General Residential District	GR
	Residential Multi-Family District	RMF
b.	Non-Residential Districts:	
	Professional Office District	PO
	Neighborhood Commercial District	NC
	Limited Commercial District	LC
	General Commercial District	GC
	Central Business District	CBD
	Light Industrial-Warehouse District	LI-W
	Heavy Industrial District	HI
	Multi-Use Industrial District (County Only)	MUI
	Conservation-Preservation District	CP
	Agricultural Conservation District	AC
	Agricultural Conservation 10 District	<u>AC-10</u>
c.	Special Purpose Districts:	
	Airfield Compatibility District—	APZ/DNL/NA/DDZ
	Range Compatibility Districts	DNL/NA
	Planned Development District	PD
d.	Overlay Districts:	
	Highway Corridor Protection District	HCPD
	Airport Overlay District-(County Only) AP	
	Hampton Park Design Review District (City only)	HP
	Downtown Historic Preservation District (City only)	DT

2.a.2. Free-Standing Zoning Areas: Free-standing zoning areas are areas where common types of zoning are contiguous. Those common types include Commercial (GC, LC, NC, and PO), Industrial (HI and LI)-City and (HI, LI, and MUI) County, Residential (R-15, R-9, R-

6, GR, and RMF), Planned Development (PD), Agricultural (AC-and-AC-10), and Conservation Preservation (CP).

a) The minimum area required to establish a free-standing zoning area is 2<u>.0</u> acres, with following exceptions:

1. The minimum area required to establish a free-standing zoning area consisting entirely of land within the Neighborhood Commercial (NC) District is 1.5 acres.

SECTION B: ZONING DISTRICT BOUNDARIES AND THE OFFICIAL MAP(S)

2.b.1. Official Zoning & Development Standards Map(s): The boundaries of the zoning districts are shown on a map(s) entitled "Official Zoning and Development Standards Map(s), City of Sumter, South Carolina, or Sumter County, South Carolina, which together with all explanatory matter is adopted by reference and declared to be a part of this Ordinance. The Official Zoning and Development Standards Map for the City of Sumter shall be identified by the signature of the Mayor of the City of Sumter, and attested to by the City Clerk. Likewise the Official Zoning and Development Standards Map for the County of Sumter shall be identified by the signature of the Chairperson of the Sumter County Council, and attested to by the Clerk of County Council. The Official Zoning and Development Standards Map (s) shall record the original date of adoption with each revision so noted on the Map(s).

a. Regardless of the existence of the purported copies of the Official Zoning and Development Standards Map(s) which may from time to time be made, sold, or published, or the FIRM Boundary Maps, the Official Map(s) shall be located in the Clerk of Councils offices for the City and County of Sumter, and the offices of the Sumter City-County Planning Commission. The Official Zoning and Development Standards Map(s) for <u>Sumter the City and/or</u>-County of Sumter shall be the final authority as to the current zoning status of the lands, water areas, buildings, and other structures in the <u>Sumter City and</u>-County of Sumter.

2.b.2. Federal Emergency Management Agency (FEMA) Flood Insurance Rate Maps (FIRM) City of Sumter, South Carolina, and, Sumter County, South Carolina, (Unincorporated Areas): Referenced as Community-Panel Numbers 450184 001-0004 Map Revised December 18, 1981, and Community Panel Numbers 450182 0025-0275 Effective Date: January 5, 1989, are hereby adopted for use in the implementation of this Ordinance. Future revisions are adopted as published and become effective on map date or as soon as received, whichever in later.

2.b.3. Interpretations of the Boundaries on the Official Map(s): Where boundaries of districts are shown on the official Zoning and Development Standards Map(s) or the FIRM maps, the following rules shall apply:

- a. Boundaries indicated as approximately following the center line of streets, highways, or roads, shall be construed to follow such center lines;
- b. Boundaries indicated as approximately following platted lot lines shall be construed as following platted lot lines;
- c. Boundaries indicated as approximately following political boundaries shall be construed as following such lines;
- d. Boundaries indicated approximately as parallel to or extension of features in the above mentioned items shall be so construed;
- e. Boundaries indicated as following approximately the centerline of waterways, creeks, ditches, shall be construed as following such lines;
- f. Distances not specifically indicated on the Official Zoning and Development Standards Map(s) shall be determined by the scale of the Map(s);
- g. Where physical or cultural features existing on the ground are at a variance with those shown on the Official Zoning and Development Standards Map(s), or other circumstances covered in the above mentioned items, the Sumter City-County Board of Zoning Board of Appeals shall interpret the district boundaries;

2.b.4. Amendments to the Official Zoning & Development Standards Map(s): If, in accordance with the provisions of this Ordinance and *S.C. 6-29-720*, changes are made in district boundaries or other matters portrayed on the Official Zoning and Development Standards Map(s), such changes shall be entered on the Map(s) promptly after the amendments have been made by the Sumter City and/or County Councils. No amendments to this Ordinance which involve matters portrayed on the Map(s) shall become effective until after such changes have been made on the said Map(s).

2.b.5. Annexation Zoning: All territory which may hereafter be granted or annexed to the City of Sumter shall be classified automatically in the zoning which it was previously zoned in the unincorporated portion of Sumter County. However, the applicant or owner of said property, and/or the Sumter City Council, may designate a zoning district which is compatible with existing surrounding land uses and supports the Comprehensive Plan, at the time of annexation. Such changes in zoning which emerge with annexation of property into the City must be accompanied with a recommendation from the Sumter City-County Planning Commission.

ARTICLE THREE ZONING AND DEVELOPMENT DISTRICT REGULATIONS

SECTION A: GENERAL

3.a.1. No building, structure, parking lot, or land shall hereafter be used and no building, structure, parking lot or part thereof shall be erected, reconstructed, converted, enlarged, moved, or structurally altered unless in compliance with applicable district regulations set forth in this Ordinance.

SECTION B: R-15 AND R-9 LARGE AND MEDIUM SINGLE-FAMILY LOT RESIDENTIAL DISTRICTS

3.b.1. Purpose: The purpose of these two (2) districts is to recognize the essential suburban living character of significant portions of Sumter County where low and medium density single- family residential development is the predominant living environment of the existing and future population. Also, changing patterns of work and home environments create incentives to view the single-family dwelling as a center of work and residential living activities.

3.b.2. Permitted Uses: Within the R-15 and R-9 Districts a building, structure or premise shall be used only for the following-purposes identified by a 'P' on the R-15 or R-9 column of *Exhibit* 5 of this Ordinance.[±]

. Horticulture, agriculture, and livestock specialties, with SIC classifications 01 & 02 (SIC Codes 0211 and 025 are not permitted uses in this district);

Neighborhood, community parks and centers; golf courses and similar uses;

. Accessory uses such as, bathhouses, cabanas, non-commercial greenhouses, private garages and carports, storage buildings, swimming pools, tool sheds & workshops, and home occupations except home day care;

. Signs for which a permit is not required, together with restrictions governing the use of signs in Article Eight, Section I.

-. Accessory apartments: Subject to the development criteria established in Section 4.g.2.

3.b.15.3.b.3. Conditional Uses: Review and approval by the Staff of the Sumter City-County Planning Commission in accordance with <u>Article 5.ab.13</u>. shall be a prerequisite to the issuance of a building permit for any conditional use identified belowby a 'C' on the R-15 or R-9 column of <u>Exhibit 5 of this Ordinance</u>.

- a. Single family attached dwelling;
- b. Townhouse and patio homes (subject to the provisions in the R-6 district); Bed and Breakfast Inn (only in the R-9 district);
- c. Community Centers;
- c. Golf courses public and private, (SIC 7992 & 7997);
- c. Swimming & Tennis Clubs, (SIC 7997);
- c. Elementary & secondary schools, (SIC 82 & 821);
- c. Libraries, (SIC 823);
- c. Nursing & Personal Care Facilities (only in R 9), (SIC 805);
- c. Museums & Art Galleries, (SIC 841);
- . Arboreta & Botanical or Zoological Gardens, (SIC 842);
- . Civic, Social, & Fraternal Associations (only in R-9), (SIC 864);
- . Religious organizations, (SIC 866);
- Public safety facilities or buildings, (SIC 922);
- . Ash gardens (only allowed adjacent to a religious or consecrated facility);
- . Cemeteries;
- . Child Day Care (only in R-9) (SIC 832 & 835);
- Adult Day Care (only in R-9) (SIC 832 & 835).
- . Home Day Care (R-15 and R-19) as Home Occupation See section 5.b.1.g

3.b.34.3.b.4. Special Exceptions: Review and approval by the Sumter City–County Board of Zoning Board of Appeals in accordance with *Article 5.b.2., Section B* shall be a requirement before any uses listed identified by an 'S' on the R-15 or R-9 column of *Exhibit 5* of this Ordinance below are allowed in these districts.:

- Communication Towers (SIC 48);

. Electric, Gas, and Sanitary Services (SIC 49).

<u>3.b.5.</u> Development Standards: Notwithstanding development standards set forth elsewhere by this Ordinance, the following minimum requirements shall apply with the R-15 and R-9 Zoning Districts.

a. Lot Requirements (Minimum)

	<u>R-15 District</u>	<u>R-9 District</u>
Lot Area	15,000 sq. ft.	9,000 sq. ft.
Lot width	100 ft.	75 ft.
Lot depth	120 ft.	100 ft.*

* Linear feet measured from front lot line to rear lot line. Where lot lines are not parallel, measure by drawing lines from front to rear lines, at right angles to front lot line, every ten feet and average the length of these lines.

b. **Yard and Building Set Back Requirements (minimum)**

Front	<u>R-15 District</u> 35 ft (local/coll.) 45 ft (all other)	<u>R-9 District</u> 35 (local/coll.) 45 (all other)
Side (2 sides required)	12 ft. 50 ft. (non-res.)	10 ft. 50 ft. (non-res.)
Rear	25 ft. 50 ft. (non-res.)	25 ft. 50 ft. (non-res.)

c. Building Height Requirements (maximum)

	R-15 District	<u>R-9 District</u>
Residential Uses	35 ft.	35 ft.
All other permitted uses	45 ft.	45 ft.

- d. Impervious Surface Ratio (Both Districts): 40%
- e. **Off-street Parking Requirements:** Off-street parking requirements for the uses permitted herein are established in *Article <u>Eight8.j., Sect. J.</u>*
- f. Landscape Requirements: Landscape requirements for the uses permitted herein are established in *Article Eight, Section D*<u>8.d</u>.

SECTION C: R-6, SMALL LOT, SINGLE-FAMILY RESIDENTIAL DISTRICT

3.c.1. Purpose: The purpose of this district is to provide for a variety of single-family housing on small lots to meet market demands for smaller lot developments. It is also the intent of this district to balance higher densities with common open space.

3.c.2. Permitted Uses: Within the R-6 District, a building or premise shall be used only for the for the purposes identified by a 'P' on the R-6 column of *Exhibit 5* of this Ordinance following purpose:

- a. Single family, detached dwelling excluding mobile or manufactured homes;
- b. Duplex; Single family attached dwellings, excluding mobile or manufactured homes;
- c. Accessory uses, such as bathhouses, cabanas, non-commercial greenhouses, private garages & carport, storage buildings, swimming pools, tool shed & work shop, and home occupations except home day care;
- c. Signs for which a permit is not required, together with restrictions governing the use of signs in Article Seven, Section G;
- c. Public parks & playgrounds;
- c. Fire protection facilities, (SIC 9224);
- c. Agricultural production livestock specialties, (SIC Classification 02 (not including SIC 0211 or 025);
- c. Accessory apartments subject to the development criteria established in Section 4.g.2.

3.c.3. Conditional Uses: <u>Review and approval by the Staff of the Sumter City-County Planning</u> <u>Commission in accordance with *Article 5.b.1.* shall be a prerequisite to the issuance of a building permit for any conditional use identified by a 'C' on the R-6 column of *Exhibit 5* of this <u>Ordinance.</u>Review and approval by the Staff of the Sumter City-County Planning Commission in accordance with 5.1.3. shall be a prerequisite to the issuance of a building permit for any conditional use identified below.</u>

. Townhouse, patio homes, triplex and quadraplex;

. Rooming and boarding house;

. Organization hotels, & lodging houses on a membership basis;

- Community centers;

a. Golf courses, public and private (SIC 7992 & 7997);

- a. Elementary school & secondary school (SIC 82 & 821);
- a. Swimming & Tennis club (SIC 7997);
- a. Colleges, universities, and professional schools (SIC 822);
 a. Libraries (SIC 823);
- a. Nursing & Personal Care Facilities (SIC 805);
- a. Individual & Family Social Services (SIC 83 & 832);
- a. Childcare Services (SIC 835);
- a. Residential Care (SIC 836);
- a. Museums and Art Galleries (SIC 841);
- a. Arboreta & Botanical or Zoological Garden (SIC 842);
- a. Religious Organizations (SIC 866);
- a. Civic, social, and fraternal organizations (SIC 864);
- a. Public Safety facilities (SIC 922);
- a. Cemeteries and Ash gardens adjacent to or part of consecrated facilities;
- a. Home Day Care as Home Occupation See Section 5.b.1.g.

3.c.4. Special Exceptions: <u>Review and approval by the Sumter City–County Board of Zoning</u> <u>Board of Appeals in accordance with Article 5.b.2.</u> shall be a requirement before any uses identified by an 'S' on the R-6 column of *Exhibit 5* of this Ordinance: <u>Review and approval by the Sumter</u> <u>City County Board of Zoning Appeals in accordance with Article 5, Section B shall be requirement</u> before any uses listed below are allowed in these districts:

. Communication Towers (SIC 48);

- Public Utilities and Infrastructure (SIC 49).

3.c.5. Development Standards: Notwithstanding development standards set forth elsewhere by this Ordinance, the following minimum requirements shall apply within the R-6 Zoning Districts. See *Development Standards - Exhibit 1*.

3.c.6. Off Street Parking: Off street parking requirements for the uses permitted or conditionally allowed herein are set forth in *Article <u>Eight, Section J8.j</u>*.

3.c.7. Landscaping Requirements: Landscaping requirements for uses permitted or conditionally allowed herein are set forth in *Article Eight, Section D*<u>8.d</u>.

EXHIBIT 1 DEVELOPMENT STANDARDS FOR USES IN R-6 DISTRICT

	Non-Residential Uses	Detached Dwellings	Duplex Dwellings	Patio Homes and Zero Lot Line Housing Projects	Townhouses ****	Triplex and quadruplex dwellings
Minimum Lot Area Per Structure (sq. ft.)	N/A	6,000	10,000	5,000	2,000	N/A
Minimum Site Area	N/A	N/A	N/A	2 acres	2 acres	2 acres
Minimum Lot Width	N/A	60 ft.	80 ft.	45 ft.	16 ft.	150 ft.
Minimum Yards, Per Structure:						
Front	25 ft.	35 ft local/collector 45 ft. all others	35 ft. local/collector 45 ft. all others	25 ft. local/collector 45 ft. all others	15 ft. local/ collector 45 ft. all others	25 ft. local/collector 45 ft. all others
Side	25 ft.	8 ft.	10 ft.	0/8 ft. *	0/7.5 ft. **	30 ft.
Rear	50 ft.	20 ft.	20 ft.	20 ft.	20 ft.	35 ft.
Minimum Distance Between Buildings	30 ft.	N/A	N/A	N/A	15 ft.	40 ft.
Maximum Impervious Surface Percentage	45%	45%	45%	45%	65%	60%
Common Open Space Ratio (% project area) ***	N/A	N/A	N/A	N/A	20% ***	25% ***
Maximum Density (units per gross acre)	N/A	7.2	14	14	14	16
Maximum Height of Buildings	45 ft.	35 ft.	35 ft.	35 ft.	35 ft.	35 ft.

* Minimum Side Yard Setback required on one side only.

** Zero between units, seven and a half (7.5) feet between end structure and side property line.

*** For projects with ten (10) or fewer units, no common open space is required.

**** Townhouse buildings shall not exceed eight (8) continuous units.

SECTION D: GENERAL RESIDENTIAL (GR) DISTRICT

3.d.1. Purpose: The purpose of this district is to accommodate higher density residential development and a variety of housing types on small lots.

3.d.2. Permitted Uses: Within the GR District, a building or a premise shall be used only for the purposes identified by a 'P' on the GR column of *Exhibit 5* of this Ordinance following purpose:

- a. Single-family, detached dwelling;
- a. Duplex;
- a. Manufactured homes;
- a. Accessory uses such as bathhouses, cabanas, non-commercial greenhouse, private garage & carport, storage building, swimming pool, tool shed, workshop and home occupations except home day care;
- a. Signs for which a permit is not required, together with restrictions governing the use of signs in Article Seven, Section G,
- a. Public parks & playgrounds;
- a. Fire protection facilities, (SIC 9224);
- a. Agricultural production livestock specialties (SIC 01 & 02 (not including SIC 0211 or 025);
- a. Accessory apartments subject to development criteria established in Section 4.g.2.

3.d.3. Conditional Uses: <u>Review and approval by the Staff of the Sumter City-County Planning</u> Commission in accordance with *Article 5.b.1*. shall be a prerequisite to the issuance of a building permit for any conditional use identified by a 'C' on the GR column of *Exhibit 5* of this <u>Ordinance.Review and approval by the Staff of the Sumter City-County Planning Commission in</u> accordance with 5.a.3. shall be a prerequisite to the issuance of a building permit for any conditional use identified below.

- . Single-family semi-detached dwelling;
- . Mobile Home park;
- . Townhouse;
- . Patio home;
- . Triplex and quadraplexes;
- . Rooming and boarding house, with SIC 702);

Organization hotels & lodging houses on a membership basis with SIC Code 704); . Bed and breakfast Inn, with SIC Code 702); - Elementary and Secondary Schools, with SIC Codes 82 and 821); -. Colleges, universities and professional schools, (SIC 822); <u>Libraries, (SIC 823);</u> . Nursing and personal care facilities, (SIC 805); Individual and family social services, (SIC 83 & 832); - Residential care facilities. (SIC 836): - Child Care Services, (SIC 835); . Museums and Art Galleries, (SIC 841); Arboreta and Botanical Gardens or Zoological Gardens, (SIC 842; - Civic, social or fraternal associations, (SIC 864); Religious organizations, (SIC 866); - Public safety facilities, (SIC 922); . Ash gardens and cemeteries adjacent to religious or consecrated facilities only; Home Day Care as Home Occupation – See Section 5.b.1.g.

3.d.4. Special Exceptions: <u>Review and approval by the Sumter City–County Board of Zoning</u> <u>Board of Appeals in accordance with *Article 5.b.2.* shall be a requirement before any uses <u>identified by an 'S' on the GR column of *Exhibit 5* of this Ordinance. Review and approval by the <u>Sumter City–County Board of Zoning Appeals in accordance with Article 5, Section B shall be a</u> requirement before any uses listed below are allowed in these districts:</u></u>

. Communication Towers (SIC 48);

. Public Utilities and Infrastructure (SIC 49).

3.d.5. Development Standards: Notwithstanding development standards set forth elsewhere by this Ordinance; the following minimum requirements shall apply with the GR District. See *Development Standards - Exhibit 2.*

3.d.6. Special Development Standards for manufactured units or mobile homes: The following development standards shall be required in addition to those found in Exhibit 2;

- a. The mobile home shall be attached to a foundation and securely underpinned and/or anchored in accord with S.C. Manufactured Housing Board Codes. The securing of a unit to a foundation must be inspected and approved by the Building Inspection Department;
- b. Each mobile home shall have skirting constructed of brick, concrete block, vinyl, or wood that extends from the exterior wall to the ground. The axle, tongue, and wheels must be removed if designed to be removed (bolted on);
- c. All mobile homes in Agricultural Conservation (AC) District shall be placed with the longest dimension parallel to the lot frontage. Note: In the agricultural conservation (AC) District, this provision does not apply if all the following conditions are present:
 - 1. Single lot only and;
 - 2. Cannot meet normal side setbacks when placed parallel to the lot frontage and;
 - 3. Lot was surveyed and approved prior to May 3, 1999;

3.d.7. Special Development Standards for Mobile Home Parks: The following development standards shall be required in addition to those found in Exhibit 2:

- a. A mobile home park requires community water, sewer, drainage, and garbage services.
- b. Internal paved roadways shall be required of all parks, and roadways shall have a minimum travel width of eighteen (18) feet exclusive of parking.
- c. No mobile home shall have direct access to a collector or arterial street.
- d. Each mobile home shall meet the off-street parking requirements in Article Eight, Section J, Exhibit 21.
- e. A minimum of ten (10%) percent of the park shall be developed for recreational purposes, with no recreation area having less than five (500) square feet in area.
- f. All on-site roadway intersections shall be provided with a street light, and interior lights shall be provided at not less than 400 foot intervals.
- g. Each mobile home site shall be at least 15 feet from any other mobile home and at least 15 feet from the right-of-way of any drive which provides common circulation, and 25 feet from any side or rear property line, and shall meet the front yard setbacks for the street upon which it is located.

3.d.8. Off Street Parking: Off street parking requirements for the uses permitted or conditionally allowed herein are set forth in *Article <u>Eight, Section J.8.j.</u>*

3.d.9. Landscaping Requirements: Landscaping requirements for uses permitted or conditionally allowed are set forth in *Article Eight, Section D<u>8.d</u>*.

EXHIBIT 2 DEVELOPMENT STANDARDS FOR USES IN GR DISTRICT

	Non- Residential Uses	Detached Dwellings (1)	Duplex Dwellings	Single Family Semi-Detached Dwelling	Patio Homes and Zero Lot Line Housing Projects	Townhouses ****	Triplex and quadraplex Housing	Mobile Home Park (2)
Minimum Lot Area Per Structure (sq. ft.)	N/A	6,000	10,000	5,000	5,000	2,000	N/A	5,000
Minimum Site Area	N/A	N/A	N/A	2 acres	2 acres	2 acres	2 acres	5 acres
Minimum Lot Width	N/A	60 ft.	80 ft.	45 ft.	45 ft.	16 ft.	150 ft.	45 ft.
Minimum Yards, Per Structure:		_						
Front (local/collector)	25 ft. 45 ft. all other	35 ft. 45 ft. all other	35 ft. 45 ft. all other	25 ft. 45 ft. all other	25 ft. 45 ft. all other	15 ft. 45 ft. all other	25 ft. 45 ft. all other	25 ft. 45 ft. all other
Side	25 ft.	8 ft.	10 ft.	0/8 ft. *	0/8 ft. *	0/7.5 ft. **	30 ft.	25 ft.
Rear	50 ft.	20 ft.	20 ft.	20 ft.	20 ft.	20 ft.	35 ft.	25 ft.
Minimum Distance Between Buildings	30 ft.	N/A	N/A	N/A	N/A	15 ft.	40 ft.	N/A
Maximum Impervious Surface Percentage	45%	45%	45%	45%	45%	65%	60%	45%
Common Open Space Ratio (% project area) ***	N/A	N/A	N/A	N/A	N/A	20% ***	25% ***	10% Minimum
Maximum Density (units per gross acre)	N/A	7.2	14	14	14	14	16	8
Maximum Height of Buildings	45 ft.	35 ft.	35 ft.	35 ft.	35 ft.	35 ft.	45 ft.	35 ft.

1. A manufactured housing unit or mobile home shall be considered a detached dwelling, but shall comply with the additional development standards specified in 3.d.5

2. Mobile Home Park: See additional requirements in Section 3.d.6

* Minimum Side Yard Setback required on one side only.

** Zero between units, seven and a half (7.5) feet between end structure and side property line.

*** For projects with ten (10) or fewer units, no common open space is required.

**** Townhouse buildings shall not exceed eight (8) continuous units.

SECTION E: RESIDENTIAL MULTI-FAMILY (RMF) DISTRICT

3.e.1. Purpose: The purpose of this district is to accommodate multi-family development within areas appropriately suited and compatible with surrounding development.

3.e.2. Permitted Uses: Within the RMF District, <u>a building, structure or premise shall be used</u> only for the purposes identified by a 'P' on the RMF column of *Exhibit 5* of this Ordinance.a building or a premise shall be used for only the following purpose:

. Single family, attached dwelling;

. Multi-family apartments;

. Triplex and quadraplex;

- Organization hotels & lodging houses - on a membership basis;

- . Accessory uses such as bathhouses, cabanas, non-commercial greenhouses, private garage & carport, storage building, swimming pool, tool shed, workshop, and home occupations except home day care;
- . Nursing & personal care facilities, (SIC 805);

. Fire protection, (SIC 9224);

. Agriculture production - crops, (SIC 01;

. Agriculture production livestock specialties, (SIC 02 (not including SIC 021 and 025));

3.e.3. Conditional Uses: Review and approval by the Staff of the Sumter City-County Planning Commission in accordance with *Article 5.b.1.* shall be a prerequisite to the issuance of a building permit for any conditional use identified by a 'C' on the RMF column of *Exhibit 5* of this Ordinance.Review and approval by the Staff of the Sumter City County Planning Commission in accordance with 5.a.3. shall be a prerequisite to the issuance of a building permit for any conditional use identified by a 'C' on the RMF column of *Exhibit 5* of this Ordinance.Review and approval by the Staff of the Sumter City County Planning Commission in accordance with 5.a.3. shall be a prerequisite to the issuance of a building permit for any conditional use identified below.

. Single family semi-detached dwelling;

. Townhouse;

- Patio home;

. Elementary and secondary schools, (SIC 82 & 821);

. Colleges, universities and professional schools, (SIC 822);

. Libraries, (SIC 823);

Home Day Care as Home Occupation – See Section 5.b.1.g;
 Residential care facilities, (SIC 836);

. Child care services, (SIC 835);

. Religious organizations, (SIC 866);

. Public safety facilities, (SIC 922);

. Ash gardens and cemeteries adjacent to religious or consecrated facilities only.

3.e.4. Special Exceptions: <u>Review and approval by the Sumter City–County Board of Zoning</u> <u>Board of Appeals in accordance with *Article 5.b.2.* shall be a requirement before any uses identified by an 'S' on the RMF column of *Exhibit 5* of this Ordinance. Review and approval by the Sumter City-County Board of Appeals Zoning in accordance with Article 5, Section B shall be a requirement before any uses listed below are allowed in these districts:</u>

. Communication Towers (SIC 48);

. Public Utilities and Infrastructure (SIC 49).

3.e.5. Development Standards: Notwithstanding development standards set forth elsewhere by this Ordinance, the following minimum requirements shall apply within the entire RMF Zoning District. See *Development Standards - Exhibit 3*.

3.e.6. Off Street Parking: Off street parking requirements for the uses permitted or conditionally allowed herein are set forth in *Article Eight, Section J*<u>8.j</u>.

3.e.7. Landscaping Requirements: Landscaping requirements for uses permitted or conditionally allowed herein are set forth in *Article Eight Section D.8.d.*

EXHIBIT 3 DEVELOPMENT STANDARDS FOR USES IN RMF DISTRICT

	Non- Residential Uses	Single Family Attached Dwellings	Single Family Detached Dwellings	Patio Homes and Zero Lot Line Housing Projects	Townhouses ****	Triplex and Quadruplex Housing	Multi Family Apartments
Minimum Lot Area Per Structure (sq. ft.)	N/A	10,000	5,000	5,000	2,000	N/A	N/A
Minimum Site Area	N/A	N/A	2 Acres	2 Acres	2 Acres	2 Acres	2 Acres
Minimum Lot Width	N/A	80 ft.	60 ft.	45 ft.	16 ft.	150 ft.	200 ft.
Minimum Yards, Per Structure:							
Front (local/collector)	25 ft. 45 ft. all other	35 ft. 45 ft. all other	25 ft. 45 ft. all other	25 ft. 45 ft. all other	15 ft. 45 ft. all other	25 ft. 45 ft. all other	50 ft. all streets
Side	25 ft.	10 ft.	0/8 ft *.	0/8 ft. *	0/7.5 ft. **	30 ft.	50 ft.
Rear	50 ft.	20 ft.	20 ft.	20 ft.	20 ft.	35 ft.	50 ft.
Minimum Distance Between Buildings	30 ft.	N/A	N/A	N/A	15 ft.	40 ft.	30 ft.
Maximum Impervious Surface Percentage	45%	45%	45%	45%	65%	60%	65%
Common Open Space Ratio (% project area) ***	N/A	N/A	N/A	N/A	20% ***	25% ***	25% ***
Maximum Density (units per gross acre)	N/A	14	14	14	14	16	16
Maximum Height of Buildings	45 ft.	35 ft.	35 ft.	35 ft.	35 ft.	45 ft.	45 ft.

*

Minimum Side Yard Setback required on one side only. Zero between units, seven and a half (7.5) feet between end structure and side property line. **

For projects with ten (10) or fewer units, no common open space is required. ***

Townhouse buildings shall not exceed eight (8) continuous units. ****

EXHIBIT 4

PERMITTED AND CONDITIONAL USES IN THE RESIDENTIAL DISTRICTSUNUSED

PERMITTED & CONDITIONAL USES	R-15	R-9	R-6	GR	RMF	SIC
Dwelling-Single Family Detached	P	P	P	P		N/A
Dwelling-Single Family Attached	e	P	P	P	P	N/A
Bed and Breakfast Inn		C		C		N/A
Horticulture, Agriculture, Livestock	P	P	₽	P	P	01/02
Townhouse and Patio Homes	C	e	e	e	e	N/A
Neighborhood and Community Parks	P	P	₽	P	₽	N/A
Community Centers	C	e	₽	P	e	N/A
Golf Courses	e	e	e			7992/7997
Swimming, Tennis Clubs	e	e	e			7997
Public Utility and Infrastructure	S	<u>S</u>	S	<u>s</u>	S	4 9
Electrical Services	P	P	P	P	P	491
Gas Production & Distribution	P	P	P	P	P	4 92
Combination of Electric & Gas	P	P	P	P	P	493
Water Supply	P	P	P	P	P	494
Sewerage Systems	P	P	P	P	P	4 952
Communication Towers	S	S	S	S	S	48
Telephone Utility	P	P	P	P	P	48
Cable Services	P	P	P	P	P	484
Schools, Elementary & Secondary	C	C	C	C	C	<u>82/821</u>

EXHIBIT 4 PERMITTED AND CONDITIONAL USES IN THE RESIDENTIAL DISTRICTS

PERMITTED & CONDITIONAL USES	R-15	R-9	R-6	GR	RMF	SIC
Libraries	C	C	C	C	C	<u>823</u>
Accessory Uses	₽	P	P	<u>P</u>	₽	N/A
Home Day Care as Home Occupation	e	e	e	e	e	N/A
Nursing and Personal Care Facilities	C	C	C	P	₽	805
Museums and Art Galleries	e	e	e	e		8 41
Arborata, Botanical, and Zoological Gardens	C	C	C	C		<u>842</u>
Civic and Fraternal Associations	C	C	C	C		86 4
Churches and Religious Organizations	e	e	e	e	e	866
Public Safety Facilities	C	C	P	P	₽	922
Ash Gardens	e	e	e	e	e	N/A
Cemeteries	C-300¹	C	C	C	e	N/A
Rooming and Boarding Houses			e	e		702
Colleges and Universities			C	C	C	822/8221
Child Care Facilities		e	e	e		835
Adult Care Facilities		e	e	e		8322
Individual and Family Care			e	e		8322
Residential Care *	P	₽	₽	₽	₽	836
Manufactured Homes				P		N/A
Mobile Home Park				C		N/A

EXHIBIT 4 PERMITTED AND CONDITIONAL USES IN THE RESIDENTIAL DISTRICTS

PERMITTED & CONDITIONAL USES	R-15	R-9	R-6	GR	RMF	SIC
Single Family Semi-Detached				¢	e	N/A
Tri-Plex and Quadraplex			e	P	Р	N/A
Multi Family Apartments					₽	N/A

⁴-Use Review in accordance with Section 5.b.1.i of the Ordinance

* State Statutes requires Residential Care Facilities to be treated as Single Family Housing.

SECTION F: PROFESSIONAL OFFICE (PO) DISTRICT

3.f.1. Purpose: The purpose of this district is to accommodate offices, institutional uses and residential uses in areas whose character is neither commercial nor exclusively residential in nature. It is intended principally for areas along major streets.

3.f.2. Permitted Uses: <u>Within the PO District a building, structure or premise shall be used only</u> for the purposes identified by a 'P' on the PO column of *Exhibit 5* of this Ordinance. Within the PO District, a building or a premise shall be used for only the following purpose:

- a. Central administrative offices, (Auxiliary SIC 1);
- b. Research, development & testing laboratories, (Auxiliary SIC 2);
- b. U.S. postal service facilities, (SIC 43);
- b. Water supply facilities, (SIC 494);
- b. Drug & sundry stories, (SIC 591);
- b. Optical good stores, (SIC 5995;
- b. Depository and non-depository institutions, (SIC 60 & 61);
- b. Security & Commodity brokers, dealers, and exchange services, (SIC 62);
- b. Insurance carriers, agents, and brokers, (SIC 63 & 64);
- b. Real Estate, holding and other investment offices, (SIC 65);
- b. Photographic Studios, (SIC 722);
- b. Beauty and Barber Shops, (SIC 723 & 724);
- b. Employment Agencies (SIC 7361);
- b. Medical and dental offices, (SIC 801, 802, 803, & 804);
- b. Nursing & personal care facilities, (SIC 805;
- b. Legal service offices, (SIC 81);
- b. Libraries, (SIC 823);
- b. Social service facilities and offices, (SIC 832);
- b. Child care facilities and residential, (SIC 835 & 836);

. Museums, art galleries and botanical gardens, (SIC 841 & 842);

- . Business associations, professional membership organizations, and labor unions or similar organizations, (SIC 86, 861, 862, & 863);
- Civic, social, and political organizations, (SIC 864, 865, & 869);
- . Professional offices such as engineering, accounting, research, psychology, and management, (SIC 87 & 89);
- . Government offices such as administrative, executive, legislative, and judicial, (SIC 91, 911, 912, 919, 92, 95, 96, & 921);
- . Fire protection facilities, (SIC 9224);
- Parks and playgrounds.

3.f.17.3.f.3. Conditional Uses: Review and approval by the Staff of the Sumter City-County Planning Commission in accordance with *Article 5.b.1*. shall be a prerequisite to the issuance of a building permit for any conditional use identified by a 'C' on the PO column of *Exhibit 5* of this Ordinance. Review and approval by the Staff of the Sumter City County Planning Commission in accordance with 5.a.3. shall be a prerequisite to issuance of a building permit for any Conditional Use identified below:

- . Veterinary Services (SIC 074); (Note: Veterinary facilities which specialize in large animals shall be located no closer than three hundred [300] feet to a residential property line, nor one hundred-fifty [150] feet from any other property line. Sheltering and boarding of animals shall be clearly incidental to the veterinary services offered in the facility whether specializing in large or small animals).
- . Rooming and boarding houses, (SIC 702);
- -. Organizational hotels and lodges, (SIC 704);
- . Miscellaneous personal services, massage parlors, and spas, (except special events facilities, tattoo parlors, and adult uses) (SIC 729 & 7299);
- . Elementary and secondary schools, (SIC 821);
- . Churches and religious organizations, (SIC 866);
- . Ash gardens and cemeteries (Note: provided that the facility or premise is adjacent to or part of a religious or consecrated facility only);
- . Single-Family attached and detached homes, duplexes, townhouses, patio homes, tri-plex and quadraplex units, and multi-family apartments developed in accordance

with Exhibit 5A:

Residential accessory structures, uses, and home occupations as provided for in-3.d.2.d;

Bed and breakfast.

3.f.38.3.f.4. Special Exceptions: Review and approval by the Sumter City-County Board of Zoning Board of Appeals in accordance with Article 5.b.2. shall be a requirement before any uses identified by an 'S' on the PO column of Exhibit 5 of this Ordinance. Review and approval by the Sumter City County Board of Zoning Appeals in accordance with Article 5, Section B shall be a requirement before any uses listed below are allowed in these districts:

Communication Towers (SIC 48);

3.f.41.3.f.5. Development Standards: Notwithstanding development standards set forth elsewhere by this Ordinance, the following minimum requirements shall apply within the PO District.

Lot Requirements (Minimum) a.

Lot width is measured by the linear feet required at the building setback line: The minimum requirement for commercial development is 40 feet.

Depth: N/A

с

b. Yard and Building Set Back Requirements (Minimum)

	Front Yard Setback
From Local/Collector Streets	35 ft.

(Note: 20 feet is the required front yard setback from arterial streets when off-street parking spaces are located on the side or rear of buildings. 45 feet is the required front yard setback from arterial streets if the parking is located in front of the building). 0'1 XZ-

10.1

	Side Y and Setback
From abutting Residential Districts	30 ft.

(Note: 5 feet from other districts which are not residential).

	From all types of abutting Districts	Rear Yard Setback 25 ft.
2.	Building Requirements	(Maximum)
	Building Height Impervious Surface Ratio	35 ft. .75 75%

Floor Area Ratio

- d. **Off-street Parking Requirement:** Off-street parking requirements for the uses permitted herein or conditionally allowed by action of the <u>Sumter City-County</u> Planning Commission are established in *Article <u>8.jEight, Section J</u>*.
- e. Landscaping Requirements: Landscape requirements for uses permitted herein or conditionally allowed by action of the <u>Sumter City-County</u> Planning Commission are established in *Article Eight, Section D*<u>8.d</u>.

SECTION G: NEIGHBORHOOD COMMERCIAL (NC) DISTRICT

3.g.1. Purpose: This district is intended to meet the commercial and service needs generated by nearby residential development. Goods and services normally available in this district are of a "convenience variety." The size of the district should relate to the surrounding residential market area.

3.g.2. Permitted Uses: <u>Within the NC District a building, structure or premise shall be used only</u> for the purposes identified by a 'P' on the NC column of *Exhibit 5* of this Ordinance. Within the NC District, a building or a premise shall be used for only the following purpose:

- a. Administrative offices, (Auxiliary Code 1);
- a. United States Post Office facilities, (SIC 43);
- a. Water supply facilities, (SIC 494);
- a. Hardware stores, (SIC 525);
- a. Grocery stores, (SIC 54);
- a. Convenience stores, (SIC 541);
- a. Apparel & accessory stories, (SIC 56);
- a. Home furniture, furnishings, & equipment stores, (SIC 57);
- a. Eating Places, (SIC 5812);
- a. Drug stores, (SIC 591);
- a. General merchandise stores such as bicycle and sporting goods, books, stationery, jewelry, toy, photography, gift, luggage, sewing, catalog, etc., (SIC 5941, 5942, 5943, 5944, 5945, 5946, 5947, 5948, 5949, & 5961);
- a. Personal service stores such as florist, optical goods, art supplies, telephone stores, pet stores, (SIC 5992, 5993, 5995, & 5999);
- a. Banks and lending institutions, (SIC 60 & 61);
- a. Security and commodity brokers, (SIC 62);
- a. Insurance agents, real estate, holding investment, (SIC 63 & 64);
- a. Dry cleaners and laundry services, (SIC 7212, 7213, & 7215);
- a. Photographic studios, beauty shops, barber shops, (SIC 722, 723, & 724);

a. Shoe repair, shoe shine, hat cleaning, (SIC 725);

- a. Miscellaneous personal services (except special events facilities, massage parlors & spas, tattoo parlors, and adult uses) (SIC 729);
- a. Video tape rentals, (SIC 784);
- a. Physical Fitness Facilities, (SIC 7991);
- a. Nursing and personal care facilities, child day care, residential care, (SIC 805, 835, & 836);
- a. Judicial facilities, police and fire protection facilities, (SIC 92 & 9224);

3.g.3. Conditional Uses: Review and approval by the Staff of the Sumter City-County Planning Commission in accordance with *Article 5.b.1.* shall be a prerequisite to the issuance of a building permit for any conditional use identified by a 'C' on the NC column of *Exhibit 5* of this Ordinance. Review and approval by the Staff of the Sumter City-County Planning Commission or accordance with 5.a.3. shall be a prerequisite to issuance of a building permit for any Conditional Use identified below:

- . Automotive dealers & gasoline service stations, (SIC 55);
- . General Merchandise Stores (less than or equal to 11,000 sq. ft. of GFA), (SIC 53);
- . Liquor stores, (SIC 592);
- . Automatic Merchandising Machine Operator, (SIC 5962);
- . Rooming and boarding houses, (SIC 702);
- . Organization hotels and lodges, (SIC 704);
- . Car washes, (SIC 7542);
- . Coin Operated Amusement Devises, (SIC 7993);
- . Churches or other religious organizations, with SIC Code 866;
- . Ash gardens with the same qualifications imposed as set forth in 3.f.3.d;
- Single-Family detached and attached units, duplexes, townhouses, patio homes, triplexes, quadraplexes, and multi-family apartments developed in accordance with Exhibit 5A;
- . Parks and playgrounds;

. Bed and breakfast;

. Mobile Produce Sales (see Section 5.b.1.k.);

3.g.4. Special Exceptions: Review and approval by the Sumter City–County Board of Zoning Board of Appeals in accordance with *Article 5.b.2.* shall be a requirement before any uses identified by an 'S' on the NC column of *Exhibit 5* of this Ordinance. Review and approval by the Sumter City – County Board of Zoning Appeals in accordance with Article 5, Section B shall be a requirement before any use listed below is allowed in this district:

a. Communication Towers (SIC 48);

Drinking Places/Bottle Clubs/Night Clubs (SIC 5813);

b. Liquor Stores (SIC 592);

b. Amusements and Recreation (Not Classified Elsewhere) (SIC 7999).

3.g.32.<u>3.g.5.</u> Development Standards: Notwithstanding development standards set forth elsewhere by this Ordinance, the following minimum requirements shall apply within the NC District.

<u>a.</u> Lot Requirements (Minimum)

Lot width is measured by the linear feet required at the building setback line: The minimum requirement in the NC District for commercial development is 40 feet. Depth: N/A

a.b. Yard and Building Set Back Requirements (Minimum)

	Front Yard Setback
From Local/Collector Street	35 ft

(Note: The front yard setback is 45 ft. feet from all other streets.) Side Yard Setback From abutting Residential Districts 30 ft.

(*Note: 5 ft. from other districts which are not residential.*)

	Rear Yard Setback
From all types of abutting Districts	25 ft.

b. <u>c.</u> Building Requirements	(Maximum)
Building Height	35 ft
Impervious Surface Ratio	75%

Floor Area Ratio

- e.<u>d.</u> **Off-street Parking Requirement:** Off-street parking requirements for uses permitted herein or conditionally allowed by action of the <u>Sumter City-County</u> Planning Commission are established in *Article <u>Eight, Section J.8.j.</u>*
- d.e. Landscaping Requirements: Landscaping requirements for uses permitted herein or conditionally allowed by action of the <u>Sumter City-County</u> Planning Commission are established in *Article <u>Eight8.d.</u>*, <u>Section D.</u>

SECTION H: LIMITED COMMERCIAL (LC) DISTRICT

3.h.1. Purpose: This district is intended to accommodate commercial development along major streets, while promoting land use compatibility by limiting the type and conditions of development. **3.h.1.**

3.h.2.

3.h.2. Permitted Uses: Within the LC District, a building or premise shall be used only for the for the purposes identified by a 'P' on the LC column of *Exhibit 5* of this Ordinance : 3.h.3. Within the LC District, a building or a premise shall be used for only the following purposes:

3.h.3.

Vet Services for Animal Specialties [Small Animals Only], (SIC 0742);

Landscape Counseling & Land Planning, (SIC 0781);

Administrative offices, (SIC Auxiliary 1);

Research, development and testing laboratories, (SIC Auxiliary 2);

United State Postal Service, (SIC 43);

Travel Agencies, Tour Operators, Arrangement of Transportation, (SIC 472);

Water supply facilities, (SIC 494;

Paint and Wallpaper Not Glass, (SIC 523);

Hardware stores, (SIC 525);

Retail nurseries, lawn & garden supplies, (SIC 526);

Food stores, (SIC 54);

Convenience Stores, (SIC 541);

Apparel & accessory stores, (SIC 56);

Home furniture, furnishing & equipment stores, (SIC 57);

Eating Places, (SIC 5812);

Drug stores, (SIC 591);

General merchandise stores as described in 3.g.2.i.; (SIC 5941, 5942, 5943, 5944, 5945.

5946, 5947, 5948, 5949, & 5961);

Personal service stores as described in 3.g.2.j.; (SIC 5992, 5993, 5995, & 5999);

Banking, lending institutions, security & broker services, insurance companies, (SIC 60, 61, 62, 63, & 64); Real estate agencies, (SIC 65);

Dry cleaners and laundry services as described in 3.g.2.1.; (SIC 7212, 7213, & 7215;

- Photographic studios, beauty shops, barber shops, shoe repair, (SIC 722, 723, 724, & 725);
- Funeral service & crematories, (SIC 726);
- Miscellaneous personal services, (except special events facilities, massage parlors & spas, tattoo parlors, and adult uses) (SIC 729);

Advertising Agencies, (SIC 7311);

Credit Consumer Reporting, (SIC 732);

Mailing Reproduction, Art & Photography, (SIC 733);

Commercial Art/Graphic Design, (SIC 7336);

Secretarial / Court Services, (SIC 7338);

Help Supply Services, (SIC 7363);

Computer Programming Services, (SIC Code 7371, 7376, & 7379);

Detective Agencies [Except rental of dog for protective service & armored car services], (SIC 7381);

Security System Services, (SIC 7382);

Business Services (Not elsewhere classified) Specifically listed below: Agents & Brokers for Authors and Nonperforming Artists; Appraisers [except real estate];
Arbitration and Conciliation Services; Artists' Agents and brokers;
Business Brokers [buying and selling business enterprises]; Decoration Service for Special Events;
Drafting Services;
Fundraising on a Contract or Fee Basis; Handwriting Analysis;
Interior Decorating Consulting Service [except painters and paper hangers]; Interior Designing Service [except painters and paper hangers];
Lecture Bureaus;
Map Drafting Service, map Making — including aerial;
Message Service / Telephone Answering {except beeper service]; Notary Public, Paralegal Service;

 Photogrammertric Mapping Service [not professional engineers]; Photography Brokers, Playwrights' Brokers;
 Process Serving Service'
 Recording Studios on a Contract or Fee Basis; Speakers' Bureaus;
 Tax Collection Agencies: collecting for a city, county or state; and Translation Services

ii. Auto Rental and leasing, (SIC 751);

Car washes, (SIC 7542), along with the requirements set forth in 3.g.3.e;

Auto service except repair, (SIC 754 & 7549);

Watch, Clock & Jewelry Repair, (SIC 7631);

Video tape rental, (SIC 784);

Dance studios, (SIC 791);

Physical fitness facilities, (SIC 7991);

Offices for health care services, such as doctors, dentists, and nursing, and personal carefacilities, (SIC 801, 802, 803, 804, & 805);

Home Healthcare Services, (SIC 808);

Ambulance Services, (SIC 4119);

Legal services offices, (SIC 81);

Educational services, such as libraries, vocational schools, and other schools, (SIC 823, 824, & 829);

Individual & Family Social Services, (SIC 832);

vv. Social Services, such as job training and vocational rehabilitation, child care services, residential care services, (SIC 833, 835, & 836);

ww. Museums & Art Galleries, (SIC 841);

xx. Botanical Gardens, (SIC 842);

Organization facilities for uses such as business, professional, labor, civic, political, governmental and others, (SIC 861, 862, 863, 864, 865, 869, 911, 912, 919, 92, 9224, 95,

& 96);

Professional offices and workshops for engineering, accounting, research, artists, authors, geologists, psychologists, (SIC 87 & 89).

aaa. Parks & Playgrounds

3.h.4.3.h.3. Conditional Uses: Review and approval by the Staff of the Sumter City-County Planning Commission in accordance with *Article 5.b.1*. shall be a prerequisite to the issuance of a building permit for any conditional use identified by a 'C' on the LC column of *Exhibit 5* of this Ordinance. Review and approval by the Staff of the Sumter City County Planning Commission in accordance with 5.a.3. shall be a prerequisite to issuance of a building permit for any Conditional Use identified below:

. Mini-warehouses, (SIC 4225 (See Section 5.b.1.h. for conditions);

- . Manned convenience centers and refuse systems, (SIC 4953);
- . General Merchandise Stores (less than or equal to 11,000 sq. ft. of GFA), (SIC 53);
- . Automotive dealers, (SIC 55);
- . Automatic Merchandising Machine Operator, (SIC 5962);
- . Rooming and boarding houses, (SIC 702);
- . Organization hotels and lodges, (SIC Code 704);
- . Power laundries and dry cleaning plants, (SIC 7211, & 7216);
- . Special Events Facilities (SIC 7299) (See Section 5.b.1.p.);
- . Top and upholstery repair shops (SIC 7532) to include <u>only</u> Automotive tops (canvas or plastic), installation, repair, or sales and installation and upholstery repair, automotive. See Section 5.b.1.j. for conditions;
- . Motion picture theaters, (SIC 783);
- Coin Operated Amusement Devises, (SIC 7993);
- . Religious organizations, (SIC 866);
- . Ash gardens with the same qualifications imposed as set forth in 3.f.3.g;
- . Single-Family attached and detached units, duplexes, townhouses, patio homes, triplexes, and multi-family apartments developed in accordance with Exhibit 5A;
- . Bed and breakfast;
- . Mobile Produce Sales (see Section 5.b.1.k);

3.h.5.3.h.4. Special Exceptions: Review and approval by the Sumter City-County Board of

Zoning Board of Appeals in accordance with Article 5.b.2. shall be a requirement before any uses identified by an 'S' on the LC column of *Exhibit 5* of this Ordinance. Review and approval by the Sumter City - County Board of Zoning Appeals in accordance with Article 5, Section B shall be a requirement before any use listed below is allowed in this district:

a. Communication Towers (SIC Code 48);

- Drinking Places/Bottle Clubs/Night Clubs (SIC 5813);

b. Liquor Stores (SIC 592);

b. Amusements and Recreation (Not Classified Elsewhere) (SIC 7999);

b. Jails/Correctional Facilities (SIC 9223);

3.h.6.3.h.5. Development Standards: Notwithstanding development standards set forth elsewhere by this Ordinance, the following minimum requirements shall apply within the LC District.

Lot Requirement (Minimum) a.

Lot width is measured by the linear feet required at the building setback line: The minimum requirement in the LC District for commercial development is 40 feet.

Depth: N/A

b. Yard and Building Set Back Requirements (Minimum)

Front Yard Setback From Local/Collector Streets

> (Note: The front yard setback is 20 feet if the street is an arterial street when off-street parking is provided on the side or rear of a building; 45 feet if the parking is located in front of the building).

35 ft.

35 ft.

	Side Yard Setback
From abutting Residential Districts	30 ft.

(*Note: None required when abutting property in non-residential*). Rear Yard Setback

From all types of abutting Districts

c.	Building Requirements	(Maximum)
	Building Height	35 ft.
	Impervious Surface Ratio	80%
	Floor Area Ratio	0.80

- d. **Off-street Parking Requirement:** Off-street parking requirements for uses permitted herein or conditionally allowed by action of the <u>Sumter City-County</u> Planning Commission are established in *Article <u>Eight, Section J8.j.</u>*
- e. **Landscaping Requirements:** Landscaping requirements for uses permitted herein or conditionally allowed by action of the <u>Sumter City-County</u> Planning Commission are established in *Article <u>Eight, Section D8.d</u>*.

SECTION I: GENERAL COMMERCIAL (GC) DISTRICT

3.i.1. Purpose: This district is to accommodate the broadest possible range of commercial uses, determined principally by market conditions, while protecting the environment from potentially objectionable uses.

3.i.2. Permitted: Within the GC District, a building, structure or premise shall be used only for the purposes identified by a 'P' on the GC column of *Exhibit 5* of this Ordinance. Within the GC District, a building or a premise shall be used only for the following purpose:

- . Agriculture, farm, landscaping, horticulture related services and facilities and auxiliary uses customary thereto, with SIC Codes 071, 072, 076, 078, (Note: Veterinary Services in this classification of uses shall be regulated by the standards set forth in 3.f.3.a.);
- . Administrative offices, (SIC Auxiliary 1);
- . Research, development, and testing, (SIC Auxiliary 2);
- . Printing, publishing, and allied industries, (SIC 27);

. Warehouses, (SIC Auxiliary 3);

- . Postal, transportation, communication, facilities and services, (SIC 43, 47, & 48);
- . Water supply facilities, (SIC 494);
- . General retail trade such as: building-hardware-garden supplies, department & food stores, convenience store, automobile sales and service, clothing and home furnishing, eating establishments, drug stores, used merchandise (but not flea markets), specialty and novelty stores (i.e., bicycle, books, stationery, jewelry, hobby & toy, camera & photo, luggage, sewing, and catalog, florist, tobacco, optical, artist supply, pet shops, firewood, monuments), (SIC 52, 523, 525, 526, 53, 54, 541, 55, 56, 57, 5812, 591, 593, 5941, 5942, 5943, 5944, 5945, 5946, 5947, 5948, 5949, 5961, 5992, 5993, 5995, & 5999);
- Fuel dealers, (SIC 598);
- Fireworks stands, (SIC 5999) (Note: Shall comply with temporary use requirements set forth in 5.c.b.d.);
- Banking, lending institutions, security & broker services, insurance companies, SIC 60, 61, 62, 63, 64);

. Real estate agencies, (SIC 65);

. Hotels, motels, rooming houses, boarding houses and organization hotels, (SIC 701

& 704);

- . Dry cleaning and laundry operations & services, (SIC 7212, 7213, 7215, 7217 & 7219);
- Personal service stores, such as: photo studios, beauty shops, barber shops, shoe repair, funeral services & crematories, with the following (SIC 722, 723, 724, 725, & 726);
- . Miscellaneous personal services (except special events facilities, tattoo parlors, and adult uses) (SIC 729);
- . Business services, (SIC 73);
- Employment agencies, (SIC 7361);
- . Automotive rental & leasing, auto service (except repairs); miscellaneous repairs, car washes (along with the requirements set forth in 3.g.3.e), (SIC 751, 754, 7542, 7549, & 76);
- . Movie theaters, video rental, and motion picture distribution & allied services, (SIC 782, 783, 784);
- Amusement and recreation facilities, dance studios, dance schools, bowling alleys, sports clubs, physical fitness facilities, golf courses, coin operated amusement centers, amusement parks, parks and playgrounds, (SIC 791, 793, 7941, 7991, 7992, 7993, 7996, 7007).
 - 7997);
- . Theatrical Production, (SIC 792);
- . Hospitals, doctors, dentist offices, office & clinics of other health practitioners, medical dental labs, home health services, health and allied services, (SIC 801, 802, 803, 804, 805, 806, 807, 808, & 809);
- . Attorney or legal services offices, (SIC 81);
- . Library, museum, art galleries, botanical gardens, vocational schools, job training offices, and other schools and educational services, with SIC Codes 823, 824, 829, 833, 841, 842;
- . Individual and family social services, (SIC 832);
- . Child care, residential care, other social services, (SIC 835, 836, & 839);
- Professional offices for uses such as: engineering, accounting, research, psychology, etc., (SIC 87 & 89);

Ambulance Services (SIC 4119);

- a. Executive, administrative and judicial offices and facilities for government, (SIC 911, 912, 919, 92, 95, & 96);
- a. Fire protection facilities, (SIC 9224);
- a. Single-Family attached and detached units, duplexes, townhouses, and patio homes developed in accordance with Exhibit 5A;

a. Parks and playgrounds;

a. National Guard Armory (SIC 97);

ii. General contractors with no outside storage of material or construction equipment, with (SIC 15).

3.i.3. Conditional Uses: Review and approval by the Staff of the Sumter City-County Planning Commission in accordance with *Article 5.b.1.* shall be a prerequisite to the issuance of a building permit for any conditional use identified by a 'C' on the GC column of *Exhibit 5* of this Ordinance. Review and approval by the Staff of the Sumter City-County Planning Commission in accordance with 5.a.3. shall be a prerequisite to the issuance of a building permit for any Conditional Use identified below:

. Agriculture, farming, and animal husbandry, (SIC 01, 02, 021, 0212, 0212, 0213, 0214,

0219, 024, 027, 0271, 0272, 0273, 0279, 029); (Note: Refer to Article 5, Section Bfor conditions and special exceptions);

- . Animal services, except veterinary, (SIC 075);
- . Local & inter urban highway passenger transportation and communications, (SIC 40, 41, 42, 4212, 44, 46);
- . Local trucking without storage (Note: No trucking operations involving waste materials, especially hazardous waste, or activities involving offense odors or excessive noise, shall be allowed in a GC District), (SIC 4212);
- . Mini-warehouses, (SIC 4225). See Section 5.b.1.h;
- . Manned convenience centers and refuse systems, (SIC 4953);
- . Mobile home or manufactured housing unit dealerships, (SIC 527);
- . Flea markets, (SIC 593);
- . Automatic Merchandising Machine Operator, (SIC 5962);

- . Rooming and Boarding Houses, (SIC 702);
- . Recreational vehicle parks and camps, (SIC 703);
- . Power laundries/Dry cleaning plants, (SIC 7211 & 7216);
- . Industrial Laundries, (SIC 7218);
- . Special Events Facilities, (SIC 7299). (See Section 5.b.1.p.);
- . Massage parlors, and spas, (SIC 7299);
- . Automobile parking lots, (SIC 752);
- . Automotive repair shops, (SIC 753);
- . Elementary and secondary schools, (SIC 821);
- . Religious organizations, (SIC 866);
- Ash gardens & cemeteries, with the same qualifications imposed as set forth-3.f.3.g.;
- . Mobile Home Park, with the qualifications established in 3.d.6.;
- . Triplex, quadraplex, multi family and group dwelling, developed in accordance with Exhibit 5A (Note: May be included as a mixed use in commercial or office projects);
- . Specialty Contractors, (SIC 17) (no outside storage of materials or construction equipment, no overnight parking trailers or heavy trucks.);
- . Mobile Produce Sales (see Section 5.b.1.k.).

3.i.46.<u>3.i.4.</u> Special Exceptions: Review and approval by the Sumter City–County Board of Zoning Board of Appeals in accordance with *Article 5.b.2.* shall be a requirement before any uses identified by an 'S' on the GC column of *Exhibit 5* of this Ordinance. Review and approval by the Sumter City-County Board of Zoning Appeals in accordance with Article 5, Section B shall be a requirement before any use listed below is allowed in this district:

. Commercial Kennels, (SIC 0852);

. Communication Towers, (SIC 48);

. Electric, Gas and Sanitary Services, (SIC 49);

a. Drinking Places/Bottle Club/Night Clubs, (SIC 5813);

b. Liquor Stores, (SIC 592);

Adult Uses and Tattoo Parlors, (SIC 7299);

c. Racing Track and Operations, (SIC 7948);

c. Bingo Parlor/Pool Halls, (SIC 7999);

c. Amusement and Recreation (Not Classified Elsewhere), (SIC 7999);

c. Electronic Gaming Establishments, (SIC 7999);

c. Jails/Correctional Facilities, (SIC 9223).

3.i.47.<u>3.i.5.</u> Development Standards: Notwithstanding development standards set forth elsewhere by this Ordinance, the following minimum requirements shall apply within the GC District.

a. Lot Requirement (Minimum)

No minimum lot width requirement is set forth in the GC District. The minimum lot size for residential use is 6,000 sq. ft. Depth N/A.

b. Yard and Building Set Back Requirements (Minimum)

	Front Yard Setback
From Local/Collector Streets	35 ft.

(Note: The front yard setback is 20 feet if the street is an arterial street when off-street parking is provided on the side or rear of a building; 45 feet if the parking is located in front of the building).

	Side Yard Setback
From abutting Residential Districts	50 ft.

(Note: None required when abutting property in non-residential).

For Residential Uses

8 ft.

	Rear Yard Setback
From all types of abutting Districts	20 ft.
(except abutting residential district)	50 ft.

c. Building Requirements (Maximum)

Building Height	60 ft
Impervious Surface Ratio	92%
Floor Area Ratio	N/A

- d. **Off-street Parking Requirements:** Off-street parking requirements for uses permitted herein or conditionally allowed by action of the <u>Sumter City-County</u> Planning Commission are established in *Article <u>Eight8.j.</u>*, <u>Section J.</u>
- e. **Landscaping Requirements:** Landscaping requirements for uses permitted herein or conditionally allowed by action of the <u>Sumter City-County</u> Planning Commission are established in *Article <u>Eight</u>, <u>Section D8.d</u>*.

SECTION J: CENTRAL BUSINESS DISTRICT (CBD)RESERVED

3.j.1. Purpose: The intent of this district is to promote the concentration and vitality of commercial and residential development in Downtown Sumter. Multi-storied buildings, retail stores, professional offices, and government and health services characterize the district.

3.j.1. Permitted: Within the CBD District, a building or a premise shall be used only for the following purpose:

- . Agriculture services, such as soil preparation, crop services, farm labor and management services, and landscape and horticultural services, (SIC 071, 072, 076, & 078);
- . Auxiliary uses, such as central administrative offices, research, development and testing laboratories, warehouses, (Auxiliary SIC 1, 2, & 3);
- . Printing, publishing, & allied industries, (SIC 27);
- Electronic and other electrical equipment and components except computer equipment, (SIC 36);
- . Optical good stores/miscellaneous manufacturing, (SIC 38 & 39);
- . Transportation, communication, and utility services, such as transit facilities, postal services, (SIC 43, 47, & 48);
- . Water supply facilities, (SIC 494);
- Retail trade activities, such as paint & wallpaper stores, hardware stores, nursery & garden_supply, general_mercantile_stores, food_stores, apparel_stores, home furnishings, eating places, drug stores, pawn shops, sporting goods & bicycle shops, book stores, stationery shops, jewelry stores, hobby & games stores, camera stores, gift shops, luggage stores, sewing & piece goods stores, catalog & mail order shops, florist shops, tobacco_stores, optical goods, pet shops, art supply stores, miscellaneous retail, (SIC 523, 525, 526, 53, 54, 56, 57, 58, 591, 593, 5941, 5942, 5943, 5944, 5945, 5946, 5947, 5948, 5949, 5961, 5992, 5993, 5995, & 5999);
- . Finance, insurance and real estate services, such as, depository and non-depository institutions, security & commodity broker services, insurance carriers, investment offices, (SIC 60, 61, 62, 63, 64, & 65);
- Hotels and motels, (SIC 701);
- . Personal service establishments, such as laundry & dry cleaners, linen supply services, photographic studios, beauty & barber shops, shoe repair shops, business services, automotive rental, automotive services, car washes, miscellaneous repair,

motion picture theaters & film distribution, video tape rentals, (SIC 7212, 7213, 722, 723, 724, 725, 729, 73, 751, 754, 7549, 76, 782, 783, & 784);

- . Miscellaneous personal service (expect special events facilities, massage parlors & spas, tattoo parlors, and adult uses), (SIC 729);
- . Employment agencies, (SIC 7361);
- Amusement and recreation services, such as dance studios, bowling alleys, sports clubs and promoters, physical fitness facilities, coin operated amusement centers, (SIC Codes 791, 793, 7941, 7991, & 7993);
- . All Theatrical Productions, (SIC 792);
- . Membership sports and recreation clubs, (SIC 7997);
- Health services, such as doctors' medical offices and clinics, dentist offices and clinics, osteopathy doctors offices, offices for health practitioners, nursing & personal care facilities, hospitals, medical & dental laboratories, home health care services, miscellaneous & allied health care services, with SIC Codes 801, 802, 803, 804, 805, 806, 807, 808, & 809);
- Legal services, (SIC 81);
- Educational services, such as elementary, secondary, colleges & universities, libraries, vocational schools, other schools & educational services, (SIC 823, 824, & 829);
- . Social services, such as individual & family social services, job training & vocational rehabilitation services, child day care services, other social services, (SIC 832, 833, 835, & 839);
- . Residential care facility, (SIC 836);
- . Museums & art galleries, (SIC 841);
- . Botanical gardens, (SIC 842);
- Membership Organizations, such as business associations, professional membership organizations, labor unions & similar organizations, civic & fraternal associations, political organizations, other membership organizations, (SIC 861, 862, 863, 864, 865, & 869);
- . Engineering, accounting, research, management, & related services, (SIC 87);

- Miscellaneous services, such as artist, authors, geologists, psychologists, etc., (SIC-89);
- . Public Administration Services, such as executive offices, legislative offices, general government, judicial, public order & safety, courts, fire protection, public finance & taxation, human resources programs, environmental & housing programs, (SIC 911, 912, 919, 92, 9224, 93, 94, 95, & 96);

-. Parks and playgrounds;

-. Second story and above residential uses.

3.j.1. Conditional Uses: Review and approval by the Staff of the Sumter City-County Planning Commission in accordance with 5.a.3. shall be a prerequisite to the issuance of a building permit for any Conditional Uses identified below:

. Transportation, communications, (SIC 40, 41, 42, 44, 4212, & 46);

. Manned convenience and recycling centers, (SIC Code 4953);

. Convenience Stores, (SIC 541);

. Automotive dealers, (SIC 55);

. Coin operated laundries, industrial laundries, with SIC Code 702 and 704 from 3.j.2.g., (SIC 7215 & 7218);

. Special Events Facilities, (SIC 7299). (See Section 5.b.1.p.);

. Automobile parking lots, (SIC 752);

. Auto repair, (SIC 753);

- Elementary, secondary, schools, colleges, universities, professional schools, (SIC Code 821 & 822);

. Religious organizations, (SIC 866);

. Ash gardens and cemeteries adjacent to a religious or consecrated facility;

. Residential uses such as Single Family (detached & attached), duplex, townhouses, patio homes, triplex & quadraplex, multi-family & group dwellings, bed & breakfast inns developed in accordance with Exhibit 5A;

First floor or detached residential uses.

3.j.2. Special Exceptions: Review and approval by the Sumter City — County Board of Zoning Appeals in accordance with Article 5, Section B shall be requirement before any use listed below is allowed in this district:

a. Communication Towers, (SIC 48);

Drinking Places/Bottle Clubs/Night Clubs, (SIC 5813);

b. Liquor Stores, (SIC 592);

b. Jails/Correction Institutions, (SIC 9223).

3.j.2. Development Standards: Notwithstanding development standards set forth elsewhere by this Ordinance, the following minimum requirements shall apply within the CBD District.

c. Lot Requirement (Minimum)

No minimum lot width requirement is set forth in the CBD District. Depth: N/A

d. Yard and Building Set Back Requirements (Minimum)

From Local/Collector Streets "None Required" *Note: Buildings in the CBD are intended to directly abut the sidewalk facing each building.*

> Side Yard Setback "None Required"

Note: Buildings in the CBD are intended to share common walls with adjacent buildings. However, walkways are encouraged between buildings to provide pedestrian access to rear parking lots.

Rear Yard Setback "None Required"

Note: Rear parking in the CBD may abut the rear portion of each building. However, a 10 ft foot perimeter (irrigated) landscape bufferyard must be provided where a rear parking lot fronts on a parallel or opposite street abutting the rear portion of a building(s) fronting on Main Street.

	Building Rec		(Mavimum)
<i>c</i> .	-Dunung Ree	unenus	(IVIaxinium)

00 ft
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100%
<u>N/A</u>

- f. **Off-street Parking Requirement:** Off street parking is not required in the CBD except where residential uses are provided on site. Article Eight, Section J, details the parking requirements for each residential type use.
- f. Landscaping Requirements: Landscaping requirements are not provided for in the CBD except as part of the 10 ft. parameter landscape buffer as set forth in 3.j.4.b. above.

SECTION K. LIGHT INDUSTRIAL-WAREHOUSE (LI-W) DISTRICT

3.k.1. Purpose: The intent of this District is to accommodate wholesaling, distribution, storage, processing and light manufacturing in an environment suited to such uses and operations while promoting land use compatibility both within and beyond the boundaries of such districts.

3.k.2. Permitted: Within the LI-W District, a building, structure or premise shall be used only for the purposes identified by a 'P' on the LI-W column of *Exhibit 5* of this Ordinance. Within the LI-W District, a building or a premise shall be used only for the following purpose:

- . Uses associated with Agriculture, forestry & fishing, such as crops production, livestock (including beef cattle feed lots, beef cattle, sheep & goats), dairy farms, animal specialties, fur-bearing animals, horses, animal aqua-culture, bee raising, (SIC 01, 02, 021, 0212, 0214, 0219, 024, 027, 0271, 0272, 0273, 0279, & 029);
- Agricultural services such as, soil preparation services, crop services, veterinary services (Note: the provisions set forth in section 3.f.3. of this ordinance for veterinary services shall apply in the LI-W District), farm labor & management services, landscape & horticulture service, forestry, fishing-hunting-trapping, (SIC 071, 072, 074, 076, 078, 08, & 09);
- . Auxiliary Uses, such as central administrative offices, research, development & testing laboratories, warehouses, accessory buildings & uses, (SIC Auxiliary 1, 2, & 3);
- Construction companies and specialty trade contractors, (SIC 15 & 17);
- . Manufacturing uses specializing in lumber & wood products, furniture and fixtures, printing, publishing & allied industries, fabricated metal products (except machinery & transportation equipment), electronic & other electrical equipment & component (except computer equipment), measuring, analyzing & controlling instruments, photographic, medical and optical goods, watches & clocks, and miscellaneous manufacturing industries, (SIC 24, 25, 27, 34, 36, 38, & 39);
- . Truck trailers, (SIC 3715);
- . Transportation, communications, (SIC 40, 41, 42, 44, 4212, 46, 47, & 48);
- . Wholesale Trade uses for durable and non-durable goods, (SIC 50, 51, (Except SIC Codes 5015, 5093, & 5154);
- . U.S. Postal Services, (SIC 43);

. Retail trade activities involving the following types of goods: lumber and building materials, paint, glass & wall paper stores, hardware stores, retail nurseries & lawn and garden stores, convenience stores, fuel dealers, fire wood shops (outdoor storage must be located behind a principal building), fireworks, monuments and

tombstone sales, (SIC 52, 523, 525, 526, 541, 598, & 5999);

. Water supply facilities, (SIC 494);

- Eating places, (SIC 5812);
- Personal service establishments such as power laundries, garment pressing & dry cleaning, linen supply, coin operated laundries, dry cleaning plants (except rug cleaning), carpet & upholstery cleaning, industrial laundries, laundry & garment cleaning not elsewhere classified, car washes, (SIC 7211, 7212, 7213, 7215, 7216, 7217, 7218, 7219, & 7542);

. Photographic studio, (SIC 722);

- Beauty and barber shops, (SIC 723 & 724);
- . Shoe repair, shoe shine, hat cleaning, (SIC 725);
- . Funeral homes and crematories, (SIC 726);
- . Disinfecting and Pest Control Services, (SIC Code 7342) including the following: bird proofing, deodorant servicing of rest rooms, disinfecting service; exterminating service; fumigating service; pest control in structures; rest room cleaning service, termite control; and washroom sanitation;
- . Heavy construction equipment rental and leasing, (SIC 7353) including the following: bulldozer rental and leasing; construction equipment, heavy: rental and leasing; crane rental and leasing; earth moving equipment rental and leasing.
- . Equipment Rental and Leasing, Not Elsewhere Classified, (SIC 7359) including only the following: airplane rental and leasing; appliance rental and leasing; coinoperated machine rental and leasing; electronic equipment rental and leasing, except medical and computer; industrial truck rental and leasing; oil field equipment rental and leasing; oil well drilling equipment rental and leasing; toilets, portable: rental and leasing; tool rental and leasing; vending machines, rental only;
- . Auto rental, leasing, parking, repair shops, service except repair and miscellaneous repair, (SIC 751, 752, 753, 754, 7549, & 76);
- . Motion picture distributors, (SIC 782);
- . Video tape rentals, (SIC 784);
- . Professional sports clubs and promoters, (SIC 7941);
- . Miscellaneous amusement & recreation services such as physical fitness facilities, public golf courses, coin operated amusement devices, amusement parks,

membership sports & recreation clubs, (SIC 7991, 7992, 7993, 7996, & 7997);

- . Medical and dental labs, (SIC 807);
- . Home and miscellaneous healthcare, (SIC 808 & 809);
- . Libraries, vocational, other schools and education services, (SIC 823, 824, & 829);
- . Job training and rehabilitation services, (SIC 833);
- . Child care services, (SIC 835);
- . Other social services, (SIC 839);
- . Organizational facilities and business associations, (SIC 861, 862, 863, 864, & 865);
- . Engineering, accounting, research, (SIC 87);
- . Public administrative services such as justice, public order & safety uses, and government offices, (SIC 92, 911, 912, 919, 93, 94, 95, & 96);
- ii. Fire protection, (SIC 9224);
- jj. National Guard Armory, (SIC 97).

3.k.77.3.k.3. Conditional Uses: <u>Review and approval by the Staff of the Sumter City-County</u> Planning Commission in accordance with *Article 5.b.1*. shall be a prerequisite to the issuance of a building permit for any conditional use identified by a 'C' on the LI-W column of *Exhibit 5* of this <u>Ordinance.Review and approval by the Staff of the Sumter City County Planning Commission in</u> accordance with 5.a.3. shall be a prerequisite to the issuance of a building permit for any <u>Conditional Uses identified below:</u>

. Animal services, except veterinary, (SIC 075);

- . Mini-Warehouses, (SIC 4225). See Section 5.b.1.h. for conditions
- . Photovoltaic Solar Energy System, Primary or Accessory, (SIC 4911).
- Manned convenience centers and recycling refuse systems, (SIC 4953); (Note: See 5.b.3.h. for specific guidelines for siting facilities);
- . Mobile home dealers, (SIC 527);
- . Retail trade activities such as general merchandise stores, food stores, automotive dealers & gasoline service stations, apparel and accessory stores, home furniture, furnishings and equipment stores, (SIC 53, 54, 55, 56, & 57);

a. Miscellaneous retail such as drug & proprietary stores, used merchandise (pawn & flea markets), sporting goods & bicycle shops, bookstores, stationery shops, jewelry stores, hobby, toy, and game shops, camera & photography supply houses, gift, novelty & souvenir shops, luggage and leather goods, sewing & piece good stores, mail order & catalog houses, (SIC 591, 593, 5941, 5942, 5943, 5944, 5945, 5946, 5947, 5948, 5949, & 5961);

a. Automatic Merchandising Machine Operator, (SIC 5962);

- a. Miscellaneous retail not elsewhere classified such as florists, tobacco stores, optical goods, artist supply, auction rooms, stamp and telephone stores, pet shops, (SIC 5992, 5993, 5995, 5999);
- a. Finance and Insurance activities such as depository institutions, nondepository institutions, security & commodity brokers, insurance carriers, (SIC-60, 61, 62, 63, & 64);
- a. Commercial Services such as real estate offices, holding & other investment offices, hotel & motel, camping & recreational vehicle parks (Note: recreation trailer parks shall be located no closer than 300 feet from any residential district, and shall have a landscaped or natural buffer as specified in Article Eight, Section J, (SIC 65, 701, & 703);
- a. Miscellaneous personal services, massage parlors & spas, business services, (except special event facilities, tattoo parlors, and adult uses), (SIC 729, 7299, & 73);
- a. Special Event Facilities, (SIC 7299) (See Section5.b.1.p.);
- a. Employment agencies, (SIC 7361);
- a. Motion picture theaters, (SIC 783);
- a. Amusement and recreation services such as dance studios, bowling alleys, theatrical productions, (SIC 791, 792, & 793);
- a. Parks & playgrounds;
- a. Offices and clinics of doctors, dentists, doctors of osteopathy, nursing & personal care facilities, hospitals, (SIC 801, 802, 803, 804, 805, & 806);

a. Legal services, (SIC 81);

- a. Universities, colleges, and professional schools, (SIC 822);
- a. Social & civic facilities such as individual & family social services, museums & art galleries, botanical gardens, (SIC 832, 839, 841, & 842);

b. Religious organizations, other membership organizations, management & related services, and services offered by professionals like artists, authors, geologists, etc., (SIC 866, 869, & 89);

Ash gardens and cemeteries.

3.k.78.3.k.4.Special Exceptions: Review and approval by the Sumter City–County Board of Zoning Board of Appeals in accordance with *Article 5.b.2.* shall be a requirement before any uses identified by an 'S' on the LI-W column of *Exhibit 5* of this Ordinance. Review and approval by the Sumter City — County Board of Zoning Appeals in accordance with Article 5, Section B shall be a requirement before any use listed below is allowed in this district:

. Stockyards, (SIC 0211);

. Commercial Kennels, (SIC 0752);

. Communication Towers, (SIC 48);

. Electric, Gas, and Sanitary Services, (SIC 49);

. Animal Auctions, (SIC 5154);

. Drinking Places/Bottle Clubs/Night Clubs, (SIC 5813);

. Liquor Stores, (SIC 592);

. Tattoo Parlors, (SIC 7299);

. Racing Tract and Operations, (SIC 7948);

. Bingo Parlor/Pool Hall, (SIC 7999);

. Amusements and Recreation (Not Classified Elsewhere), (SIC 7999);

- Electronic Gaming Establishments (SIC 7999);

Jails/Correctional Facilities, (SIC 9223).

3.k.79.3.k.5.Development Standards: Notwithstanding development standards set forth elsewhere by this Ordinance, the following minimum requirements shall apply within the LI-W District.

a. Lot Requirement (Minimum)

Lot width is measured by the linear feet required at the building setback line: The minimum lot width requirement for LI-W development is 100 feet.

Depth: 250 feet. (Note: Linear feet is measured from front lot line to rear lot line.

Where lot lines are not parallel, measure by drawing lines from front to rear lot lines, at right angles to the front lot line, every 10 ft and averaging the length of these lines).

Lot Area: One (1.0) acre.

c.

b. Yard and Building Set Back requirement (Minimum)

Front Yard Setback 35 ft. 100 ft.
Side Yard Setback
100 ft.
15 ft.
Rear Yard Setback
100 ft.
25 ft.
(Maximum)
60 ft.
80%
NA

- d. **Off-street Parking Requirements:** Off-street parking requirements for the uses permitted herein or conditionally allowed by action of the <u>Sumter City-County</u> Planning commission are established in *Article <u>Eight, Section J8.j</u>*.
- *e.* Landscaping Requirements: Landscaping requirements for uses permitted herein or conditionally allowed by action of the <u>Sumter City-County</u> Planning Commission are established in *Article <u>Eight, Section D</u>8.d*.

SECTION L: HEAVY INDUSTRY (HI) DISTRICT

3.1.1. Purpose: The intent of this district is to concentrate heavy industrial uses in areas where they will flourish without adversely affecting adjacent less intensive uses, and to preserve prime industrial lands for future industrial development. Toward these ends, residential development is not permitted, nor is the establishment of this district on other than a major road or highway.

3.1.2. Permitted: Within the HI District, a building, structure or premise shall be used only for the purposes identified by a 'P' on the HI column of *Exhibit 5* of this Ordinance. Within the HI District, a building or a premise shall be used only for the following purpose:

- a. Uses associated with Agriculture, Forestry & Fishing as set forth in 3.k.2.a. of the LI-W District;
- a. Agricultural services as set forth in 3.k.2.b. of the LI-W District;
- a. Auxiliary uses, such as central administrative offices, research, development, and testing and labs, warehouses, oil and gas extraction, (SIC Auxiliary 1, 2, & 3 and SIC 13);
- a. Construction companies and specialty trade contractors, (SIC 15, 16, & 17);
- a. Manufacturing uses involving food and other products, tobacco products, textile mill products, apparel & other finished products made from fabric, lumber & wood products, furniture & fixtures, paper & allied products, chemical & allied products, petroleum refining & related industries, rubber & miscellaneous plastic products, leather & leather products, stone, clay, glass & concrete products, primary metal industries, fabricated metal products, industrial & commercial machinery & computer equipment, transportation equipment, measuring analyzing & controlling instruments, photographic, medical & optical goods; watches & clocks, and miscellaneous manufacturing industry, (SIC 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, & 39, except SIC 2011 & 2015);
- a. Transportation, communications, highway passenger facilities, motor freight transportation & warehouse facilities, U.S. Post office facilities, water transportation, marinas, public boat docks, transportation by air & airports & terminals, pipelines, except natural gas, transportation services, communications, and water supply systems, (SIC 40, 41, 42, 43, 44, 4212, 45, 46, 47, & 48);
- a. Wholesale trade for durable and non-durable goods, (SIC Codes 50 & 51, except SIC 5093 & 5154);
- a. Retail trade activities involving lumber & building materials, paint-glass & wallpaper stores, hardware stores, convenience stores, fuel dealers, fireworks stores, monuments & tombstones, (SIC 52, 523, 525, 541, 5541, 598, & 5999);

- b. Personal service establishments involving the following uses: power laundries, garment pressing & agents for laundries & dry cleaners, linen supply, dry cleaning plants, carpet & upholstery cleaning, industrial launders, laundry & garment services not classified elsewhere, (SIC 7211, 7212, 7213, 7216, 7217, 7218, & 7219);
- b. Disinfecting and pest control services, (SIC 7342) including the following uses: bird proofing; deodorant servicing of rest rooms; disinfecting services; exterminating service; fumigating service; pest control in structures; rest room cleaning services; termite control; and washroom sanitation service;
- b. Heavy construction equipment rental and leasing, (SIC 7353) including the following: Bulldozer rental and leasing; construction equipment, heavy: rental and leasing; crane rental and leasing; earth moving equipment rental and leasing;
- b. Equipment Rental and Leasing, Not Elsewhere Classified, (SIC 7359) including only the following: airplane rental and leasing; appliance rental and leasing; coinoperated machine rental and leasing; electronic equipment rental and leasing, except medical and computer; industrial truck rental and leasing; oil field equipment rental and leasing; oil well drilling equipment rental and leasing; toilets, portable: rental and leasing; tool rental and leasing; vending machines, rental only;
- b. Business services such as automotive parking, automotive repair shops, miscellaneous repairs, (SIC 752, 753, & 76);
- b. Educational services such as vocational schools, other schools & educational services, (SIC 824 & 829);
- b. Child day care services, (SIC 835);
- b. Professional services involving engineering, accounting, research, management & related services, (SIC 87);
- b. Land Uses involving justice, public order & safety, fire protection, (SIC 9224);
- b. National Guard Armory, (SIC 97).

3.1.3. Conditional Uses: <u>Review and approval by the Staff of the Sumter City-County Planning</u> Commission in accordance with *Article 5.b.1.* shall be a prerequisite to the issuance of a building permit for any conditional use identified by a 'C' on the HI column of *Exhibit 5* of this <u>Ordinance.Review and approval by the Staff of the Sumter City County Planning Commission in</u> accordance with 5.a.3. shall be a prerequisite to the issuance of a building permit for any Conditional Uses identified below:

. Mining & quarrying of non-metallic minerals, (SIC 14);

. Mini Warehouses, (SIC 4225). See Section 5.b.1.h. for conditions;

- Photovoltaic Solar Energy System, Primary or Accessory, (SIC 4911).
- . Manned convenience centers and refuse systems, (SIC 4953);
- . Automatic Merchandising Machine Operator, (SIC 5962);
- Physical Fitness Facilities, (SIC 7991);
- . Home Healthcare Service, (SIC 808);
- . Government Offices, (SIC 911, 912, 919, & 92);
- . Facilities associated with public finance, taxation, & monetary policy, (SIC 93);
- Facilities associated with the administration of human resources programs, (SIC-94);
- Facilities associated with the administration of environmental quality & housing programs, (SIC 95);
- Facilities associated with the administration of economic programs, (SIC Code 96).

3.1.28.3.1.4. Special Exception: Review and approval by the Sumter City–County Board of Zoning Board of Appeals in accordance with *Article 5.b.2.* shall be a requirement before any uses identified by an 'S' on the HI column of *Exhibit 5* of this Ordinance. Review and approval by the Sumter Board of Appeals in accordance with Article 5. Section B shall be a requirement before any use listed below is allowed in this district:

. Stockyards, (SIC 0211);

- . Commercial Kennels, (SIC 0752);
- . Metal Mining, (SIC 10);
- . Slaughterhouses, (SIC 2011/2015);
- . Communication Towers, (SIC 48);
- Electric, Gas, and Sanitary Services, (SIC 49);
- . Animal Auctions, (SIC 5154);
- . Salvage of Damaged Merchandise, (SIC 7589);
- -. Outdoor Pistol, Rifle and Skeet Ranges, (SIC 7999);
- Jails/Correctional Facilities, (SIC 9223);

a. Residential Care, (SIC 8361).

<u>3.1.5.</u> Development Standards: Notwithstanding development standards set forth elsewhere by this Ordinance, the following minimum requirements shall apply within the HI_, Heavy Industry District.

a. Lot Requirement (Minimum)

Lot width is measured by the linear feet required at the building setback line: The minimum lot width requirement for HI development is 100 feet.

Depth: 250 feet.

(Note: Linear feet is measured from front lot line to rear lot line. Where lot lines are not parallel, measure by drawing lines from front to rear lot lines, at right angles to the front lot line, every ten (10) feet and average the length of these lines).

Lot Area: One (1) acre.

b. Yard and Building Set Back requirements (Minimum)

<u>Front Yard Setback</u> From local/collector Streets From all other type Streets	35 ft. 100 ft.
<u>Side Yard Setback</u> From abutting Residential Districts From other Districts not Residential	100 ft. 15 ft.
<u>Rear Yard Setback</u> From abutting Residential Districts From other Districts not Residential	100 ft. 25 ft.
Building Requirements	(Maximum)
Building Height Impervious Surface Ratio Floor Area Ratio	120 ft. 80% NA

c.

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- d. **Off-Street Parking Requirements:** Off-street parking requirements for the uses permitted herein or conditionally allowed by action of the Planning Commission are established in *Article Eight, Section J.8.j.*
- e. Landscaping Standards: Landscaping requirements for uses permitted herein or conditionally allowed are established in *Article Eight8.d.*, Section D.

SECTION M: MULTI-USE INDUSTRIAL (MUI) DISTRICT RESERVED

3.m.1. Purpose: The intent of this district is to accommodate a wide range of industrial uses while providing the multiple uses required to support those industries in an environmentally sound, pedestrian oriented neighborhood. The supporting uses could include residential, commercial, medical, educational, and religious uses within a well-designed site that continues to promote land use compatibility beyond the boundaries of such districts.

3.m.1. Permitted: No uses will be permitted outright in this district.

3.m.1. Conditional Uses: Review and approval by the Staff of the Sumter City-County Planning Commission in accordance with Article 5 of this Ordinance shall be a prerequisite to the issuance of a business license and/or building permit for any Conditional Uses identified below:

- . Animal services, except veterinary, (SIC 075);
- . Auxiliary Uses, such as central administrative offices, research, development & testing laboratories, warehouses, accessory buildings & uses, (SIC Auxiliary 1, 2, & 3);

. Construction companies and specialty trade contractors, (SIC 15, 16, & 17);

. Manufacturing uses involving food and other products, (SIC 20, 21, 22, 23, 24, 25, 26,

27, 28, 30, 31, 32, 33, 34, 35, 36, 37, 38, & 39, except SIC 2011/2015);

. Transportation, communications, highway passenger facilities, motor freight transportation & warehouse facilities, mini-warehouses, U.S. Post Office facilities, water transportation, marinas, public boat docks, transportation by air & airports & terminals, pipelines, except natural gas, transportation services, communications, and water supply systems, (SIC 40, 41, 42, 43, 44, 45, 46, 47, 48, 4225, & 4493);

. Wholesale trade for durable and non-durable goods, (SIC 50 & 51, except SIC 5015, 5093, & 5154);

. Retail trade activities such as general merchandise stores, food stores, automotive dealers & gasoline service stations, apparel and accessory stores, home furniture, furnishings and equipment stores, (SIC 53, 54, 55, 56, & 57);

. Eating places, (SIC 5812);

Miscellaneous retail such as drug & property stores, sporting goods & bicycle shops, book stores, stationery shops, jewelry stores, hobby, toy, and game shops, camera & photography supply houses, gift, novelty & souvenir shops, luggage and leather goods, sewing & piece good stores, (SIC 591, 5941, 5942, 5943, 5944, 5945, 5946, 5947, 5948, 5949, & 5961);

- Miscellaneous retail not elsewhere classified such as florists, tobacco stores, optical gods, artist supply, auction rooms, stamp and telephone stores, pet shops, (SIC 5992, 5993, 5995, & 5999);
- a. Finance and Insurance activities such as depository institutions, nodepository institutions, security & commodity brokers, insurance carriers, (SIC-60, 61, 62, 63, & 64);
- a. Commercial Services such as real estate offices, holding & other investment offices, hotel & motel, (SIC Codes 65, 701, & 703);
- a. Rooming and boarding houses, (SIC 702);
- a. Organization, hotels, and lodges, (SIC 704);
- a. Personal service establishments such as power laundries, garment pressing & dry cleaning, linen supply, coin operated laundries, dry cleaning plants (except rug cleaning), carpet & upholstery cleaning, industrial laundries, laundry & garment cleaning not elsewhere classified, car washes (Note: car washes shall be oriented on a lot so that no open vehicular bays will open on or face a street. Where a car wash occupies a corner lot, a fence or planted strip shall be provided along the street side facing the open bay), (SIC 7211, 7212, 7213, 7215, 7216, 7217, 7218, 7219, & 7542);
- a. Photographic studios, (SIC 722);
- a. Beauty and barber shops, (SIC 723 & 724);
- a. Shoe repair and shine, hat cleaning, (SIC 725);
- a. Miscellaneous personal services (except special event venues, tattoo parlors, and adult uses), massage parlors & spas, business services, and employment agencies, (SIC 73, 729, 7299, & 7361);
- a. Special Events Facilities, (SIC 7299). (See Section 5.b.1.p.);
- a. Auto rental, leasing, repair shops, service except repair and miscellaneous repair, (SIC 751, 753, 754, 7549, & 76);
- a. Business services such as automotive parking, automotive repair shops, miscellaneous repairs, (SIC 76, 752, & 753;
- a. Motion picture distributors and video tape rentals, (SIC 782 & 784);
- a. Motion picture theaters, (SIC 783);
- a. Amusement and recreation services such as dance studios, bowling alleys,

theatrical productions, (SIC 791, 792, & 793);

- a. Miscellaneous amusement & recreation services such as physical fitness facilities, public golf courses, coin operated amusement devices, amusement parks, membership sports & recreation clubs, (SIC 7991, 7992, 7993, 7996, & 7997);
- a. Offices and clinics of doctors, dentists, doctors of osteopathy, nursing & personal care facilities, hospitals, (SIC 801, 802, 803, 804, 805, & 806);
 a. Medical and dental labs, (SIC 807);
- a. Home health care, (SIC 808 & 809);
- a. Legal services, (SIC 81);
- a. Libraries, vocational, other schools and education services, (SIC 823, 824, & 829);
- a. Social and civic facilities such as individual & family social services, museums & art galleries, botanical gardens, (SIC 832, 839, 841, & 842);
- a. Job training and rehabilitation services, (SIC 833);
- a. Child care services, (SIC 835);
- ii. Organizational facilities and business associations, (SIC 861, 862, 863, 864, & 865);
- jj. Religious organizations, other membership organizations, management & related services, and services offered by professionals like artists, authors, geologists, etc., (SIC 866, 869, & 89);
- jj. Engineering, accounting, research, (SIC 87);
- jj. Public administration services and government offices, (SIC 93, 94, 95, 96, 911, 912, & 919);
- jj. Justice, public order and safety, (SIC 92);
- jj. Fire protection, (SIC 9224);
- jj. Single-family detached dwelling excluding manufactured homes;
- jj. Single family attached dwelling excluding manufactured homes (Duplexes or Townhouses);
- jj. Patio homes, triplex, and quadruplex;
- jj. Multi-family apartments;

jj. Parks and playgrounds;

Accessory residential uses such as bathhouses, cabanas, non commercial greenhouses, private garages and carports, storage buildings, swimming pools, tool sheds, workshops, and home occupations;

kk. Community centers.

3.m.1. Special Exception: Review and approval by the Sumter City – County Board of Zoning Appeals in accordance with Article 5, Section B shall be a requirement before any use listed below in allowed in this district:

d. Communication Towers, (SIC 48);

d. Electric, Gas, and Sanitary Services, (SIC 49);

d. Drinking Places/Bottle Clubs/Night Clubs, (SIC 5813);

d. Amusements and Recreation (Not Classified Elsewhere), (SIC 7999).

3.m.1. Development Standards: Notwithstanding development standards set forth elsewhere by this Ordinance, the following minimum requirements shall apply within the M U I, Multi-Use Industrial District:

b. Site Plans

All site plans (original or amended) for this District require Planning Commission approval.

c. Lot Requirement (Minimum)

Lot width is measured by the linear feet required at the building setback line. The minimum lot width requirement for MUI development is 300 feet.

Depth: 350 feet. (Note: Linear feet is measured from front lot line to rear lot line. Where lot lines are not parallel, measure by drawing lines from front to rear lot lines, at right angles to the front lot line every 10 ft and averaging the length of those lines).

Lot Area: Minimum zoning and site area is 10 acres. Individual lot sizes to be determined by the Planning Commission.

d. Yard and Building Set Back Requirements (Minimum)

From all streets

Front Yard Setback as required by Planning Commission, 35 ft. minimum

From all Districts	Side Yard Setback As required by Planning Commission, 15 ft. minimum
	Rear Yard Setback As required by Planning Commission, 25 ft. minimum
e. Building Requirements	(Maximum)
Building Height	90 ft.

 Impervious Surface Ratio
 70%

 Floor Area Ratio
 N/A

 Maximum Residential Density (Residential Areas)
 24 units per acre

- f. Off-Street Parking: Off-street parking requirements for uses conditionally allowed by action of the Planning Commission Staff are established in Article Eight, Section J.
- f. Landscaping Requirements: Landscaping requirements for uses conditionally allowed by action of the Planning Commission Staff are established in Article Eight, Section D.

Warning Notice: The following statement must be placed on the final plat and rezoning results letter indicating the seller or developer will inform the buyer of the parcel or individual housing units:

"This property has been zoned for a mixed-use development. Houses/residences may be located near a variety of manufacturing and commercial uses. Development may occur in stages with residential uses first. All site plans including buffering and screening will be reviewed and approved by the Sumter Planning Commission."

SECTION N: AGRICULTURAL CONSERVATION (AC) DISTRICT

3.n.1. Purpose: The intent of this district is to protect and preserve areas of the county which are presently rural or agricultural in character and use, and are uniquely suited to agricultural use. Where urban development is permitted within the district, strict quality standards should be required.

3.n.2. Permitted: Within the AC District, a building, structure or premise shall be used only for the purposes identified by a 'P' on the RMF column of *Exhibit 5* of this Ordinance. Within the AC District, a building or a premise shall be used only for the following purpose:

- . Uses associated with Agriculture, forestry & fishing as set forth in 3.k.2.a. of the LI-W District;
- . Agricultural Services as set forth in 3.k.2.b. of the LI-W District;
- . United States Postal Service, (SIC 43);
- . Public boat docks, (SIC 4493);
- . Residential care facilities, (SIC 836);
- Firewood shops, (SIC 5999;
- . Fire protection facilities, (SIC 9224);
- Manufactured Housing/Mobile Homes;
- . Parks and playgrounds;
- . Residential Accessory Uses such as bathhouses, cabanas, non commercial greenhouses, private garage & carport, storage building, swimming pool, tool shed & workshop, home occupation.

3.n.25.3.n.3. Conditional Uses: Review and approval by the Staff of the Sumter City-County Planning Commission in accordance with *Article 5.b.1*. shall be a prerequisite to the issuance of a building permit for any conditional use identified by a 'C', 'C-300', 'C-500', or 'C-1000' on the <u>AC column of *Exhibit 5* of this Ordinance. Review and approval by the Staff of the Sumter City-County Planning Commission in accordance with Section 5.a.3. shall be a prerequisite to the issuance of a building permit for any Conditional Uses identified below:</u>

Animal services, except veterinary, (SIC 075);

Mining & quarrying of nonmetallic minerals (Note: a reclamation and reuse plan must accompany a zoningpermit, an approximate operating schedule including times when explosives will be used must be presented, no such use shall be located within 300 feet of any residential use, no explosives shall be used within 2,500 feet of a residential structure unless a variance is obtain from the Planning Commission on a case by casebasis, the site must obtained its highway access from a collector or an arterial street, mining and extractionuses permitted by the South Carolina Department of Health Environmental Control, Division of Mining & Reclamation, which are non-conforming and any extension of such use, operations, activities, or business on such parcel or contiguous parcel where the minerals or the surface rights which are under the same ownership or control on the date of passage of this ordinance shall be exempt from the requirements of this section);

. Mini-Warehouses, (SIC 4225). See Section 5.b.1.h. for conditions;

- . Airports, flying fields, and terminals, (SIC 458);
- . Photovoltaic Solar Energy System, Primary or Accessory, (SIC 4911).
- . Manned convenience centers and refuse systems, (SIC 4953) (See Section 5.b.3.h.);
- . Retail nurseries and lawn garden shop, (SIC 526);
- . Automatic Merchandising Machine Operator, (SIC 5962);
- . Special Events Facilities (C-300), (SIC 729). (See Section 5.b.1.p.);
- . Commercial Truck and Trailer Parking Lot (C-500), (SIC 752) (See Section 5.b.1.n)
- . Public golf course, (SIC 7992);
- . Membership sports & recreation clubs, (SIC 7997);
- Educational services such as elementary schools, secondary schools, colleges & universities, vocational schools, and other schools & educational services, (SIC 821, 822, 824, & 829);
- . Child care services, (SIC 835);
- . Membership Organizations, (SIC 861, 862, 863, 864, & 865);
- . Ash gardens;
- . Cemeteries (C-300) in accordance with 5.n.1 and 5.b.1.i.;
- Churches and religious organizations, (SIC 866);
- . Public administrative services such as executive offices, legislative bodies, general government, justice public order & safety, courts, public finance taxation & monetary policy, human resources, administration of environmental quality & housing programs, administration of economic programs, (SIC 911, 912, 919, 92, 921, 93, 94, 95, & 96);
- Bed and Breakfast;
- . National Guard Armory, (SIC 97).

a. Auto Service except Repair, (SIC 754).

b. Mobile Produce Sales (see Section 5.b.1.k.).

3.n.26.3.n.4. Special Exceptions: <u>Review and approval by the Sumter City–County Board of</u> Zoning Board of Appeals in accordance with *Article 5.b.2.* shall be a requirement before any uses identified by an 'S' on the AC column of *Exhibit 5* of this Ordinance. Review and approval by the Sumter City-County Board of Zoning Appeals in accordance with Article 5, Section B shall be a requirement before any use listed below is allowed in this district:

<u>Stockyards, (SIC 0211);</u>

a. Poultry Houses, (SIC 025);

a. Swine Farms, (SIC 0752);

a. Commercial Kennels, (SIC 0752);

a. Metal Mining, (SIC 10);

a. Fabricated Structural Metal; Metal Doors, sash, Frames, Molding and Trim Manufacturing; Sheet Metal Work; Architectural and Ornamental Metal Work; Prefabricated Metal Building and Components; and Miscellaneous Structural Metal Work, (SIC 3441, 3442, 3442, 3444, 3446, 3448, & 3449);

a. Communication Towers, (SIC 48);

a. Electric, Gas, and Sanitary Services, (SIC 49);

a. Poultry Incinerators, (SIC 4953);

a. Animal Auctions, (SIC 5154);

a. Drinking Places/Bottle Clubs/Night Clubs, (SIC 5813);

a. Amusements and Recreation (Not Classified Elsewhere), (SIC 7999);

a. Jails/Correctional Facilities, (SIC 9223).

3.n.27.3.n.5. Development Standards: Refer to Article 3.r. Section $R_{.}$ for supplementary development standards within the Density Dispersion Zone (DDZ) as established in the Airfield Compatibility Districts. Notwithstanding development standards set forth elsewhere by this Ordinance, the following minimum requirements shall apply within the AC, Agricultural Conservation District:

a. Lot Requirement (Minimum)

Minimum lot width requirement in the AC District is 60 ft.

Minimum Depth: There is no minimum lot depth requirement in the AC District. Minimum Lot Area: 1.0 acre

b. Yard and Building Set Back Requirements (Minimum)

I

c.

	Front Yard Setback
From local/collector Streets	35 ft.
From all other type Streets	45 ft.
	Side Yard Setback
For Residential Uses	12 ft.
For Non-Residential Uses	50 ft.
	Rear Yard Setback
From abutting Residential Districts	50 ft.
From Non-Residential Districts	50 ft.
Building Requirements	(Maximum)
Building Height	35 ft.
Impervious Surface Ratio	80%
Residential Density (Gross Acreage)	0.5
Floor Area Ratio (Non-residential)	.15

- d. **Off-Street Parking**: Off-street parking requirements for uses permitted herein or conditionally allowed are established in *Article <u>Eight, Section J8.j</u>*.
- e. **Landscaping Requirements**: Landscaping requirements permitted herein or conditionally allowed are established in *Article <u>8.dEight</u>, <u>Section D</u>.*

SECTION O: CONSERVATION PRESERVATION (CP) DISTRICT

3.0.1. Purpose: The intent of this district is to recognize, preserve and protect environmentally sensitive areas for future generations.

3.o.2. Permitted Uses: <u>Within the CP District, a building, structure or premise shall be used only</u> for the purposes identified by a 'P' on the CP column of *Exhibit 5* of this Ordinance. Within the CP District, a building or a premise shall be used only for the following purposes:

- a. Uses associated with Agriculture, forestry & fishing as set forth in 3.k.2.a. of the LI-W District;
- a. Agricultural Services such as soil preparation services, crop services, landscape & horticultural services, fishing, hunting & trapping, (SIC 071, 072, 078, 08, 09);
- a. Parks & playgrounds;
- a. Cemeteries;
- a. Single family detached dwelling;
- a. Residential care facility, (SIC 836);
- a. Mobile Home (all development standards apply).

3.o.3. Conditional Uses: <u>Review and approval by the Staff of the Sumter City-County Planning</u> Commission in accordance with *Article 5.b.1*. shall be a prerequisite to the issuance of a building permit for any conditional use identified by a 'C' on the CP column of *Exhibit 5* of this Ordinance.Review and approval by the Staff of the Sumter City County Planning Commission shall be a prerequisite to the issuance of a building permit for any Conditional Uses identified below:

. Photovoltaic Solar Energy System, Primary or Accessory, (SIC 4911);

. RV parks and camps, (SIC 703);

. Golf courses, public, (SIC 7992);

. Ash gardens;

. Cemeteries (C-300) in accordance with 5.b.1.i.

3.0.14.3.0.4. Special Exception: Review and approval by the Sumter City–County Board of Zoning Board of Appeals in accordance with *Article 5.b.2.* shall be a requirement before any uses identified by an 'S' on the CP column of *Exhibit 5* of this Ordinance. Review and approval by the Sumter Board of Appeals in accordance with Article 5, Section B shall be a requirement before any use listed below is allowed in this district: a. Communication Towers, (SIC 48)

3.0.15.3.0.5. Development Standards: Notwithstanding development standards set forth elsewhere by this Ordinance, the following minimum requirements shall apply with the CP, Conservation Preservation District.

a. Lot Requirement (Minimum)

Minimum lot area is 5 acres.

Note: Provided, however, notwithstanding any other provision of this ordinance to the contrary, the usual lot size restrictions applicable for CP Districts (in the unincorporated areas of Sumter County) shall not be applicable to the transfer by conveyance, devise, inheritance, or court order from or on behalf of the owner(s) thereof to any child, stepchild, son-in-law, daughter-in-law, grandchild, niece, nephew, sister, brother, parent, stepparent, uncle, aunt, or grandparent of the said owner(s) (inclusive of a transfer pursuant to partition deed or court order) where the lot transferred contains at least two (2) acres of land, where it is demonstrated that there is a good faith intention that the said lot shall be used as the personal residence of the transferee(s) AND where the transferee(s) has/have not previously been transferred any other real property under the provisions of this provision that would have otherwise been prohibited by this ordinance except being permitted by this provision.

b.Yard Building Set Back Requirements (Minimum) Front Yard Setback

	FIOIL I ard Selback
From local/collector Streets	35 ft.
From all other type streets	45 ft.
	Side Yard Setback
From abutting Residential Districts	50 ft.
From Non-Residential Districts	50 ft.
	Rear Yard Setback
From abutting Residential Districts	80 ft.
From Non-Residential Districts	80 ft.
b. <u>c.</u> Building Requirements	(Maximum)
Building Height	35 ft.
Impervious Surface Ratio	10 %
Maximum Residential Density (Gross Acrea	age) 0.2
Floor Area Ratio	.05

e.d. Off-Street Parking: Off-Street Parking requirements for uses permitted herein or conditionally allowed are established in *Article Eight, Section D8.j*.

d.e. Landscaping Requirements: Landscaping requirements permitted herein or

PERMITTED & CONDITIONAL USES	PO	NC	FC	CC	CBD	Ħ	Ħ	M-U-I	AC	AC-10	CP	SIC CODE
Agriculture, Farming				e		₽	₽		P	₽	₽	01, 02, 021, 0212, 0214, 0219, 024, 027, 0271, 0272, 0273, 0279, 029
Stockyards						2	2		2			0211
Poultry Houses									2	2		025
Swine Farms									2	2		0213
Soil Preparation Services/Crop Services				₽	P	₽	₽		P	P	P	071, 072
Veterinary Services	e			P		P	P		P	P		074
Vet Services for Animal Specialties [Small Animals Only]	e		₽									0742
Animal Services (except veterinary)				e		e		e	C 500	e		075
Commercial Kennels				8		2	2		2	2		0752
Farm Labor & Management Services				P	P	₽	₽		C-500			076
Landscape & Horticultural Services				P	₽	₽	₽		P	P	P	078
Landscape Counseling & Land Planning			P									0781
Forestry						₽	₽		P	P	P	08
Fishing, Hunting & Trapping						₽	₽		P	P	P	09
Administrative Offices	P	P	P	P	P	₽	₽	e	C-200			1 Auxiliary Code
Metal Mining							\$		8			10
Oil & Gas Extraction							P		C1000			13
Mining & quarrying of non-metallic- minerals							e		e	e		-14
Building Construction-general contractors				P		P	P	e	C-500			15
Heavy Construction-other than building- construction contractors							₽	e	C 500			-16
Construction Special Trade Contractors				е		P	P	e	C-500			17
Research, Development testing labs	P		₽	P	P	P	P	e	C 500			2 Auxiliary Code
Food & Kindred Products							P	e				20
Slaughter Houses							8					2011/2015
Tobacco Products							₽	e				21
Textile Mill Products							P	e				22

CONSERVATION DISTRICTS												
PERMITTED & CONDITIONAL USES	PO	NC	FC	CC	CBD	Ħ	Ħ	M-U-I	AC	AC-10	CP	SIC CODE
Apparel & Other Finished Products made- from Fabric							₽	e				23
Lumber & Wood Products, except- furniture						₽	₽	e				24
Furniture & Fixtures						P	₽	e				25
Paper and Allied Products							₽	C				26
Printing & Publishing				P	P	P	₽	C	C 500			27
Chemicals & Allied Products							P	C				28
Petroleum Refining							₽					29
Warehouses				P	P	P	₽	C				3 Auxiliary Code
Rubber and Misc. Plastic Products							₽	e				30
Leather and Leather Products							P	C				31
Stone, Clay, Glass, and Concrete- Production							₽	e				32
Primary Metals Industries							P	e				33
Fabricated Metal Products, Except Machinery & Transportation Equipment						₽	₽	e				34
Fabricated Structural Metal						P	₽	C	2			3441
Metal Doors, Sash, Frames, Molding, and Trim Manufacturing						₽	₽	e	\$			3442
Sheet Metal Work						P	₽	C	2			3444
Architectural and Ornamental Metal- Work						₽	₽	e	S			3446
Prefabricated Metal Building and Components						₽	₽	e	\$			3448
Miscellaneous Structural Metal Work						P	₽	e	8			3449
Industrial & Commercial Machinery &							P	e				35
Computer Equipment Electronic & Other Electrical Equipment and Components Except Computer Equipment					₽	₽	₽	e				36

[SEE PROPOSED NEW EXHIBIT 5]PERMITTED AND CONDITIONAL USES IN THE COMMERCIAL INDUSTRIAL, AGRICULTURAL, AND

PERMITTED & CONDITIONAL USES	PO	NC	FC	GC	CBD	Ħ	Ħ	M-U-I	AC	AC-10	СР	SIC CODE
Animal Auctions						2	8		2	8		5154
Building Materials				P		P	P		C 500			52
Paint, Glass, and Wallpaper				P	P	P	P		C-500			523
Paint and Wallpaper Not Glass			P									523
Hardware Stores		P	P	<u>P</u>	P	P	P		C-300			525
Retail Nurseries & Lawn Garden Shop			P	P	₽	₽			e	e		526
Mobile Home Dealers				e		e						527
General Merchandise Stores (less than or equal to 11,000 sq. ft. of GFA)		e	e	₽	₽	e		e	C 500			53
General Merchandise Stores (greater than 11,000 sq. ft. of GFA)				₽	₽	¢		e	C 500			53
Grocery Stores		P	P	P	P	e		e	C-500			54
Convenience Stores		P	P	P	e	₽	₽	e	C 500			541
Automotive Dealers		e	C	P	e	e		e				55
Fuel Dealers							₽					5541
Apparel & Accessory Store		P	₽	P	P	e		e	C 500			56
Home Furniture, Furnishing Stores		P	₽	P	P	e		e	C 500			57
Eating Places		P	P	P	P	P		e	e			5812
Drinking Places/Night Clubs/Bottle Clubs		2	2	2	2	2		2	8			5813
Drug & Sundry Stores	P	P	P	P	P	e		e	C-500			591
Liquor Stores		2	2	2	2	5						592
Used Merchandise & Pawn Shops				P	P	¢			C 300			593
Flea Markets				e		¢			C 300			593
Sporting Goods & Bicycle Shops		P	₽	P	P	¢		e	C 300			5941
Book Stores		P	₽	P	P	e		e	C-300			5942
Stationary Shops		P	₽	P	P	e		e	C-300			5943
Jewelry Stores		P	₽	P	P	¢		e	C-300			5944
Hobby, Toy, Game Shop		P	₽	P	P	¢		e	C-300			5945
Camera, Photo Supply Houses		P	₽	P	P	¢		e	C-300			5946
Gift, Novelty, Souvenirs Shops		P	P	P	P	e		e	C-300			5947/5948
Sewing, Needle & Piece Goods		P	P	P	P	e		e	C 300			5949

PERMITTED &	PO	NC	FC	GC	CBD	H	Ħ	M-U-I	AC	AC-10	СР	SIC CODE
CONDITIONAL USES												
Catalog & Mail Order Houses		P	P	P	P	C		e	C 300			5961
Automatic Merchandising Machine		e	C	e		C	C		e			5962
Operators												
Fuel Dealers				P		₽	P					598
Florist		₽	₽	P	P	C		e	C-300			5992
Tobacco Stores		₽	₽	P	₽	e		e	C 300			5993
Optical Goods Store	₽	P	P	P	P	C		e	C 300			5995
Misc. Retail (i.e. artist supplies, Antenna		P	P	P	P	C		C	C 300			5999
rooms, stamps, & Telephone stores)												
Firewood Shops				P		₽			₽	₽		5999
Pet Shops		P	₽	₽	P	¢		e	C-300			5999
Fireworks				P		₽	P		C-300			5999
Monuments & Tombstones				P		P	P		e			5999
Depository & Non-Depository Institution	₽	P	P	₽	₽	C		e	C 300			60, 61
Security & Commodity Brokers	₽	₽	₽	P	₽	e		e	C 300			62
Insurance Carriers & Agents	₽	₽	₽	P	₽	e		e	C 300			63, 64
Real Estate, Holding Investment	₽	₽	₽	P	₽	e		e	C 300			65
Hotel & Motels				P	₽	C		e	C 300			701
Rooming & Boarding Houses	e	C	C	e	C			e				702
Recreational Vehicle Parks and Camps				e		e		e	C 300		C	703
Organization Hotels & Lodges	e	e	C	P	C			e	C 300			704
Power Laundries/Dry Cleaning Plants			C	e		₽	₽	e	C 500			7211/7216
Agents for Laundry & Dry Cleaners,		P	P	P	P	P	P	C	C			7212/7213
Linen Supply												
Coin Operated Laundries		P	P	₽	e	₽		e	C 300			7215
Carpet & Upholstery Cleaning, Other				P		₽	₽	e	C 300			7217/7219
Industrial Laundries				C	e	₽	₽	e				7218
Photographic Studios	₽	P	₽	P	₽	₽		e	C 300			722
Beauty & Barber Shops	P	₽	P	P	₽	P		C	C			723, 724
Shoe Repair, Shoe Shine, Hat Cleaning		₽	P	P	₽	P		C	C-300			725
Funeral Homes & Crematories			P	P		P			<u>C-500</u>			726

	· · · · ·											
PERMITTED &	PO	NC	FC	GC	CBD	H	Ħ	M-U-I	AC	AC-10	CP	SIC CODE
CONDITIONAL USES												
Miscellaneous Personal Services	e	₽	₽	P	₽	e		e	C 300			729
Special Events Facilities			C	e	e	e		e	C-300			729
Massage Parlors and Spas	e			¢		¢		e				7299
Adult Uses				\$								7299
Tattoo Parlor				8		\$						7299
Business Services				P	₽	¢		e				73
Advertising Agencies			₽									7311
Credit Consumer Reporting			₽									732
Mailing Reproduction, Art &			₽									733
Photography												
Commercial Art / Graphic Design			P									7336
Secretarial / Court Services			₽									7338
Disinfecting and Pest Control Services												
including the following:												
bird proofing; deodorant servicing of												
rest rooms; disinfecting service;						P	P					7342
exterminating service; fumigating-												
service; pest control in structures; rest-												
room cleaning service; termite												
control; and washroom sanitation												
Heavy construction equipment rental and												
leasing including the following:												
Bulldozer rental and leasing;												
construction equipment, heavy: rental						₽	₽					7353
and leasing; crane rental & leasing;												
earth moving equipment rental &												
leasing												

PERMITTED &	PO	NC	FC	GC	CBD	H	HI	M-U-I	AC	AC-10	CP	SIC CODE
CONDITIONAL USES		110	10		CDD					110 10	U1	SICCODE
Equipment Rental & Leasing, Not												
Elsewhere Classified including only the												
following:												
airplane rental and leasing; appliance-												
rental & leasing; coin-operated machine-												
rental & leasing; electronic equipment-						₽	₽					7359
rental & leasing, except medical and												
computer; industrial truck rental &												
leasing; oil field equipment rental and												
leasing; oil well drilling equipment												
rental & leasing; toilets, Portable: rental												
& leasing; tool rental and leasing;												
vending machines, rental only												
Employment Agencies	P			P	P	C		C				7361
Help Supply Services			P									7363
Computer Programming Services			₽									7371, 7376, 7379,
Detective Agencies [except rental of dog-												
for protective service & armored care			₽									7381
services												
Security System Services			₽									7382
Salvage of Damaged Merchandise							2					7389

PERMITTED AND CONDITIONAL USES IN THE COMMERCIAL INDUSTRIAL, AGRICULTURAL, AND CONSERVATION DISTRICTS

	KIAL, A									,		
PERMITTED &	PO	NC	FC	GC	CBD	H	Ħ	M-U-I	AC	AC-10	CP	SIC CODE
CONDITIONAL USES												
Business Services [not elsewhere-												
classified] Specifically listed below:												
Agents & Brokers for Authors and												
Non-performing Artists;												
Appraisers[except real estate];												
Arbitration and Conciliation Services;												
Artists' Agents and Brokers [except-												
performing artists]; Authors' Agents-												
and Brokers; Business												
Brokers[buying and selling business-												
enterprises]; Decoration Service for-												
Special Events; Drafting Services;												
Fundraising on a Contract or Fee												
Basis; Handwriting analysis; Interior												
Decorating Consulting Service												
[except painters and paper hangers];			P									7389
Interior Designing services [except-												
painters and paper hangers]; Lecture-												
Bureaus; Map Drafting Service, Map-												
Making-including aerial; Message-												
Service/Telephone Answering[except-												
beeper service]; Notary Public,												
Paralegal Service; Photogrammetric-												
mapping Service[not professional-												
engineers]; Photography Brokers,												
Playwrights' Brokers; Process-												
Serving Service; Recording Studios-												
on a Contract or Fee Basis; Speakers'												
Bureaus; Tax Collection Agencies:												
collecting for a city, county or state;												
and Translation Services												
Auto Rental & Leasing			₽	P	₽	P		e	C 300			751

PERMITTED AND CONDITIONAL USES IN THE COMMERCIAL INDUSTRIAL, AGRICULTURAL, AND CONSERVATION DISTRICTS

PERMITTED & CONDITIONAL USES	РО	NC	FC	CC	CBD	H	Ħ	M-U-I	AC	AC-10	CP	SIC CODE
Automotive Parking				e	e	P	P	e				752
Commercial Truck and Trailer Parking				C	C	₽	P	C	C-500			752
Auto Repair Shop				C	e	₽	₽	e	C 300			753
Automotive Tops (Canvas or plastic),												
installation, repair, or sales and			e									7532
installation; and upholstery repair,												
automotive ONLY												
Auto Service Except Repair			₽	P	P	₽		e	C			754/7549
Car Washes		e	₽	P		₽			C-300			7542
Miscellaneous Repairs				₽	₽	₽	₽	e	C 300			76
Watch, Clock & Jewelry Repair			₽									7631
Motion Picture Dist.				P	P	P		E				782
Motion Picture Theaters			C	P	₽	e		C				783
Video Tape Rentals		P	₽	P	P	P		e	e			784
Dance Studios			P	P	P	e		e	e			791
Bowling Alley's / Theatrical Producers				P	P	e		e	C 500			793/792
Professional Sports Clubs & Promoters				P	₽	P			C 500			7941
Racing Track and Operations				8		2						7948
Bingo Parlor / Pool Hall				8		2						7999
Physical Fitness Facilities		P	P	P	₽	₽	C	e	C 300			7991
Golf Courses, Public				P		P		e	e		e	7992
Coin Operated Amusement Devises		e	C	P	P	₽		e	C 300			7993
Amusement Parks				P		P		e				7996
Membership Sports & Rec. Clubs				P	P	₽		e	e			7997
Amusements & Rec. (Not Classified)		2	2	8		2		2	2			7999
Electronic Gaming Establishments	1			S		\$						7999
Outdoor Pistol, Rifle and Skeet Ranges		S	2	\$		\$	\$	8	S			7999
Medical & Dental Offices	P		P	P	₽	C		e	C			801, 802, 804
Doctors of Osteopathy	P		P	P	₽	C		e	e			803
Nursing Care Facility	P	P	P	P	₽	C		e	C-500			805
Hospitals				P	P	C		e				806

PERMITTED AND CONDITIONAL USES IN THE COMMERCIAL INDUSTRIAL, AGRICULTURAL, AND CONSERVATION DISTRICTS

PERMITTED & CONDITIONAL USES	PO	NC	FC	CC	CBD	H	Ħ	M-U-I	AC	AC-10	СР	SIC CODE
		1			_			~	~ • • • •			
Medical & Dental Laboratories				P	₽	₽		C	C 300			807
Home Healthcare Services/Misc.	₽		₽	P	₽	₽	e	e	e			808
Legal Services Offices	₽		₽	P	P	e		e	e			81
Elementary, Secondary Schools	C	C	C	C	e				e			821
Colleges, University, Professional					e	C			e			822
Schools												
Libraries	P		₽	P	P	<u>₽</u>		e	C			823
Vocational Schools			₽	P	₽	P	₽	e	e			824
Other Schools & Education Services			P	P	P	P	P	e	e			829
Social Seminars Individual & Family	₽			P	P	e		e	e			832
Individual & Family Social Services			P									832
Job Training & Rehabilitation Services			P	P	P	P		C	C-300			833
Child Care Services	P	P	P	P	P	P	P	C	C			835
Residential Care	P	₽	P	P	P		S		P		₽	836
Other Social Services				P	P	P		C	C-300			839
Museums & Art Galleries	P		P	₽	P	C		e	C 300			841
Botanical Gardens	P		P	₽	P	C		e	C 300			842
Organization Facilities & Business Assoc.	₽		P	P	₽	P		C	C			861, 862, 863, 864, 865
Churches & Religious Organizations	C	C	e	C	C	C		C	C			866
Other Membership Organizations	P		P	P	P	C		C	C-500			869
Engineering, Accounting, Research	P		P	P	P	P	₽	e	C 300			87
Misc. Services Artist, Authors, etc.	P		P	P	P	e		e	C-300			89
Government Offices	P		P	P	P	P	e	e	e			911, 912, 919, 92, 93, 94,
												95, 96
Correctional Institutions/Facilities			2	8	2	\$	2		5			9223
Fire Protection Facilities	₽	P	₽	P	P	₽	P	e	P	P		9224
National Guard Armory				P		P	P		e			97
Social Service Facilities & Ash Gardens	e	C	C	e	e	e			C		e	N/A
Single Family Detached	e	C	C	P	e			e	₽	P	₽	N/A
Single Family Attached	e	e	e	P	e			e				N/A
Duplex, Residential	e	C	C	P	e			e				N/A 2 Acre Minimum

PERMITTED AND CONDITIONAL USES IN THE COMMERCIAL INDUSTRIAL, AGRICULTURAL, AND CONSERVATION DISTRICTS

PERMITTED &	PO	NC	FC	GC	CBD	H	₩	M-U-I	AC	AC-10	СР	SIC CODE
CONDITIONAL USES												
Townhouses, Patio Holmes	C	e	C	P	C			e				N/A
Tri-plex & Quadraplex	C	e	C	C	C			C				N/A
Multi-family Apartments	C	e	¢	¢	C			C				N/A
Parks & Playgrounds	P	e	₽	₽	₽			C	P	P	P	N/A
Cemeteries									C 300	C 300	C	N/A
											300	
Mobile Homes									P	P	₽	N/A
Mobile Home Park				e								N/A
Bed & Breakfast	e	e	¢		e				e	e		N/A
Second Story and above Residences					₽				e			N/A
Ambulance Services			P	P								
Produce Sales		e	e	e					e			

1. If just a C, then staff review and/or established conditions are used.

1. If C with a distance, the Conditional Use approval is based on the following

-. The distances are measured in a straight line from the building walls

. Distances are in feet

. Any movement of the building/site requires a re-evaluation of the distance.

. Any adjacent property that falls within the prescribed distance is an affected property.

. Approval from 2/3 or 67% of the effected property owners is required

. Additionally, if any property is occupied by renters, approval from 2/3 or 67% of the effected renters is required.

. The applicant is required to contact and secure approval from all effected property owners and/or renters.

. The completed approval document should then be attached to the conditional use.

- Established fees and administrative procedures will be used to approve the conditional use and issue an approval letter.

. A copy of the approval letter will be attached to any associated building permits and business licenses.

EXHIBIT 5A

DEVELOPMENT STANDARDS FOR RESIDENTIAL USES IN COMMERCIAL DISTRICTS

	Singe Family Attached Dwellings	Single Family Detached Dwellings	Duplex Dwellings	Patio Homes and Zero Lot Line Housing Projects	Townhouses ****	Triplex and Quadruplex Housing	Multi-Family Apartments
Minimum Lot Area Per Structure (sq. ft.)	10,000	6,000	10,000	5,000	2,000	N/A	N/A
Minimum Site Area	N/A	N/A	N/A	2 Acres	2 Acres	2 Acres	2 Acres
Minimum Lot Width	80 ft.	60 ft.	80 ft.	45 ft.	16 ft.	150 ft.	200 ft.
Minimum Yards, Per Structure:							
Front (local/collector)	35 ft. local/collector 45 ft all other	35 ft. local/collector 45 ft all other	35 ft. local/collector 45 ft all other	25 ft. local/collector 45 ft all other	15 ft. local/collector 45 ft. all other	25 ft local/collector 45 ft. all other	50 ft. all streets
Side	10 ft.	8 ft.	10 ft.	0/8 ft. *	0/7.5 ft **	30 ft.	50 ft.
Rear	20 ft.	20 ft.	20 ft.	20 ft.	20 ft.	35 ft.	50 ft.
Minimum Distance Between Buildings	N/A	N/A	N/A	N/A	15 ft.	40 ft.	30 ft.
Maximum Impervious Surface Percentage	45%	45%	45%	45%	65%	60%	65%
Common Open Space Ration (% project area) ****	N/A	N/A	N/A	N/A	20% ***	25% ***	25% ***
Maximum Density (units per gross acre)	14	7.2	14	14	14	16	16
Maximum Height of Buildings	35 ft.	35 ft.	35 ft.	35 ft.	35 ft.	45 ft.	45 ft.

* Minimum Side Yard Setback required on one side only.

** Zero between units, seven and on-half feet (7.5 ft.) between end structure and side property lines.

*** For projects with ten (10) or fewer units no common open space is required.

***** Townhouse buildings shall not exceed eight (8) continuous units

SECTION P: <u>RESERVED</u>AGRICULTURAL CONSERVATION 10 (AC-10) DISTRICT

3.p.1. Purpose: The intent of this district is to protect and preserve areas of the county which are presently rural or agricultural in character and use, and are uniquely suited to agricultural use.

3.p.1. Permitted: Within the AC-10 District, a building or a premise shall be used only for the following purpose:

- . Uses associated with Agriculture, forestry, & fishing as set forth in 3.k.2.a. of the LI-W District;
- . Agricultural services such as soil preparation services, crop services, veterinary services (Note: For small animals all services shall be in enclosed buildings and no noise or odors shall be detected outside the building(s). For large animals all facilities shall be located no closer than 300 ft. to a Residential District, nor 150 ft. to any other property line. Adequate measures must be shown that no odor, noise, or drainage shall become a nuisance on adjacent property. No incineration of animal refuse shall be permitted. Sheltering and boarding of animals, including commercial kennels is considered a permitted use), landscape & horticulture services, forestry, fishing, hunting & trapping, (SIC 071, 072, 074, 078, 08, & 09);

. Public boat docks, (SIC 4493);

- Firewood shops, (SIC 5999);

. Cemeteries;

- Fire protection facilities, (SIC 9224);

. Single Family dwellings;

. Manufactured Housing/Mobile Homes;

. Parks and playgrounds;

. Residential Accessory Uses such as bathhouses, cabanas, non commercial greenhouses, private garage & carport, storage building, swimming pool, tool shed & workshop, home occupation.

3.p.1. Conditional Uses: Review and approval by the Staff of the Sumter City County Planning Commission in accordance with 5.a.3. shall be a prerequisite to the issuance of a building permit for any Conditional Use identified below:

. Animal services, except veterinary, (SIC 075);

. Mining and quarrying of nonmetallic mineral (Note: a reclamation and reuse plan must accompany a zoning permit, an approximate operating schedule including

times when explosives will be used must be presented, no such use shall be located within 300 feet of any residential use, no explosives shall be used within 2,500 feet of a residential structure unless a variance is obtained from the Planning Commission on a case by case basis, the site must obtain its highway access from a collector or an arterial street, mining and extraction uses permitted by South Carolina Department of Health and Environmental Control, Division of Mining & Reclamation, which are non-conforming and any extension of such use, operations, activities, or business on such parcel or contiguous parcel where the minerals or the surface rights which are under the same ownership or control on the date of passage of this ordinance shall be exempt from the requirements of this section);

a. Photovoltaic Solar Energy System, Primary or Accessory, (SIC 4911).

Retail nurseries and lawn garden shop, (SIC 526);

b. Churches and religious organizations, (SIC Code 866);

b. Cemeteries (C-300) in accordance with 5.b.1.i;

b. Bed and Breakfast.

3.p.1. Special Exception: Review and approval by the Sumter Board of Appeals in accordance with Article 5, Section B shall be a requirement before any use listed below is allowed in this district:

b. Swine Farms, (SIC 0213);

b. Poultry Houses, (SIC 025);

b. Commercial Kennels, (SIC 0752);

b. Communication Towers, (SIC 48);

b. Electric, Gas, and Sanitary Services, (SIC 49);

b. Poultry Incinerators, (SIC 4953);

b. Animal Auctions, (SIC 5154).

c_

3.p.1. Development Standards: Notwithstanding development standards set forth elsewhere by this Ordinance, the following minimum requirements shall apply within the Agricultural Conservation 10 (AC-10) District:

Lot Requirement (Minimum)

Minimum lot width requirement in the AC 10 District is 300 ft. Depth: There is no minimum lot depth requirement in the AC 10 District-Lot Area: 10 acres minimum

d. Yard and Building Set Back Requirements (Minimum)

		Front Yard Setback
	From local/collector Streets	35 ft.
	From all other type Streets	<u> </u>
		Side Yard Setback
	For Residential Uses	<u>50 ft.</u>
	For Non-Residential Uses	<u>50 ft.</u>
		Rear Yard Setback
	From abutting Residential Districts	
	From Non-Residential Districts	
e.—	Building Requirements	(Maximum)
	Building Height	<u> </u>
	Impervious Surface Ratio	10%
	Residential Density (Gross Acreage)	
	Floor Area Ratio (Non residential)	0.15

f. **Off-Street Parking:** Off street parking requirements for uses permitted herein or conditionally allowed are established in Article Eight, Section D

Warning Notice: A statement must be placed on the final plat indicating the seller or designee will inform the buyer prior to purchasing a lot within or adjacent to this district as follows: "Farming activities may occur on adjacent parcels that may create disturbing odors and noise. Livestock and poultry (make noises, cross property lines, smell, cause insects), organic pesticides (manure and compost) and inorganic fertilizer (smell, cross property lines, and can temporarily affect air and water quality), hours of operation (early morning and late night activities occur involving heavy machinery and noisy equipment). In addition, we understand the following: normal farming activities create situations deemed nuisance by individuals not familiar with rural living, no additional liabilities are placed on the farmer; he has no obligation to accommodate our decision to move adjacent to his farm, and no county laws or ordinance exist to assist us in having these issues stopped."

SECTION Q: PLANNED DEVELOPMENT (PD) DISTRICT

3.q.1. Purpose: The intent of the Planned Development District is to encourage flexibility in the development of land in order to promote its appropriate use; to improve the design, character and quality of new development; to facilitate the provision of streets and utilities; and to preserve the natural and scenic features of open space. The principal feature of a Planned Development is to accommodate mixed uses.

3.q.2. Area and Ownership: In order to qualify as a Planned Development District a project request shall meet the following requirements:

- a. The site should contain not less than five (5) acres and have a minimum width between any two opposite boundary lines of four (400 ft.) hundred (400 ft.) feet, and must adjoin or have access to at least one major street. The Planning Commission may consider requests for unique projects that are less than five (5) acres where the Planned Development will prove beneficial to surrounding properties.
- b. The site shall be in single ownership or control, or if in several ownerships, the application for amendment to the Zoning Ordinance shall be filed jointly by all of the owners.

3.q.3. Map Designation: A PD District may be established on the Official Zoning Map for Sumter County of in the same manner and in the same form prescribed in Article One, Section T for other zoning districts. The general development plan and administrative review requirements of this section shall not be required for a map amendment. However, such requirements and all additional requirements of this section and *Article One, Section T1.t.* shall be addressed prior to the issuance of a building or development permit.

3.q.4. Planning Requirements: A General Development Plan shall be submitted as a prerequisite to the consideration of all multi-phase development projects. In addition to this requirement, a detail site plan or subdivision plat (preliminary and final) shall be required prior to a request for a building or development permit. The requirements are specified in <u>Article</u> 9.c.3.

3.q.5. Permitted Uses: Any use proposed by the developer and considered by the Planning Commission as being compatible to other nearby uses within and beyond the proposed PD District may be permitted in such district, upon approval of the Sumter City-County Planning Commission and the Sumter County Council. A listing of proposed uses including type and number of dwelling units within a particular PD District shall be adopted as part of the regulations applying to that District. After approval by the <u>Sumter City-County</u> Planning Commission and the <u>Sumter</u> County Council, the list of permitted uses (or portion thereof) shall be adopted as part of the regulations applying to that particular PD District. Thereafter, the uses permitted in the District shall be restricted to those listed, approved and adopted.

3.q.6. Private Streets: Private streets may be permitted in an approved PD District, provided such streets meet the design and construction standards for public streets as required in *Article Eight, Section E-8.e.*, Guidelines for Utility, Roadway, and Drainage Construction, and approved by the Public Works Department for Sumter County.

3.q.7. General Design Criteria and Development Standards:

- a. Overall site design shall be harmonious in terms of landscaping, enclosure of principal and accessory uses, sizes of structures, streets and street patterns, and use relationships.
- b. To encourage the use of this district and permit flexibility in urban form, the development standards are set forth as parameters. The following are used as a guideline beyond which development flexibility is not permitted. The guidelines are applicable to the aggregate project site, not to individual parcels or buildings. However, when the total project is completed, the defined items in this section shall have been achieved, unless a variance on any particular criteria is granted by the <u>Sumter City-County</u> Planning Commission in writing and recorded in the minutes of the <u>Sumter City-County</u> Planning Commission.

Development Standards

Maximum Height	45 ft., except otherwise permitted by the Comprehensive Land Use Plan.
Maximum Density Required Open Space Maximum Imperious	16 residential units per gross acre 25% of project area*
Surface Ratio	60% of project area
Front Property Line Setback	40 ft.
Other Property Line	30 ft. from residential district
Setback	10 ft. from all other districts

* Street R-O-Ws which provide street trees, sidewalks and landscaped areas may count the accumulated acreage therein to help off-set the open space requirements listed in <u>Article 3.0.7.b.</u> Notwithstanding this provision, the open space percentage shall not fall below 25-percent%.

- c. Parking requirements for each PD District shall comply with the requirements of *Article <u>Eight</u>, <u>Section J8.j</u></u>. Areas designated for parking shall be physically separated from public streets by suitable barriers against unchanneled motor vehicle ingress and egress. All uses should be located at least fifty (50 ft.) feet from the intersection of any street line and shall be designated in a manner conducive to safe ingress and egress. Access points to public streets shall be no less than three (300 ft.) feet apart.*
- e.d. Landscaping and bufferyards between uses in this district and adjacent uses shall meet the minimum requirements for and between such uses prescribed by *Article Eight, Section D8.d.* Landscaping and bufferyards may be required by the Sumter City-County Planning Commission between uses within any PD District.

3.q.8. Administrative Procedures:

a. **Application Stage:** An applicant or owner shall submit his/her plans twentytwo (22) days prior to a regular scheduled meeting of the Sumter City-County Planning Commission. The staff shall review the proposal for compliance and completeness with the Comprehensive Plan and the regulations herein.

The applicants are strongly encouraged to coordinate their entire request with the staff at least 60 days prior to the <u>Sumter City-County</u> Planning Commission meeting. Due to the potential complexity of Planned Developments, a recommendation for denial will be forwarded to the <u>Sumter City-County</u> Planning Commission and <u>Sumter County</u> Council if all required items are not submitted by the 22 day suspense.

During such study, the applicant shall be notified of any discrepancies, and advised of the willingness of the staff to confer with the applicant for the purpose of assisting in bringing the material submitted into conformity with the requirements of this Ordinance or the Comprehensive Plan.

In the course of such conferences any recommendation for change shall be recorded in writing, with reasons cited, and shall then become part of the record in the application process. Applicants shall indicate, in writing, their disagreements and reasons and such response by the applicant shall be included in the record.

At the conclusion of the review stage, the planning staff shall report to the Planning Commission as to:

- 1. The type of PD proposed, physical characteristics of the land, relation of the proposed development to the surrounding areas and existing and probable future development;
- 2. The relationship of the PD proposed to major roads, utilities and other facilities and services;
- 3. Adequacy of evidence of unified control and suitability of any proposed agreements, contracts, deed restrictions, sureties, dedications, contributions, guarantees, or other instruments, or the need for such instruments, or for amendments in those proposed;
- 4. The suitability of plans proposed, or the desirability of amendments, with reasons therefore;
- 5. Desirable specific modifications in regulations or the Comprehensive Plan as applicable in a particular case, based on determinations that such modifications are necessary or justified in the particular case by demonstrating that the public purpose of the PD District or other regulations would be met to at least an equivalent degree by the proposal of the applicant. Based on such findings, the planning staff shall

recommend approval of the PD amendment as proposed, approval conditioned on specific stated modifications, or disapproval, with recorded reasons therefore.

- b. **Review Stage:** After the sixty (60) day period for the PD subdivision or site plan application process is concluded, the <u>Sumter City-County</u> Planning Commission shall have thirty (30) days from the <u>Sumter City-County</u> Planning Commission meeting, at which the PD application is considered, to prepare a report and make a recommendation to the <u>Sumter City-County</u> Planning application. In making its report, the <u>Sumter City-County</u> Planning Commission should consider the following factors:
 - 1. The relationship of the request to the <u>Sumter City-County</u> Comprehensive Plan;
 - 2. Whether the request violates or supports the Plan;
 - 3. Whether the permitted uses would be appropriate in the area concerned;
 - 4. Whether adequate public facilities such as roads, water & sewer facilities, drainage facilities, and schools and other public services exist or can be provided to serve the needs of the development.
- c. City or County Council Action: Action by the <u>Sumter</u> County Council shall be provided by amendment generally. <u>Council_Sumter County Council_Sumter County Council_Sumter County Council_Sumter City-County</u> Planning Commission's recommendation.

Either Council may grant the application, may include specific modifications to the proposal or other applicable regulations, or may deny the application. If the amendment is granted, the <u>Sumter</u> County Council shall approve the application as recommended by the <u>Sumter City-County</u>Planning Commission or approve the application with modifications, which shall be binding on the applicant. If modifications are required, the <u>Sumter</u> County Council shall officially state its reasons in the record.

If an amendment to the Comprehensive Plan is involved, <u>neitherSumter County</u> Council shall<u>not</u> proceed on the PD amendment until the Comprehensive Plan amendment is completed.

If the application is granted, the development shall be required to be in accord with the approved PD, meeting the requirements of these and other regulations, as supplemented or modified by the <u>Sumter</u> County Council in the particular case as part of the amendment action, and shall conform to any time or priority limitation established by the <u>Sumter</u> County Council on the beginning or completion of the development as a whole or in specified stages.

In taking action to amend the Official Zoning Map(s) to establish the approved PD, <u>Sumter</u> County Council shall pass upon the adequacy of the application, in

form and/or substance relative to any agreements, contracts, deed restrictions, sureties, or other instruments involved, and before development may proceed, such instruments shall be approved by the appropriate county officers and departments.

3.q.9. Staff Action on Approved PD Amendments: Once a PD District is established on the official zoning map, no building permit shall be issued therein unless Sumter County has approved plans and reports for the development as adopted by the <u>Sumter</u> County Council, whole or in stages that are deemed satisfactory in relation to the total development.

Upon approval, building permits shall be issued in such manner as for building permits generally. All plans and reports approved shall be binding on the applicant(s) and any successors in title so long as the PD zoning is applicable.

3.q.10. Changes in Approved Plans: Minor changes in approved final plans and reports may be approved by the planning staff only upon findings identical to those required for original approval. Major changes shall be subject to further amendatory action by the <u>Sumter City-County</u> Planning Commission and <u>Sumter</u> County Council.

SECTION R: AIRFIELD COMPATIBILITY DISTRICTS (ACD)

3.r.1. Purpose: The intent of the ACD is to prevent incompatible land uses or the creation of flight hazards which would impair the utility and public investment of the Shaw Air Force Base and the Sumter Airport.

3.r.2. Types of Districts: With the ACD there are several overlay districts which are shown on the Official Zoning Map(s) as follows:

- a. APZ-1, Accident Potential Zone I;
- b. APZ-2, Accident Potential Zone II;
- c. DDZ, Density Dispersion Zone;
- d. DNL-1, Day-Night Noise Level Zone I;
- e. DNL-2, Day-Night Noise Level Zone II;
- f. DNL-3, Day-Night Noise Level Zone III;
- g. NA, Noise Attenuation District.

3.r.3. Restrictions Within the Airfield Compatibility Districts: Land designated APZ-1, APZ-2, DDZ, DNL-1, DNL-2, or DNL-3 may not be used for any purpose other than those indicated by *Exhibit* 7, and under the conditions attached thereto. Property owners or land users should consult both the text of this Section and the Official Zoning Map to determine the location of properties in question and the limitations imposed thereon by this Section.

3.r.4. Land Use: The use of land within these zones shall be subject to the following safety and performance standards and the requirements of *Exhibit* 7. Where permitted uses listed by *Exhibit* 7 are at variance with the applicable residential or non-residential zoning districts within which they are proposed, the more restrictive shall apply.

- a. Safety Standards the concentration of persons per use shall be in compliance with *Exhibit 6*.
 - 1. <u>Maximum Number of Persons</u> The maximum number of persons per use shall be a function of the number of hours of operation per day of the use and shall be expressed on an acre per hour basis. Furthermore, a structure or use or contiguous structure or use, shall not accommodate a gathering of individuals, including employees and non-employees, that would result in an average density of greater than twenty-five (25) persons per acre per hour during a 24-hour period or that would exceed fifty (50) persons per acre at any given time.

Such limitations shall be a special condition of the issuance of the building permit and the certificate of occupancy. The occupant of any such premises

shall not permit such limitations to be exceeded. The premises shall thereafter continuously be posted with a form of notice of such limitations, as prescribed by the Sumter City-County Planning Commission.

Exhibit 6 Concentrations of Persons Per Acre Standards								
Hours of Operation	Maximum Persons Allowed							
Per Day	Per Acre/During the Day							
24	25							
23	26							
22	27							
21	28							
20	30							
19	31							
18	33							
17	35							
16	37							
15	40							
14	42							
13	46							
12 or less	59*							

2. Concentrations of Persons Per Acre Standard

*Concentrations of persons per acre cannot exceed 50 persons per acre at any time.

Note: Fractions in the maximum persons allowed column are rounded to the lowest whole number.

- 3. <u>Formula</u> The maximum persons per acre per hour for the duration of Time that persons are expected to be on site during a 24-hour period may be determined as follows:
 - a. Average densities of persons per hour during a 24-hour period are determined by calculating the number of persons per acre expected on a site, multiplying by the number of hours they will be on the site, and dividing the total by 24.

Example #1: One 8-hour shift of 30 workers on a one (1) acre site.

30 persons expected x 8 hours on site = 240

<u>240</u> = average density of 10 persons per acre per hour 24 hours during a 24-hour period.

Example #2: Two 8-hour shifts of 30 workers on a one (1) acre site.

30 persons expected x 16 hours on site = 480

- <u>480</u> = average density of 20 persons per acre per hour during a 24-hour period.
- b. The maximum number of persons allowed per acre per hour is calculated by dividing 24 hours by the number of hours persons will be on the site, and multiplying the results by 25 persons per acre per hour.

Example #3: A use on a one (1) acre site has two 8-hour shifts.

 $\frac{24 \text{ hours}}{16 \text{ hours}}$ x 25 persons = 37.5 maximum

3.r.5. Performance Standards: Height and size requirements shall be evaluated in accord with the "Ordinance Regulating the Height of Structures and other Activities in the vicinity of Shaw Air Force Base," as adopted October 13, 1981.

a. Development Standards:

1. Lot Requirement (Minimum)

APZ-1 & APZ-2: As designated for each zoning district. DDZ: Lot Area: 1 Acre Lot Width: 220 ft.

2. Setbacks:

APZ-1 & APZ-2: As designated for each zoning districtDDZ: Front: 35 ft. local/collector; 45 ft. arterialSides: 50 ft.Rear: 50 ft.

- b. **Off-Street Parking:** Off-street parking for uses within this district shall comply with *Article 8.j. Section J.* as appropriate.
- c. **Noise Hazard Signs**: Developers for all new major subdivisions will install at their expense a noise notification/warning sign (same as installed by Sumter County on the boundary of the NA) at each entrance to the subdivision before building permits may be issued.

3.r.6. Prohibited Uses: All uses indicated by a "*NO*" in the applicable sub-zone column of *Exhibit 7* are expressly prohibited.

3.r.7. Non-Conforming Uses: The regulations prescribed by this section shall not be construed to require the removal, lowering of the height or other changes or alteration of any structure or use not conforming to the regulations as of December 30, 1991, or otherwise interfere with the continuance of any non-conforming use. Nothing herein contained shall require any change in the construction, alteration, or intended use of any structure, the construction or alteration of which has begun or plans or residential plats which have been filed in the <u>Sumter City-County</u> Planning Commission Office prior to December 30, 1991.

3.r.8. Permits: Building permits and sign permits shall be required for all construction, in accordance with <u>Section Article 1.p.1</u>.

- a. **Future Uses:** Each application for a building permit shall indicate the purpose for which the permit is desired, with sufficient information to determine whether the resulting use or structure would conform to the regulations herein prescribed.
- b. **Existing Uses:** Any existing non-conforming use or structure may be replaced, substantially altered, or rebuilt in accord with the permit requirements in *Article Six6.a.*, *Section A*; provided such non-conforming use will not:
 - 1. Create a flight hazard or use not authorized by this Ordinance, or
 - 2. Permit a non-conforming use or structure to be made or become a greater hazard to air navigation or less compatible in use than it was on December 30, 1991, or than it is when the application for a permit is made.

3.r.9. Variance Permits: The Sumter City-County Board of Zoning Appeals shall have the power to grant variances to the Safety Requirement Standards and/or the Performance Standards Regulations of this Section and to authorize the issuance of variance permits therefor as defined in Article 1.<u>h</u>, Section H of this Ordinance; provided that the Commander of Shaw Air Force Base, or his designee, shall be notified of any variance being requested and shall be asked for comments on such requests.

3.r.10. Other Ordinance: Adoption of this Ordinance shall not invalidate any existing Ordinance, and shall be used in addition to such Ordinances, such as the "Ordinance Regulating the Height of Structures and other Activities in the Vicinity of Shaw Air Force Base," as adopted on October 13, 1981.

3.r.11. DNL: No manufactured–/-mobile homes may be placed inside the DNL lines as developed by the US Air Force and published by the Sumter <u>City-County</u> Planning Commission.

3.r.12 Exception to Development Limitations:

- a. **APZ-2 & DNL**: Existing, approved major subdivisions, and mobile home parks with current county business licenses that have infrastructure in place will be allowed to continue to develop any / all remaining parcels/lots. No new parcels/lots may be added to the subdivision or mobile home park after the adoption of this revision. However, all existing lots/parcels may be fully used/reused or developed. Any subdivision and/or mobile home parcels started after the adoption of these changes must be developed in accordance with all the new regulations.
- b. **DDZ**: Existing lots of record impacted by the creation of the DDZ shall be developed in accordance with the underly zoning district standards. Any new lots/parcels created after March 23, 2021 shall comply with the DDZ development Standards established in *Section Article 3.r.5*.

EXHIBIT 7 AIRFIELD COMPATIBILITY DISTRICT (ACD) USE REGULATIONS ACD DISTRICTS

LAND USE CATEGORY	APZ-1	APZ-2	DDZ	DNL-1 65-74 dB	DNL-2 74-79 dB	DNL-3 80+dB
		RESIDEN	NTIAL			
Single-Family	NO	NO	YES	30 (14)	30 (14)	30 (14)
Mobile Homes*	NO	NO	YES	30 (14)	30 (14)	30 (14)
Single-Family **	NO	NO	YES	30 (14)	30 (14)	30 (14)
Multi-Family***	NO	NO	YES	30 (14)	30 (14)	30 (14)
Mobile Home Parks	NO	NO	YES	30 (14)	30 (14)	30 (14)
Hotels, Motels	NO	NO	YES	30 (14)	35 (14)	35 (14)
	IND	USTRIAL/MA	NUFACTURING	-		-
Food & Kindred Products	NO	YES ¹	YES	(10)	(12)	(13)
Textile Mill Products	NO	YES 1	YES	(10)	(12)	(13)
Apparel	NO	NO	YES	(10)	(12)	(13)
Lumber & Wood Products	YES ¹	YES ¹	YES	(10)	(12)	(13)
Furniture & Fixtures	YES ¹	YES ¹	YES	(10)	(12)	(13)
Paper & Allied Products	YES ¹	YES ¹	YES	(10)	(12)	(13)
Printing, Publishing	YES ¹	YES ¹	YES	(10)	(12)	(13)
Chemicals & Allied Products	NO	NO	YES	(10)	(12)	(13)
Petroleum Refining & Related Industries	NO	YES ¹	YES	(10)	(12)	(13)
Rubber & Plastics	NO	NO	YES	(10)	(12)	(13)
Stone, Clay, & Glass	NO	YES ¹	YES	(10)	(12)	(13)
Primary Metals	NO	YES ¹	YES	(10)	(12)	(13)
Fabricated Metals	NO	YES ¹	YES	(10)	(12)	(13)
Professional, Scientific Control Instruments	NO	NO	YES	(10)	(12)	(13)
Misc. Manufacturing	YES 1	YES 1	YES	(10)	(12)	(13)
T	RANSPORTA	TION, COMM	UNICATIONS,	UTILITIES		
Railroad, Rapid Rail	YES ²	YES	YES	(10)	(12)	(13)
Motor Vehicle Transportation	YES ²	YES	YES	(10)	(12)	(13)
Aircraft Transportation	YES ²	YES	YES	(10)	(12)	(13)
Highway & Street ROW	YES ²	YES	YES	(10)	(12)	(13)
Auto Parking	YES ²	YES	YES	(10)	(12)	(13)

EXHIBIT 7 AIRFIELD COMPATIBILITY DISTRICT (ACD) USE REGULATIONS ACD DISTRICTS

LAND USE CATEGORY	APZ-1	APZ-2	DDZ	DNL-1 65-74 dB	DNL-2 74-79 dB	DNL-3 80+dB
Communications	YES ²	YES	YES	(10)	30 (14)	30 (14)
Utilities	YES ²	YES	YES	(10)	(12)	(13)
Landfills & Hazardous Waste	NO	NO	YES	(10)	(12)	(13)
	COM	MMERCIAL/R	ETAIL TRADE			
Wholesale Trade	YES ¹	YES ¹	YES	30	(12)	(13)
Building MaterialsRetail	YES ¹	YES ¹	YES	30	(12)	(13)
General Merchandise—Retail			YES			
<10,000 sq. ft./acre	YES 1, 11	YES 1, 11	YES	30	(12)	(13)
>10,000 sq. ft./acre	NO	NO	YES	30	(12)	(13)
Food Retail—Groceries	NO	NO	YES	30	(12)	(13)
Convenience Store - <5,000 sq. ft.	NO	YES ^{1,11}	YES	30	(12)	(13)
Other Food Retail	YES ¹	YES ¹	YES	30	(12)	(13)
Automotive, Marine, AviationRetail	YES ¹	YES ¹	YES	30	(12)	(13)
Apparel & Accessories—Retail	NO	YES ¹	YES	(10)	(12)	(13)
Furniture—Home	NO	YES ¹	YES	30	(12)	(13)
Furniture—Retail	NO	YES ¹	YES	30	(12)	(13)
Eating & Drinking Places	NO	YES ¹	YES	30	(12)	(13)
		SERVI	CES			
Finance, Insurance, Real Estate	YES ¹	YES 1, 3	YES	30	30	(13)
Personal Services	YES ¹	YES 1, 3	YES	30	30	(13)
Cemeteries	YES 1, 3, 4	YES 1, 3, 4	YES	NA	NA	NA
Business Services	YES ¹	YES 1, 3	YES	30	30	(13)
Warehousing & Storage Services	YES ¹	YES ¹	YES	30	(12)	(13)
Explosive Storage	NO	NO	YES	30	(12)	(13)
Repair Services	YES 1, 3	YES 1, 3	YES	30	(12)	(13)
Medical & Other Health Services	NO	NO	YES	30	25	25
Hospitals	NO	NO	NO	30	25	25
Legal Services	YES ¹	YES ^{1, 3}	YES	30	30	30
Other Professional Services	YES ¹	YES ^{1, 3}	YES	30	30	30
Contract Construction Services	YES ¹	YES ^{1, 3}	YES	30	30	30
Government Services	NO	YES ^{1, 3}	YES	30	30	30

EXHIBIT 7 AIRFIELD COMPATIBILITY DISTRICT (ACD) USE REGULATIONS ACD DISTRICTS

LAND USE CATEGORY	APZ-1	APZ-2	DDZ	DNL-1 65-74 dB	DNL-2 74-79 dB	DNL-3 80+dB
Educational Services	NO	NO	YES	30	30	30
Religious Activities	NO	NO	YES	30	30	30
	CULTURAL, I	ENTERTAINM	ENT AND REC	REATION	-	-
Cultural Activities	NO	NO	YES	25	30	30
Nature Exhibition	YES 5	YES 5	YES	NA	(12)	(13)
Entertainment Facilities Indoor/Outdoor	NO	NO	YES	NA	(12)	(13)
Internet Sweepstakes Café	NO	YES^1	YES	30	(12)	(13)
Sports Activities Indoor/Outdoor	NO	YES 5, 6, 7	YES	NA	(12)	(13)
Water & Other Recreation Areas	YES 5	YES ⁵	YES	NA	(12)	(13)
Resort & Group Camps	NO	NO	YES	NA	(12)	(13)
Parks & Golf Courses	YES ⁵	YES ⁵	YES	NA	(12)	(13)
RE	SOURCE PRO	DUCTION, EX	KTRACTION &	OPEN LAND		
Agricultural Related Activities	YES	YES	YES	NA	(12)	(13)
Dairy & Livestock Farms	YES	YES	YES	NA	(12)	(13)
Forestry & Mining	YES	YES	YES	NA	(12)	(13)
Fishing, Hunting, and Water Areas	YES	YES	YES	NA	(12)	(13)
Permanent Open Space	YES	YES	YES	NA	(12)	(13)

See Special Notes and Exhibits on Following Page

SPECIAL NOTES FOR EXHIBIT 7:

- * Less than or equal to two (2) dwelling units per acre
 ** More than two (2) dwelling units per acre
 *** Including duplex, triplex, and quadruplex
- (B) Computations for residential density include road's right-of-wayright of ways
- (C) dB=Decibels
- (D) 25,30 or 35 db measures to achieve 25, 30, or 35 dB must be incorporated into design and construction of structures in accord with the "Guidelines for the Sound Insulation of Residences Exposed to Aircraft Operations," prepared by the Naval Facilities Engineering Command, Special Advisors for Planning Administration, Office of Environment and Energy; and office of Airport Planning and Programming, Washington, D.C. latest edition.
- (E) NA not applicable

FOOTNOTES FOR EXHIBIT 7:

- (1) Uses compatible only if they do not result in a large concentration of people. A large concentration of people is defined as a gathering of individuals in an area that would result in an average density of greater than 25 people per acre per hour during a 24-hour period, or a single event that would result in the gathering of 50 persons per acre at any time. (See Safety Requirement Standards).
- (2)____
- (3)(1) In addition, the following factors need to be considered: Labor intensity, structural coverage, explosive characteristics, air pollution, size of establishment, peak period (including shopper/visitor) concentrations.
- (5)(2) No passenger terminals and no major above ground transmission lines.
- (6)(3) Meeting places, auditoriums, etc. are not allowed.
- (7)(4) Excludes chapels.
- (8)(5) Facilities must comply with Safety Requirements Standards and no high intensity use of facilities, such as structured playgrounds, ballfields, or picnic pavilions.
- (9)(6) Clubhouse not allowed.
- (10)(7)Concentrated rings with large classes not allowed.
- (11)(8)Includes livestock grazing but excludes feedlots and intensive animal husbandry.
- (12)(9)Includes feedlots and intensive animal husbandry.
- (13)(10) Measures to achieve Noise Level Reduction (NLR) of 25 dB must be incorporated into the design and construction of portions of these buildings where the public is received, office areas, noise sensitive areas or where the normal noise level is low.

- (14)(11) General Merchandise Retail is compatible provided there are no more than four (4) individual shops under one roof, and / or total gross floor area of one or up to four shops combined does not exceed 10,000 sq. ft per acre, and customer traffic is not expected to exceed 50 per hour.
- (15)(12) Measures to achieve Noise Level Reduction (NLR) of 30 dB must be incorporated into the design and construction of portions of these buildings where the public is received, office areas, noise sensitive areas, or where the normal level is low.
- (16)(13) Measure to achieve Noise Level Reduction (NLR) of 35 dB must be incorporated into the design and construction of portion of these buildings where the public is received, office areas, noise sensitive areas, or where the normal level is low.
- (17)(14) Mitigation measures to reduce noise within structures in noise contour zones.

SECTION S: RANGE COMPATIBILITY DISTRICTS (RCD)

3.s.1. Purpose: The intent of the RCD is to prevent incompatible land uses or the creation of flight hazards, which would impair the utility and public investment of Poinsett Electronic Combat Range (PECR).

3.s.2. Within the RCD, there are several overlay districts, which are shown on the Official Zoning Map as follows:

- a. DNL-1, Day-Night Noise Level Zone 1
- b. DNL-2, Day-Night Noise Level Zone 2
- c. NA, Noise Attenuation District

3.s.3. Restrictions Within the Range Compatibility Districts: Land designated DNL-1, and DNL-2 may not be used for any purpose other than those indicated by *Exhibit 7* and under the conditions attached thereto. Property owners or land users should consult both the text of this Section and the Official Zoning Map to determine the location of properties in question and the limitations imposed thereon by this Section.

3.s.4. Land Use: The use of land within these zones shall be subject to the safety and performance standards in <u>Sections Article</u> 3.r.4 and the requirements of *Exhibit* 7.

3.s.5. Performance Standards: Height and size requirements shall be evaluated in accord with the "Ordinance Regulating the Height of Structures and other Activities in the vicinity of Shaw Air Force Base," as adopted October 13, 1981.

- a. <u>Setbacks</u>: As designated for each zoning district.
- b. <u>Off-Street Parking:</u> Off-street parking for uses within this district shall comply with *Article 8.j., Section J* as appropriate.
- c. <u>Noise Hazard Signs:</u> Developers for all new major subdivisions will install at their expense a noise notification/warning sign (same as installed by Sumter County on the boundary of the NA at each entrance to the subdivision before building permits may be issued.)

3.s.6. Prohibited Uses: As indicated in *Exhibit 7* for appropriate districts.

3.s.7. Non-Conforming Uses: The regulations prescribed by this section shall not be construed to require the removal, lowering of the height, or other changes or alterations of any structure or use conforming to the regulations as of December 31, 2002, or otherwise interfere with the continuance of any non-conforming use. Nothing herein contained shall require any change in the construction, alteration, or intended use of any such structure, the construction or alteration of which has begun or plans or residential plats which have been filed in the <u>Sumter City-County</u> Planning Commission Office prior to December 31, 2002.

3.s.8. Permits: As described in <u>Section_Article_</u>3.r.8 of this Ordinance.

3.s.9. Variance Permits: The Sumter City-County Board of <u>Zoning</u> Appeals shall have the power to grant variances to the Safety Requirements Standards and/or the Performance Standards Regulations of this Section and to authorize the issuance of variance permits therefore as defined in *Article_1.h., Section H* of this Ordinance; provide that the Commander of Shaw Air Force Base, or his designee, shall be notified of any variance requested and shall be asked for comments on such requests.

3.s.10. Other Ordinance: Adoption of this Ordinance shall not invalidate any existing Ordinance, and shall be used in addition to such Ordinances, such as the "Ordinance Regulating the Height of Structures and other Activities in the Vicinity of Shaw Air Force Base," as adopted on October 31, 1981.

SECTION T: NOISE ATTENUATION (NA) DISTRICT

3.t.1. Purpose: The intent of this district is to define areas by physical features, which are prone to exposure to airport and range operations noise and changes in the patterns thereof. Therefore, the purpose of the district is to reduce the noise, which may accrue to the benefit of the health, safety, welfare of the occupants of or those associated with the uses of land therein.

3.t.2. Noise Notification Zone: Noise Notification Zone is hereby created by map action which depicts the area adjacent to Shaw Air Force Base and/or Poinsett Range. This notification would be shown on all plats-/-building permits and other correspondence regarding construction within the area so designated.

3.t.3. <u>Performance Standards</u>: Height and size requirements shall be evaluated in accord with the "*Ordinance Regulating the Height of Structures and other Activities in the vicinity of Shaw Air Force Base*," as adopted October 13, 1981.--

- a. <u>Setbacks</u>: As designated for each zoning district
- b. <u>Off-Street Parking:</u> Off-street parking for uses within this district shall comply with Article 8, Section J as appropriate.
- c. <u>Noise Hazard Signs:</u> Developers for all new major subdivisions will install at their expense a noise notification/warning sign (same as installed by Sumter County on the boundary of the NA at each entrance to the subdivision before building permits may be issued.)

SECTION U: AIRPORT OVERLAY DISTRICT (AP)

3.u.1. Purpose: That it is hereby found that an obstruction has a potential for endangering the lives and property of users of Sumter Airport, and property or occupants of land in its vicinity; that an obstruction may affect existing or future instrument approaches of Sumter Airport; and that an obstruction may reduce the size of areas available for landing, take-off, and maneuvering of aircrafts, thus tending to destroy or impair the unity of Sumter Airport and the public investment therein. Accordingly, it is declared:

- 1. That the creation or establishment of an obstruction has a potential of being a public nuisance and may injure the region served by Sumter County Airport;
- 2. That it is necessary in the interest of the public health, public safety, and general welfare that the creation or establishment of obstructions that are a hazard to air navigation be prevented; and
- 3. The prevention of these obstructions should be accomplished, to the extent legally possible, by the exercise of police power without compensation.

It is further declared that the prevention of the creation establishment of hazards to air navigation, the elimination, removal, alteration or mitigation of hazards to air navigation or the marking and lighting of the obstructions are public purposes for which a political subdivision may raise and expend public funds and acquire lands or interest inland.

3.u.2. Definitions. As used in this Section, unless the context otherwise requires, the following definitions apply:

AIRPORT - Sumter County Public Airport

AIRPORT ELEVATION - The highest point of an airport's usable landing area measured in feet from mean sea level. (182 feet at Sumter Airport)

AIRPORT HAZARD - Any structure or object of natural growth located on or in the vicinity of a public airport, or any use of land near such airport, which obstructs the airspace required for the flight of aircraft in landing or takeoff at such airport or is otherwise hazardous to such landing or takeoff of aircraft.

AIRPORT HEIGHT - for the purpose of determining the height limits in all zones set forth in this Ordinance and shown on the Airspace Plan Map, the datum shall be mean sea level elevation unless otherwise specified.

APPROACH SURFACE - A surface longitudinally centered on the extend runway centerline, extending outward and upward from the end of the primary surface and at the same slope as the approach zone height limitation slope set forth in this section.

CONICAL SURFACE - A surface extending outward from the periphery of the horizontal surface at a slope of 20:1 for a horizontal distance of 4,000 feet.

HORIZONTAL SURFACE - A horizontal plane 150 feet above the established airport elevation, the perimeter of which in plane coincides with the perimeter of the horizontal

zone

NON-PRECISION INSTRUMENT RUNWAY - A runway having an existing instrument approach procedure utilizing air navigation facilities with only horizontal guidance, or area type navigation equipment, for which a straight-in non-precision instrument approach procedure has been approved or planned, and for which no precision approach facilities are planned or indicated on a Federal Aviation Administration (FAA) planning document or military service's military airport planning document.

OBSTRUCTION- Any structure, growth or other object, including a mobile object, which exceeds the limited height set forth in this section.

PERSON - An individual, firm, partnership, corporation, company, association, joint stock association, or governmental entity. It includes a trustee, receiver, assignee, or similar representative of any of them.

PRECISION INSTRUMENT RUNWAY - a runway having an existing instrument approach procedure utilizing air navigation facilities with both vertical and horizontal guidance, for which a straight-in precision instrument approach procedure has been approved or planned on a Federal Aviation Administration (FAA) planning document or military service's military airport planning document.

PRIMARY SURFACE - A surface longitudinally centered on a runway. When the runway has a specially prepared hard surface, the primary surface extends 200 feet beyond each end of that runway; but when the runway has no specially prepared hard surface, or planned hard surface, the primary surface ends at each end of that runway. The width of the primary surface of a runway will be that width prescribed in *Part 77* of the *Federal Aviation Regulations (FAR)* for the most precise approach existing or planned for either end of that runway. 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 defined area on an airport prepared for landing and takeoff of aircraft along its length.

STRUCTURE - An object, including a mobile object, constructed or installed by man, including but not limited to buildings, towers, smokestacks, earth formations and overhead transmission lines.

TRANSITIONAL SURFACES - Surfaces extending outward at 90 degree angles to the runway centerline, and extending at a slope of 7 feet horizontally for each foot vertically from the side of the primary and approach surfaces to where they intersect the horizontal surfaces.

TREE - Any object of natural growth.

VISUAL RUNWAY- A runway intended solely for the operation of aircraft using visual approach procedures, with no straight-in instrument approach procedure and no instrument designation indicated on an FAA approved airport layout plan, a military service approved military airport layout plan, or by any planning document submitted to the FAA by competent authority.

APPROACH, TRANSITIONAL, HORIZONTAL, AND CONICAL ZONES -_These zones_apply to the area under the approach, transitional, horizontal, and conical surfaces defined on the Sumter Airport Airspace Plan Map.

3.u.3 Airport Zones. In order to carry out the provisions of this Ordinance, there are hereby created and established certain zones which include all of the land lying within the approach zones, transitional zones, horizontal zones, and conical zones as they apply to a particular airport. Such zones are shown on the Sumter Airport Airspace Plan Map. <u>An area located in more than one (1) of the following zones is considered to be only in the zone with the more restrictive height limitation.</u> The various zones are hereby established and defined as follows:

APPROACH ZONE - The inner end of this approach zone coincides with the width of the primary surface and is 1,000 feet wide for Runway 5/23. The Approach Zone for Runway 5 expands outward uniformly to a width of 3,500 feet at a horizontal distance of 10,000 feet from the primary surface. Its centerline is the continuation of the centerline of the runway. The Approach Zone for Runway 23 has an inner width of 1,000 feet, an outer width of 16,000 feet, and a horizontal distance of 50,000 feet from the edge of the primary surface (200 feet from the runway threshold). The Approach Zones for Runways 14 and 32 are the same dimensions and they begin at the edge of the primary surface which is the same as the runway threshold for a non-hard surface. The Approach Zones for runways 14 and 32 have an inner width of 250 feet, an outer width of 1,250 feet, and a horizontal distance of 5,000 feet.

TRANSITIONAL ZONES - These zones are hereby established as the area beneath the transitional surfaces. These surfaces extend outward and upward beginning at the sides of the primary surface and extend at a slope of 7:1 to a height of 150 feet (332 feet MSL) above airport elevation. The surface extends at a slope of seven (7) feet horizontally for each foot vertically (7:1) from the sides of the primary and approach surfaces to where they intersect the horizontal and conical surfaces. Transitional zones for those portions of the precision approach zones which project through and beyond the limits of the conical surface, extend a distance of 5,000 feet measured horizontally from the edge of the approach zones and at 90 degree angles to the extended runway centerline.

HORIZONTAL ZONE - The horizontal zone is hereby established at 150 feet (332 feet MSL) above airport elevation and defined by swinging arcs of 10,000 feet radii from the center of each end of the primary surface of each runway, and connecting the adjacent arcs by drawing lines tangent to those arcs. The horizontal zone does not include the approach and transitional zones.

CONICAL ZONE - The conical zone is hereby established as the area that commences at the periphery of the horizontal zone and extends outward there from a horizontal distance of 4,000 feet at a slope of 20:1 and to a height of 200 feet above the elevation of the horizontal zone. The conical zone does not include the precision instrument approach zones and the transitional zones.

3.u.4 Airport Zone Height Limitations. Except as otherwise provided in this Ordinance, no structure or tree shall be erected, altered, allowed to grow, or be maintained in any zone created by this Ordinance to the height in excess of the applicable height limit herein established for such

zone. Such applicable height limitations are hereby established for each of the zones in question as follows unless the area falls outside the unincorporated area of Sumter County:

APPROACH ZONE – Slopes upward thirty four (34) feet horizontally for each foot vertically beginning at the end of and at the same elevation as the primary surface and extending to a horizontal distance of 10,000 feet along the extended runway centerline. Slopes upward one foot vertically for a distance horizontally as described in the Sumter Airspace Plan beginning at the end of and the same elevation as the primary surface and extending to a horizontal distance as described in the Sumter Airspace Map.

TRANSITIONAL ZONES - Slopes upward and outward seven (7) feet horizontally for each foot vertically beginning at the sides of and at the same elevation as the primary surface and the approach zones, and extending to a height of 150 feet above the airport elevation which is 332 feet above mean sea level. In addition to the foregoing, there are established height limits sloping upward and outward seven (7) feet horizontally for each foot vertically beginning at the sides of and at the same elevation as the approach zones, and extending to where they intersect the conical surface.

HORIZONTAL ZONE - One hundred and fifty (150) feet above the airport elevation or a height of 332 feet above mean sea level.

CONICAL ZONE - Slopes upward and outward twenty (20) feet horizontally for each foot vertically beginning at the periphery of the horizontal zone and at one hundred and fifty (150) feet above the airport elevation and extending to a height of 350 feet above the airport elevation.

EXCEPTED HEIGHT LIMITATION - Nothing in this Ordinance shall be construed as prohibiting the growth, construction, or maintenance of any tree or structure to a height up to thirty-five (35) feet above the surface of the land.

Maximum height in Sumter County shall not exceed 480' 480 ft AGL except for radio and television antenna which should not exceed heights in attached Plan

Where an area is covered by more than one (1) height limitation, the more restrictive limitation shall prevail.

3.u.5. Use Restrictions. Not withstanding any other provisions of this Ordinance, no use may be made to land or water within any zone established by this Ordinance in such a manner as to create electrical interference with navigational signals or radio communication between the airport and aircraft, make it difficult for pilots to distinguish between airport lights and others, result in glare in the eyes of pilots using the airport, impair visibility in the vicinity of the airport or otherwise in any way create a hazard or endanger the landing, takeoff, or maneuvering of aircraft to use the airport.

3.u.6. Nonconforming Uses.

REGULATION NOT RETROACTIVE - The regulations prescribed by this Ordinance shall not be construed to require the removal, lowering, or other changes or alteration of any structure or tree not conforming to the regulations as of the effective date of this Ordinance, or otherwise interfere with the continuance of a nonconforming use. Nothing

contained herein shall require any change in the construction, alteration, or intended use of any structure, the construction or alteration of which was begun prior to the effective date of this Ordinance, and is diligently prosecuted.

MARKING AND LIGHTING - Notwithstanding the preceding provision of this Section, the owner of any existing nonconforming structure or tree is hereby required to permit the installation, operation, and maintenance thereon of such markers and lights as shall be deemed necessary by the Sumter Airport Commission to indicate to the operators of aircraft in the vicinity of the airport, the presence of such airport hazards. Such markers and lights shall be installed, operated, and maintained at the expense of the Sumter Airport Commission.

3.u.7. Permits.

FUTURE USES - No material change shall be made in the use of land and no structure or tree shall be erected, altered, planted, or otherwise established in any zone hereby created unless a permit therefore shall have been applied for and granted by the Zoning Administrator upon determination that no provisions of this Section and this Ordinance are violated.

- a. However, a permit for a tree or structure of less than 75 feet of vertical height above the ground shall not be required in the horizontal and conical zones or in any approach and transitional zones beyond a horizontal distance of 4,200 feet from each end of the runway except when such a tree or structure, because of terrain, land contour, or topographic features, would extend above the height limit prescribed for the respective zone.
- b. Each application for a permit shall indicate the purpose for which the permit is desired with sufficient particulars to determine whether the resulting use, structure, or tree would conform to the regulations herein prescribed. If such determination is in the affirmative, the permit shall be granted.

EXISTING USES - No permit shall be granted that would allow the establishment or creation of an airport hazard or permit a nonconforming use, structure, or tree to become a greater hazard to air navigation than it was on the effective date of this Ordinance or any amendments thereto or than it is when the application for a permit is made. Except as indicated, all applications for such a permit shall be granted.

NONCONFORMING USES ABANDONED OR DESTROYED - Whenever the Zoning Administrator determines that a nonconforming tree or structure has been abandoned or more than 60 percent <u>%</u> torn down, physically deteriorated, or decayed, no permit shall be granted that would allow such structure or tree to exceed the applicable height limit or otherwise deviate from the zoning regulations.

<u>VARIANCES</u> - Any person desiring to erect or increase the height of any structure, or permit the growth of any tree, or use his property not in accordance with the regulations prescribed in this Ordinance, may apply to the <u>Sumter City-County Zoning</u> Board of Appeals for a variance from such regulations. Such variances shall be allowed where it is duly found that a literal application or enforcement of the regulations would result in practical difficulty or unnecessary hardship and relief granted would not be contrary to the

public interest but will do substantial justice and be in accordance with the spirit of this Ordinance.

HAZARD MARKING AND LIGHTING - Any permit or variance granted may, if such action is deemed advisable to effectuate the purpose of this Ordinance and be reasonable in the circumstances, be so conditioned as to require the owner of the structure or tree in question to permit the **SUMTER-Sumter** Airport Commission at its own expense, to install, operate, and maintain thereon such markers and lights as may be necessary to indicate to pilots the presence of an airport hazard.

EXCEPTIONS

- 1. In the area lying within the limits of the horizontal zone and conical zone, no permit shall be required for any tree or structure less than 75 feet in vertical height above the ground, except when, because of terrain, land contour or topographical features, such as tree or structure would extend above the height limits prescribed for such zones.
- 2. In areas lying within the limits of the approach zones, but at a horizontal distance of not less than 4,200 feet from each end of the runway, no permit shall be required for any tree or structure less than 75 feet in vertical height above the ground, except when, because of terrain, land contour or topographical features, such as tree or structure would extend above the height limits prescribed for such zones.
- 3. In areas lying within the limits of the transitional zones, no permit shall be required for any tree or structure less than 75 feet above the ground, except when such tree or structure, because of terrain, land contour or topographical features, would extend above the elevation prescribed for such transition zones.

SECTION V: HIGHWAY CORRIDOR PROTECTION DISTRICT

3.v.1. Purpose: The purpose of the Highway Corridor Protection District is to promote development that is compatible with the function, capacity, and design of major arterial roadways, while remaining sensitive to the relationship of the roads to abutting residential, commercial, and industrial development. Existing residential uses within the District will remain unaffected. The implementation of the Highway Corridor Protection District shall be fulfilled in the manner of an overlay zone.

The Highway Corridor Protection District encompasses the lands within three hundred feet (300 ft.) measure from the centerline (or the depth of the lot to be developed, whichever is greater) on both sides along specific sections of the following streets, roads, or highways within Sumter County, South Carolina:

- a. Shaw Parkway and Loring Mill Roads;
- b. North Wise Drive (378 to Airport);
- c. Thomas Sumter Highway at Broad Street;
- d. US-378 and the Robert E. Graham Bypass;
- e. US-15 (Pocalla Road) and North Main Street;
- f. U.S. Highway 521 (Manning Avenue);
- g. US-76 (Florence Highway);
- h. US-401 (Oswego Road)

3.v.2. Highway Corridor Protection District Map: An overlay map of the Highway Corridor Protection District boundaries shall be included as part of this Article.

3.v.3. General Standards: Persons wishing to develop residential subdivisions, commercial or industrial projects with the Highway Corridor Protection District shall comply with the standards as follows:

- a. Development and dimensional standards of the primary zoning district shall be applicable;
- b. The siting and orientation of commercial and industrial buildings and structures on a lot should front and be parallel to the street or highway providing primary accesses thereto, existing lot configuration notwithstanding;
- c. Where feasible, off-street parking should be located in the rear yard area of commercial or industrial projects, or screened by vegetation or berms, if located in the front or side yard area in addition to any other requirements in <u>Article</u> 8.j.3.k.;

- d. Outdoor sales lots and open storage areas of commercial or industrial projects shall not be permitted, unless adequately screened or removed from public view; Car Dealerships and mobile home sales lots are expressly excluded from this provision, but nevertheless shall meet all requirements for landscaping and buffering as set forth in *Article 8.d. Section D*.
- e. Curb cuts should be not less than 1,000 foot intervals, where feasible;

3.v.4. Architectural Standards: All commercial projects in the Highway Corridor Protection District shall submit architectural plans to the Sumter City-County Planning Commission which shows elevations of all portions of buildings with important relationships to public views and vistas, indications as the construction materials, photographs or perspective drawings indicating visual relationships to adjoining properties and spaces, paint and color schemes, and other exhibits and reports the Sumter City-County Planning Commission may require. In addition, all commercial projects shall meet the following standards:

- a. If a new commercial building is proposed, not more than sixty percent (60%) of the facade facing a street may be glass or reflective materials;
- b. A minimum of eighty percent (80%) of the surface materials, excluding doors and windows, shall be brick, stucco, or stone masonry or materials approved by the Sumter City-County Planning Commission. Roof pitch should be compatible with the building structures in the surrounding neighborhood.

3.v.5. Traffic Impact Analysis: The Sumter City-County Planning Commission may determine that the developer and commercial, residential, or industrial project shall evaluate the off-site impacts of site generated traffic. A traffic study reviewed by the S.C. DOTSCDOT may be required prior to the issuance of a building or occupancy permit.

3.v.6. Approval Authority: When applying for an occupancy permit or building permit in the Highway Corridor Protection District, applicants shall have a site plan or subdivision plan approved by the Sumter City-County Planning Commission if either Major Site Plan or Major Subdivision Plan criteria is met as outlined in *Article <u>Seven7.d</u>*. *Section D*. For all requests that fall in the Minor Site Plan or Minor Subdivision criteria, the Planning Staff will be the approval authority for the Highway Corridor Protection District requests. Appeals of Planning Staff decisions shall follow the normal procedures and go to the be heard by the Sumter City-County Zoning.

SECTION W: PUBLIC UTILITIES AND PUBLIC SERVICE COMPANIES

3.w.1. Public Utilities and Public Service Companies provide needed local services including water, sewer, electricity, gas, telephone, and cable services. In order to have a minimum impact on their on their operating costs and maintain the maximum tax base, the following provisions/exemptions apply to those utilities and service companies as defined in this Section:

Public Utilities are subject to the use regulations of each district, as set forth in *Article 3* and *Exhibit* <u>5:</u>

<u>Minor support facilities for Minor Public U</u>Utilities will be allowed in all zoning district provided Planning Staff has reviewed plans for compliance with the 2030-Comprehensive Plan as required under *Section 6-29-540* of the South Carolina Code of Laws.

Major Utilities as defined by the SIC are subject to the use guidance of each district, as set forth in Article III and in Exhibit 5:

SIC Code 484 Cable Services SIC Code 491 Electrical Services SIC Code 492 Gas Production & Distribution SIC Code 493 Combination of Electric & Gas SIC Code 494 Water Supply SIC Code 4952 Sewerage Systems SIC Code 48 Telephone Utility

Minor Support Facility Site Criteria

NO minimum lot area requirement for minor utility stations as long as criteria below can be met:

- a. The minimum setback on all sides is 5 feet.
- b. The maximum impervious surface ratio is 75<u>%-percent</u>.
- c. Maximum height will be in accordance with zoning district regulation.
- d. Each site must be reviewed by the Planning Staff for sight-triangle compliance and visibility before final approval of the above is approved.
- e. All utilities required to be secured with a fence (minimum 6 foot opaque).
- f. A landscape buffer shall be required screening the area from public view. If area is wooded, applicant shall preserve the natural vegetation to the maximum extent possible and to meet buffering requirement.
- g. The site may be served via a private access easement or driveway.
- h. The site may be owned by the utility provided or may be on leased land from the property owner with a utility easement.

Exclusions from requirement:

Distribution lines and underground utilities are exempt from the above mentioned criteria.

3.w.2. Public Utilities and Public Service Companies operating on property they own may obtain relief from the Zoning Ordinance and Development standards as a <u>Special Exception</u> that may be granted by the <u>Sumter City-County</u> Zoning Board of Appeals.

SECTION X: FARMING

3.x.1. General Farming operations, while permitted in all zoning districts, shall meet the following development standards, where applicable

- 1. A minimum of three (3) acres shall be required for commercial farming operations. No minimum area (acreage) requirements for personal or private farming operations in connection with a residential use.
- 2. Unless specified elsewhere by these regulations, all accessory and principal building shall meet the minimum yard and setback requirements for the district in which the farming use is located, except that barns, stables, pens, or other animal shelter shall be located no closer than 100 feet to the nearest residential property line.
- 3. Commercial reduction of inedible animal or vegetable matter on the premise is prohibited, except that poultry incinerators shall be permitted pursuant to <u>Section Article</u> 5.b.3.s
- 4. Swine/Hog Farms (SIC 0213) <u>are area Special Exception allowed</u> only in the AC and AC-10-zoning districts by Special Exception. See <u>Section Article</u> 5.b.3.<u>Ll</u>. for specific regulations.
- 5. Roadside stands may be established for the sale of fruits and vegetables grown on the farm, provided such structures meet all required setbacks.

ARTICLE FOUR GENERAL AND SUPPLEMENTAL REGULATIONS

SECTION A: GENERAL

4.a.1. The regulations set forth in this Article clarify, supplement or modify the district regulations in Article $\frac{3 \text{ Three}}{3 \text{ Three}}$ of this Ordinance.

SECTION B: APPLICATION OF REGULATIONS

4.b.1. The various zoning district regulations established herein are declared to be the minimum requirements necessary to carry out the purpose of this Ordinance. These regulations apply to each class or kind of structure or land, and are the minimum aesthetics standards for all site clearing, development, buildings, structures or alterations to land within the City of Sumter and the unincorporated portion of the County of Sumter.

SECTION C: USE OF LAND, BUILDINGS, OR STRUCTURES

4.c.1. No land, building, or structure shall hereafter be used or occupied and no building or structure shall hereafter be constructed, erected, altered or moved unless in conformity with the regulations herein specified for the zoning districts in which it is or will be located. Uses of land, building or structures are excluded which are not designated as a permitted use or a permitted conditional use or a special exception within the applicable zoning districts.

SECTION D: HEIGHT OF BUILDINGS AND/OR STRUCTURES

4.d.1. No building or structure shall exceed the height specified within each district in Article Three, unless otherwise permitted in this Ordinance. Height shall be measured vertically from the highest point on a structure, excepting any chimney or antenna on a building, to the ground level of the grade where the walls or other structural elements intersect the ground. The height limitations of this Ordinance shall not apply to church spires, belfries, cupolas and domes not intended for human occupancy, monuments, water towers, observation towers, transmission towers, silos, chimneys, smokestacks, conveyors, roof signs, flag poles, masts and aerials, provided that such building or structure is not a hazard to air navigation, and does not penetrate the airspace height zones of the Sumter Airport and Shaw Air Force Base. Where an area is covered by more than one height limitation, the more restrictive limitations shall prevail.

SECTION E: DENSITY

4.e.1. No building, structure or land shall hereafter be used or occupied in excess of the prescribed density regulations, nor accommodate a greater number of dwelling units than prescribed for in the zoning district in which it is or will be located.

4.e.2. In computing density for large tracts or multi-unit housing projects, the density limits established by the zoning district shall govern. However, densities may be allowed to exceed the maximum on a part of a tract, if the overall density on the total project site does not exceed the limits established by the zoning district. Individual pods of housing development shown on a General Development Plan or Site Plan must be of sufficient size and shape to realistically achieve estimated densities shown for those parcels. The Sumter City-County Planning Commission may require a sketch plan of individual pods shown on a General Development Plan or Site Plan to demonstrate the accuracy of proposed densities on the plan.

SECTION F: YARD REGULATIONS

4.f.1. Yards which abut streets shall be measured from the abutting street right-of-way line.

4.f.2. Yards Abutting Service Lanes: Whenever a lot abuts upon a service lane (i.e., alley way) one-half (1/2) of the service lane width may be considered as a portion of the required yard.

4.f.3. Yards Located on Lots with More Than One Principal Building:

- a. Unless expressly permitted elsewhere by this Ordinance, only one principal residential structure shall be located on an individual lot of record or combination of two or more lots of record.
- b. Whenever more than one principal building is to be located on a lot, the required yards shall be maintained around the group of buildings, and the buildings shall be separated by a horizontal distance that is at least equal to the height of the highest adjacent building.

4.f.4. Front Yards:

- a. The front yard setback requirements for dwellings shall not apply on any lot where the average setback of existing buildings located wholly or in part within two hundred (200) feet on each side of such lot within the same block and district and fronting on the same side of the street, is less than the minimum required setback. In such cases, the setback on such lot may be less than the required setback, but not less than the average of the setbacks of the aforementioned existing buildings.
- b. Where a lot fronts on two or more nonintersecting streets, or two intersecting streets forming an angle of 60 degrees or less, front yards shall be provided on both streets.

- c. Where the principal building(s) or structure(s) are oriented to face inward, away from the street on which it fronts, said building or structure shall nonetheless observe the required front yard setback for the district in which it is located, and any accessory use(s) prohibited from the required front yards within such districts, also may be prohibited within the required front yard setback from the reoriented use facing away from the street.
- d. Where a frontage is divided among districts with different front yard requirements, the deepest front yard shall apply to the entire frontage.
- e. No structure other than a driveway, sign, fence, gate, sidewalk, or berm shall be erected or permitted to be located in a required front yard area.
- **4.f.5.** Side Yards: Where a side yard abuts a street (i.e., corner lot), the minimum side yard requirement shall not be less than fifty (50%) percent required on the lot lying to the rear, when the rear lot faces a side street and no accessory building on said corner lot shall extend beyond the front yard line of the lot to the rear. If, however, the rear lot faces the opposite street, and in fact constitutes another corner lot, then the side yards setback for the district in which the lot is located shall prevail. Provision established herein may be excluded from a Planned Development (PD) which utilizing the Traditional Neighborhood Development (TND) design conventions.
- **4.f.6.** Side Yard Requirements For Special Housing Types: In the following residential districts (i.e., R-6, GR) and in the following commercial districts (i.e., GC, LC, NC, and PO), the side yard setback may be waived on one side of the lot, when two semi-detached structures¹ sharing a common wall are placed simultaneously on the alternate side of the same property line to create an effect similar to a duplex on one lot. This may occur when:
 - a. The applicant wishes to place simultaneously detached units on the alternate side of the same property line of two adjoining lots held under the same ownership at the beginning of construction; or,

The applicant wishes to subdivide the lot, as well as the existing building through the common wall as long as:

- 1. The opposite side yard is not less than the minimum side yard setback required within the applicable zoning district, and is perpetually maintained free and clear of any obstructions;
- 2. No portion of either dwelling or architectural features project over any property line;

¹ Definition: Dwelling, Semi-Detached – A single family dwelling attached to one other single family dwelling by a common vertical wall, and each dwelling located on a separate lot.

- 3. The total area of development is in compliance with all area regulations of the corresponding zoning district, including lot area, setbacks, screening, and parking;
- 4. Each semi-detached structure is constructed on a lot where the minimum lot area and the minimum lot width at the building line is not less than one half (1/2) the minimum requirement of the corresponding zoning districts and all other subdivision regulations are met;
- 5. Only one (1) accessory building is allowed per semi-detached structure;
- 6. The common wall located at the zero side yard setback is constructed in accordance with all specifications of the latest addition of the Standard Building Code.

4.f.7. Structures Projecting into Required Yards: The following structures within the limits set forth may project into the required yards:

- a. Steps and open porches without roofs shall be allowed in any required yard, but shall not be closer than seven (7) feet to any property line;
- b. Eaves, cornices, gutters, fireplaces, and other minor architectural features projecting no more than twenty-four (24) inches from the main portion of a building shall be allowed to project into any yard;
- c. Ramps, lifts, and access facilities for the handicapped;
- d. Fences, walls and hedges may be erected in any required yard or setback area or along the edge of a property line, provided that no fence, wall or hedge; shall,
 - 1. impede the vision clearance for driveways or streets as provided in 4.h.1;
 - 2. include gates that swing outward into sidewalks or public rights-of-way;

4.f.8. Height, Fencing Materials, and Proximity Regulations for Fences Allowed in Required Vards: A solid fence or wall not over five (5) feet in height is permitted outright in any side or rear yard provided; that a said fence is no closer than twelve (12") inches from a street right-of-way line. Where a fence is in fact over five feet in height, said fence may not be permitted within six feet of a structure on an adjacent property. In addition, a solid fence which is over six (6) feet in height must be an additional one (1) foot from the adjacent structure for every foot in height. No fence may exceed eight (8) feet in height. Hurricane, cyclone and wire fences are permitted along any side or rear property line. All solid fences in the front yard setback area will have an exterior finish facing outward.

4.f.9. Yard Setback Requirements from Railroad Rights-of-Way: Structures within commercial and/or industrial zones may locate closer to a railroad right-of-way than the typical side or rear yard setback requirement may be in a zoning district. However, the location must be

in accordance with the applicable railroad standards and conform to all other pertinent provisions of the Zoning and Development Standards Ordinance.

SECTION G: ACCESSORY BUILDINGS AND USES

4.g.1. General: Accessory buildings and uses may be located in required yards under the following conditions.

4.g.2. Residential Accessory Structures: Residential accessory structures shall comply with the following:

a. Conditions & Exceptions:

- No accessory building or structure shall be constructed on any residential lot prior to the time of construction of the principal building to which it is accessory. Exemption: AC Zoning District ONLY with 5 or > acres – See Note on Table Exhibit 8A for required development standards.
- 2. Accessory buildings attached to the principal structure by a common roofline or breezeway shall be treated as part of the principal structure and shall meet all principal setbacks for the zoning district in which it is located.
- 3. Any accessory building 120 sq. ft. in size or smaller (i.e. play houses, well pump houses, and other similar uses) will not be counted as accessory structures however, they must comply with accessory structure 5 ft. minimum setbacks and shall be limited to two (2) per parcel.

b. Development Standards:

- 1. **Maximum Height** No accessory structure shall exceed the height of 25 ft., the height is the vertical distance between the finished grade along the front of the structure to the highest point of the structure.
- 2. Separation Criteria No structure shall be located within 10 ft. of the principal structure.
- 3. **Number** No residential parcel shall have more than two (2) accessory structures; the aggregate floor area of both structures added together shall not exceed the maximum size allowed under Exhibit 8A.
- 4. **Location Requirements** Detached garages shall only be located in the side or rear yard of a parcel and shall be located no further forward on the lot than the principal structure; storage buildings shall be located in the rear yard only.

- 5. **Setbacks** Note: accessory structures over 1200 sq. ft. in size must be a minimum of 10 ft. from all side and rear property lines.
 - a. Interior Lots: Front N/A; Sides 5 ft.; Rear 5 ft.
 - b. Corner Lots: Front: N/A; Interior Side 5 ft.' Exterior Side (local collector street) 17.5 ft; Exterior Side (arterial street) 22.5 ft.; Rear 5 ft.
- 6. **Maximum Size** the maximum size of residential accessory structures shall be governed by Exhibit 8A, and shall be based on the gross acreage of the parcel of land on which it is located.
- **c.** Accessory Apartments: Accessory apartments shall be treated as a permitted use on any parcel that's principal use is single-family detached residential regardless of zoning classification.

EXHIBIT 8A Maximum square footage of residential accessory structures based on gross acreage

Acreage	0	0.1	0.2	0.3	0.4	0.5	0.6	0.7	0.8	0.9
**<0.5	See note 1									
0.5	1100	1150	1250	1350	1450	-	-	-	-	-
1.0	1500	1525	1550	1575	1600	1625	1650	1675	1700	1725
2.0	1750	1775	1800	1825	1850	1875	1900	1925	1950	1975
3.0	2000	2025	2050	2075	2100	2125	2150	2175	2200	2225
4.0	2250	2275	2300	2325	2350	2375	2400	2425	2450	2475
≥ 5.0	Exempt, see note 2 & 3									

NOTES:

- 1. Maximum size for accessory structures on all parcels less than 0.5 acres in size is 1000 sq. ft.
- 2. All parcels over 5 acres in size are exempt from maximum square footage requirements, however, each zoned parcel shall not exceed the maximum impervious surface ratio for the given zoning district.
- 3. Agricultural Conservation (AC Zoning District ONLY) with 5 acres or more are exempt from requirement of having a principal structure on the property in order to build an accessory building on a person's property. These structures will be treated as principal structures meeting principal setbacks, distance between buildings, maximum height of 35 feet and maximum of two structures per parcel. Access to the structure shall be provided by paved road, gravel or dirt road as long as it provides reasonable access from off a public ROW with approved driveway encroachment permit. Lot shall meet the minimum lot width at the street as set_forth in th<u>is Ordinancee County Zoning ordinance</u> for all other lots of at least 60 feet.

EXHIBIT 8B Accessory Use Supplementary Requirements

ACCESSORY USE	CONDITIONS		
Off-street parking	May be located in required yards in all zoning districts. Off-street parking shall not be allowed in any required bufferyard or within three (3) feet of any property line.		
Signs	Must comply with the development standards established in Article 8, Section I: Sign Regulations.		
Accessory buildings, including Garages, carports, animal shelters, Storage sheds, etc.	See Section 4.g.2. Where the accessory use is a combined garage and living space (or office use), the second story of the accessory use, when used as a living space or office use, shall not count against the gross floor area limit as established in Exhibit 8A. The number of accessory structures shall not exceed two in any zoning district. The maximum floor area established in Exhibit 8A is the total floor area of all accessory structures; this means that each residential parcel is entitled to a total of two (2) non- exempt accessory structures with a combined total floor area not to exceed the square footage limitations established in Exhibit 8A. No accessory use shall be located in any required bufferyard.		
Accessory Apartments	Shall be developed in accordance with 4.g.2 and the following criteria – An accessory living unit (limit one per residential lot) cannot be larger than one thousand square feet (1,000 sq. ft.) nor smaller than three hundred square feet (300 sq. ft.); further, it cannot exceed more than forty percent (40%) of the principal structure's floor area, nor have more than two (2) bedrooms. There must be at least one parking space per unit. The accessory apartment must be a complete living space with a kitchen and bathroom facility entirely separated from the primary unit. The building's exterior should give every appearance that it is a single-family house with the exterior finishes matching the exterior finishes of the principal structure. Accessory units may be created as a second story within a detached garage provided that the height of the structure on the lot.		
ACCESSORY USE	CONDITIONS		

Portable on Demand Storage (PODS) units, or other similar portable on demand storage containers such as sea vans	Permitted as a temporary use only. <u>See Article 5, Section</u> <u>C: Temporary Uses</u> . for guidelines
Stockyards, Slaughter Houses, Commercial Poultry Houses and Kennels, and Livestock Auction Houses	These uses are subject to review and approval by the Sumter City-County Board of Zoning-Zoning Board of Appeals as special exception uses. Referenced uses set forth herein, with <u>SIC</u> - <u>NAICS</u> <u>Codes</u> - <u>112112</u> , <u>112210,11299</u> , <u>1123</u> , <u>3116</u> , or <u>4245025</u> and <u>20</u> , shall not be located closer than one thousand (1,000 ft) feet to any adjacent residential use on a separately platted parcel of land under separate ownership. No incineration of animals or animal refuse shall be permitted on site.
Swimming pools, tennis courts and Recreational uses	May be located in all side and rear yards, provided said uses shall be no closer than ten (10 ft) feet to the nearest property line, and shall not be located in any required buffer yard, and shall have all lighting shielded or directed away from adjoining residences.
Satellite dishes, ham radio towers, and ground supported TV antennas	May be located in required rear yards setbacks in all districts; provided such uses shall be located no closer than ten (10 ft) feet from all property lines, the foundation shall be approved by the Building Official, and said uses shall not be located in any required bufferyard. Furthermore, digital TV dishes shall be allowed on roofs and exterior walls of buildings within all districts.

4.g.3. Commercial Accessory structures: commercial accessory structures shall comply with the following:

- a. All accessory buildings shall meet the principal setbacks, shall not exceed the maximum height for the zoning district and shall be treated as principal structures for zoning purposes;
- b. All buildings greater than 200 sq. ft. in size are required to be shown on the commercial site plan and shall be reviewed through the site plan review process;
- c. Any structure 200 sq. ft. or less in size will not be treated as an accessory structure but are limited to two (2) structures per parcel.

4.g.4. Agricultural Accessory Structures:

a. Conditions & Exceptions:

- 1. Accessory buildings constructed for the exclusive use of sheltering agricultural machinery or storage of agricultural products shall be exempt from the accessory building standards;
 - 2. All agricultural structures shall be treated as principal structures for the purpose of this Zoning Ordinance; agricultural structures shall meet non-residential setbacks and shall meet all other non-residential development criteria for a given zoning district to include maximum height, distance between buildings and impervious surface ratio requirements.

4.g.5. Accessory Vending Machines: this applies to vending machine units designed to be freestanding all-weather outdoor units.

- a. Zoning Districts accessory vending machine units are permitted in all commercial and industrial zoning districts as accessory to established acti8ve business or manufacturing uses.
- b. Location shall not be located within parking lots or required bufferyards, and shall comply with principal setback based on zoning district. Vending units are exempt from the zoning ordinance building separation standards, however, said units shall comply with all applicable Building and fire code standards for structure placement.
- c. Any accessory vending unit placed within the Highway Corridor Protection District (HCPD) design review district shall be reviewed for materials and color compatibility with the development site.
- d. Concrete slab. Units shall be placed on a concrete slab extending a minimum of four (4) feet from the edge of the structure.
- e. Signage. No freestanding sign is permitted. Wall signs shall be capped at 20% of the front wall area.

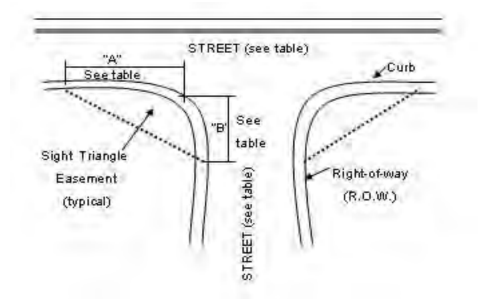
SECTION H: VISUAL CLEARANCE AT INTERSECTIONS

4.h.1. General: On any corner lot, <u>in any district except in the Central Business District (CBD)</u> no plantings shall be placed or maintained and no fence, building, wall or structure shall be constructed or erected after December 30, 1991, if such planting or structure thereby obstructs vision at any point between a height of three and a half ($3\frac{1}{2}$ ft) feet and ten (10 ft) feet above upper face of the nearest curb or street center line (if no curb exists). This requirement is established within the sight triangle area bounded on two sides by the street rights-of-way lines, and on the third side by a straight line connecting points on the two street rights-of-way lines as required by the illustration shown herein.

4.h.2. Removal of Obstructions: Existing impediments to visual clearance shall be discontinued in accordance with the schedule contained in Article 6. However, structure (i.e., poles) less than twelve (12") inches in diameter and free-standing signs at least ten (10 ft) feet above ground may be permitted in such visual clearance areas.

EXHIBIT 8C

SIGHT TRIANGLES

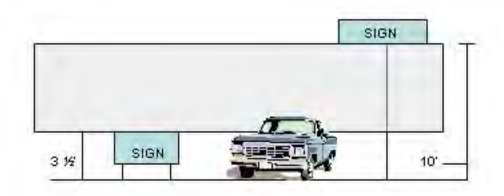


Clearance Illustration

TYPICA	TYPICAL REQUIREMENTS			"B" (Distance in Feet)			
(Measu	Local	Collector	rterial				
"A"	(Distance in Feet)		Ŭ	V			
15	Driveway	15	15	15			
25	Local Street	25	50	75			
35	Collector Street	25	50	75			
50	Arterial Street	25	50	75			

Visual

Vertical Vision Clearance Area



SECTION I: PARKING AND STORAGE OF CERTAIN VEHICLES IN RESIDENTIAL ZONES

4.i.1. General: In order to promote the health, safety, welfare, and aesthetics of residential areas the following rules shall apply:

- a. No commercial buses shall be parked or stored in any residential district unless completely screened from public view;
- b. Semi-tractor trailers or cargo trucks shall not be parked in residential zones except to load and unload at the premise which it is parked and shall not be parked overnight. However, the cab unit without the cargo body may be parked in residential zones;
- c. Automobiles or trailers without a current license plate shall not be parked or stored in any front or side yard on any residentially occupied or zoned property;
- d. Vehicles parked in a commercial or industrial zone which abuts a residential zone may not be closer than twenty-five (25 ft) feet to a residential property.

SECTION J: PARKING, STORAGE, OR USE OF CAMPERS OR OTHER MAJOR RECREATIONAL VEHICLES

4.j.1. No recreational equipment shall be parked or stored on any lot in a residential district except in a carport or enclosed building, or immediately adjacent to the side or rear of the principal building, or sufficiently screened from view from the public right-of way. The vehicle may be parked for a period not to exceed 24 hours for purposes of loading or unloading. Such equipment shall observe an eight foot rear yard setback and all other yard requirements set forth within the district in which it is located. No such equipment shall be used for housekeeping purposes when

parked or stored on a residential lot, or in any other location not approved for such use, except the housing or temporary guests for a period not to exceed two weeks per year.

SECTION K: CONTAINERS AND DUMPSTERS

4.k.1. All exterior dumpsters or exterior garbage containers (excluding containers or groups of containers with a combined capacity of less than six cubic yards) shall be screened on all but one side by a fence or wall, intensive landscaping, or other suitable opaque enclosure. The average height of the enclosure shall be one (1) foot more than the height of the container but shall not be required to exceed eight (8) feet in height. The open side shall be obscured from street visibility to the extent possible.

4.k.2 Donation Bins shall be permitted on any commercially used parcel regardless of zoning designation under the following conditions:

- a. Shall not be located on vacant or undeveloped parcels.
- b. No more than 3 donation bins are permitted on a single parcel of property.
- c. No more than 3 donation bins are permitted on any common internally connected commercial center, strip development, or similar land use type regardless of the number of parcels that are part of the development area.
- d. Donation bins shall not be placed within public right-of-way, including any sidewalk located within the public right-of-way.
- e. Within the Highway Corridor Protection District (HCPD), donation bins shall be constructed of painted metal or durable UV-resistant vinyl, fiberglass, or other similar low maintenance material; Prefabricated buildings shall not be converted to donation bin use.
- f. Within the HCPD, the following shall be required for donation bins that are not located within 3 feet of an existing building:
 - 1. Site Plan Approval
 - 2. HCPD Approval
- g. If a donation bin is placed in an opaque enclosure, such enclosure may contain a maximum of 9 sq. ft. of signage on 2 sides.
- h. Written permission from the property owner of record is required prior to placement of a donation bin on a property.
- i. The following information shall be clearly displayed on the front or primarily visible side of any donation bin.

- 1. For-profit organizations shall have a statement indicating that donation are to a for-profit organization and may not be tax deductible.
- 2. Non-profit organization shall have a statement indicating that donation are to a non-profit organization and may be tax deductible.
- 3. Name of the donation bin owner, current mailing address and phone number.
- j. Donation bins shall at all-times be maintained in good repair, in a clean condition, free of accumulated materials placed on or outside of the donation bin, and free of graffiti and other unauthorized writing, painting, drawing, or inscriptions.
- k. Donation bin owners shall promptly remove, within 48 hours, any refuse placed on or in the vicinity of the donation bin.
- 1. If any donation bin is found to have violated any of the previous requirements, Sumter County is allowed to remove the donation bin from its location 72 hours after written notice is sent to the property owner of record and the donation bin owner via certified mail or personal service.
- m. Written notice will be provided via certified mail to the donation bin owner if a donation bin has been removed from a site by Sumter County. The donation bin owner shall have 30 days from the date stated on such a written notice to reclaim the donation bin.

SECTION L: APPEARANCE OF FENCES AND WALLS

4.1.1. All fences and walls used as part of the bufferyard requirements must have a finished side that is facing adjoining property. The interior side of the fence or wall may be finished as owner deems appropriate. Where fences or walls are proposed by the developer, but not required by the applicable bufferyard requirements, they shall be established along the inside line of the bufferyard toward the proposed use, except for ornamental fences or fences to the rear of the property, which may be built on the property line. Security fences and walls also may be established along the outer perimeter of the lot, with the approval of the Zoning Administrator.

SECTION M: ACCESS TO COMMERCIAL AND INDUSTRIAL ZONED PROPERTY PROHIBITED FROM RESIDENTIAL ZONES

4.m.1. Where a commercial or industrial zoning district is bounded by a residential zoning district, no portion of the residential zoning district shall be traversed by commercial or industrial vehicles. Access to such industrial or commercial properties, including off-street parking and loading areas, shall be restricted to streets and alleys within the respective commercial or industrial districts in which such uses are located; and no commercial or industrial vehicles or parking in connection with an industrial or commercial use shall occupy a public street or right-of-way separating commercial or industrial districts from residential districts.

SECTION N: MINI-WAREHOUSES

4.n.1. Due to the need to better integrate mini-warehouses into the urban fabric of the community, the following standards shall be observed:

- a. Size: mini-warehouse sites shall not exceed four (4) acres.
- b. Lot coverage: coverage of all structure shall be limited to fifty percent (50%) of the total lot.

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- e.d. In/Out: Vehicular ingress-egress shall be limited to one point for each side of the property abutting any street.
- d.e. Storage only: no business activities other than rental storage units not to exceed 500 square feet per unit shall be conducted on the premises with no outside storage.
- e.<u>f.</u> Landscaping and screening: Mini-warehouses shall meet all requirements set forth in Article 8, Section D of the Ordinance.

ARTICLE FIVE PERFORMANCE CRITERIA FOR CERTAIN BUILDINGS, USES, AND PROJECTS

SECTION A: GENERAL:

5.a.1. Uses, Buildings, Projects and Areas Affected by this Article: Due to the potential adverse impacts associated with certain land use developments, the following activities or areas within the unincorporated area of Sumter County shall be guided by additional reviews and standards:

a. Conditional uses as set forth in Article <u>Three</u><u>3</u>, or <u>and Article 5</u>, <u>Section 5.b.1</u>.

b. Special Exceptions as set forth in <u>Article 3 and Article 5, Section</u> 5.b.2.

a.c. Telecommunications Towers, as set forth in Article 3 and Article 5, Section 5.b.4;

b.d. Manufacturing and processing plants, as set forth in *Article 3* and *Article 5*, *Section* 5.*b*.5;

e.e. Certain hazardous and/or potentially disruptive land development activities;

d.<u>f.</u>–Flood Hazard Areas.

5.a.2. Applications: An application for a permit for any of the above listed uses, buildings or projects shall be accompanied by a plat or site plan as appropriate, in accord with the provisions of *Article Nine9*, *Section C*. The application shall describe the proposed use in sufficient detail to determine compliance with the provisions of these regulations and the standards of the set forth herein.

5.a.3. Review: Review and approval by the Sumter City-County Planning Commission Staff shall be a prerequisite to the issuance of a building permit for any conditional use identified in *Article 3* of this Ordinance. If the conditions or standards are met, the zoning administrator may issue a permit for the use without review by the Sumter City-County <u>Board of Zoning Board of</u> Appeals. If the <u>Sumter City-County Zoning</u> Board reviews a case and imposes additional conditions, the use is listed as a permitted special exception after a public hearing.

5.a.4. Public Hearing: The Zoning Administrator shall schedule a public hearing as per *Section Article 1.i.6.* of this Ordinance for all special exceptions derived from conditional use zoning.

SECTION B: SPECIFIC CONDITIONS AND STANDARDS FOR CONDITIONAL USES AND SPECIAL EXCEPTIONS:

5.b.1. Criteria for Review: The following guidelines and criteria shall be implemented by the Zoning Administrator and/or the Sumter City-County Zoning Board of Appeals if a case is referred to the <u>Sumter City-County Zoning</u> Board by the Zoning Administrator. Additionally, the <u>Sumter City-County Zoning</u> Board of Appeals shall be guided by <u>Article 1, Section 1.h.4.c.</u> of the Zoning Ordinance in addition to the requirements set forth herein.

- a. That ingress and egress to the proposed use be provided with reference to automotive and pedestrian safety and convenience, traffic generation flow and control, and access in case of fire or catastrophe, such as not to be detrimental to existing or anticipated uses, either adjacent to or in the vicinity of the proposed use;
- b. The off-street parking and loading areas, where required or proposed by the applicant, be designed and provided in harmony with adjacent properties;
- c. That refuse and service areas be adequately screened so as not to be visible from adjacent property or public rights-of-way and shall be located in such a way as not to create a nuisance to adjacent properties;
- d. That screening, buffering or separation of any nuisance or hazardous feature be provided with reference to type, dimensions and character, and be fully and clearly represented on the submitted plans, to protect adjacent properties;
- e. That proposed signs and exterior lighting be provided so as not to create glare, impair traffic safety, or be incompatible with adjacent properties;
- f. That the affected site shall be suitable in terms of size, shape and topographic conditions to accommodate the proposed use, building or project and to insure compatibility and the safety and welfare of area residents.
- g. **Home Day Care as a Home Occupation:** The following Conditional Use process will be used for initial review of this use and anytime the number of children receiving care exceeds six out-of-home children:
 - 1. The home day care applicant will contact all abutting property owners, including those properties across the street, and provide them details of the proposed home occupation of home day care and the number of children involved. 75% of those property owners must agree to the proposed use.
 - 2. The approval document and DSS forms will be submitted with the Conditional Use Request and Fee.
 - 3. If the number increases from at or below 6, the above process will be repeated.

- 4. Appeals of the Conditional Use will be filed in accordance with this regulation.
- h. **Mini-Warehouses** (SIC 4225<u>NAICS 53113</u>): The following conditions apply to all mini-warehouse sites for conditional use approval:
 - 1. A paved transition surface <u>for from</u> the public road to at least the security gate of the site or at least 50 ft.
 - 2. A minimum of a 3 in. gravel surface for all spaces between building or at least 20 ft. in width.
 - 3. Paved parking places for any office or other commercial space that is not storage at 1 space per 200 sq. ft. of GFA.
 - 4. Handicap parking will have at least one van accessible paved space no matter the surface used. Any additional required spaces will be based on current ordinance requirements.
 - 5. A Storm-<u>Ww</u>ater and Erosion Control Permit from the Sumter <u>Soil and</u> <u>Water Conservation DistrictCounty Stormwater Utility</u> and drainage away from the storage area access doors.
 - 6. Buffering and screening to allow compatibility with adjacent uses.
 - 7. A minimum six ft. security fence and controlled access gate for the site.
 - 8. Landscaping with canopy trees at the same criteria as a fully paved miniwarehouse site.
 - i. Cemeteries (NAICS 81222): The following conditions apply to all cemetery sites for Conditional-300 in the R-15, AC, AC-10 and CP Districts. Cemeteries can be conditionally permitted on separately platted parcels or in conjunction with a religious use or on private property within the specified zoning districts:
 - 1. Applicant shall obtain signatures of approval from at least 75% of the property owners and /or tenants within 300 ft. of the cemetery boundary where the proposed use shall be located.
 - 2. Proposed cemetery sites must meet the minimum development standards for the zoning district in which it is to be located to include:
 - a. Minimum lot size:
 - 1. Residential-15 (R-15): Two (2) acres;
 - 2. Agricultural Conservation (AC): One (1) acre;
 - 3. Agricultural Conservation-10 (AC-10): Ten (10) acres;

- 4. Conservation Preservation (CP): Five (5) acres.
- b. Non-residential setbacks as established for each zoning district.
- 3. A site plan is to be submitted with the application showing:
 - a. Parcel boundary;
 - b. Plot layout;
 - c. Ingress & egress
 - d. Landscape buffering and any proposed privacy/security fencing;
- 4. Accommodations for Perpetual Care and maintenance must be provided for.
- 5. Commercial Cemeteries must meet all required development standards.
- j. Automotive Tops-Mechanical and Electrical Repair and Maintenance and Automotive Body, Paint, Interior, and Glass Repairand Upholstery Shops (SIC-NAICS 753281111, 81112): The following conditions apply to all automotive upholstery and top repair shops for conditional use approval:
 - 1. Operation of business shall involve no exterior storage of materials or supplies;
 - 2. Temporary storage area for <u>up to 10</u> customer vehicles shall not be visible from the right of way and shall be screened with solid fencing, walls, landscaping or a combination of fencing and landscaping as approved by the Zoning Administrator;
 - 3. A maximum of three (3) vehicles may be stored on premise at any one time;
 - 4. No open bays for repair may be oriented towards residential areas;
 - 5. All activities associated with the business except for vehicle storage shall be done inside the building;
 - 6. A site plan and landscaping plan must be submitted with the application showing ingress-egress, off-street parking, refuse service areas, buffer, proposed signage, and any exterior lighting;
 - 7.—All noise resulting from the business activity on site shall be muffled so as not to create a nuisance to neighboring properties:-
 - 7. Parts salvage is NOT permitted;
 - 8. Minimum parcel size of 2 acres.

- k. **Produce Sales** (NAICS 445230): The following conditions apply-to-all Produce Sales for conditional use approval:
 - 1. Written permission from the Property Owners:
 - 2. Each individual seller must obtain their own Conditional Use for each location;
 - 3. The Conditional Use approval is non-transferable, location specific and only applies to the individual or entity named on the application;
 - 4. Sales site must have sufficient area to contain a minimum of three (3) parked cars in addition to the sales area/vehicle;
 - 5. Safe and viable access to the site;
 - 6. No portion of the Public Right-of-way may be used for customer parking or to set up for sales.
- 1. Automatic Merchandising Machine Operators (<u>SIC 5962NAICS 445132</u>): vending machines the following additional review criteria shall apply when reviewing conditional uses for stand-alone retail sales from vending machines.
 - 1. Minimum Development Standards
 - a. Neighborhood Commercial (NC), Limited Commercial (LC) and General Commercial (GC): Proposed development in the commercial districts shall comply with the full standards as outlined in *Sections Article 3, Secions 3.g.4.b.*, *4.h.5.b.; or 3.i.5. Development Standards.*
 - b. Light Industrial-Warehouse (LI-W): proposed development in the LI-W district shall comply with the full standards as outlined in *Section-Article 3.k.5.* Development Standards.
 - c. Heavy Industrial (HI): proposed development in the HI district shall comply with the full standards as outlined in <u>Section_Article</u> 3.1.5. <u>Development Standards</u>.
 - d. Agricultural Conservation (AC): proposed development in the AC district shall comply with the full standards as outlined in *Section Article* <u>3, Section 3.n.5. Development.</u>
 - Parking/Access Site access shall be limited to one access driveway per street frontage. All parking areas shall be paved with concrete curb and gutter (except in AC) and designed to meet the full development standards of *Article 8, Section J*. Parking Regulations and *Exhibit 23* Off Street Parking Requirements for Non-Residential Land Uses.

- 3. Concrete Slab. Units shall be placed on a concrete slab extending a minimum of four (4) feet from the edge of the structure.
- 4. Signage Units shall comply with the underlying zoning district sign standards of *Article 8.i.*
- 5. Any unit placed within the Highway Corridor Protection District (HCPD) design review district shall be reviewed for materials and color compatibility with the development site.
- m. Photovoltaic Solar Energy System (SIC 4911NAICS 221114). Applies to all Primary and Accessory Photovoltaic Solar Energy Systems as defined in Section <u>Article</u> 10.b.1, and located within five nautical miles of the center point of the runway for Shaw Air Force Base and Sumter County Airport, as well as the center point of Poinsett Electronic Combat Range (ECR).
 - 1. All ground-mounted photovoltaic solar collectors and associated outdoor storage shall maintain a minimum 50<u>ft.</u>² setback from all property lines, or the minimum yard setbacks as indicated for the zoning district within which the project is located, whichever is greater. This provision excludes any security fencing.
 - 2. All ground-mounted photovoltaic solar collectors shall be limited to a maximum height of twenty-five (25) feet ft. above the ground when oriented at maximum tilt. This provision shall not include the interconnection poles, substation equipment, or other devices necessary for the electricity to be delivered to the public utility station.
 - 3. On-site electrical interconnections and power lines shall be installed underground wherever reasonably practical.
 - 4. The applicant has the burden of proving that glare produced from a Photovoltaic Solar Energy System will not have a significant adverse impact on aviation interests, motor vehicle traffic, or neighboring properties.
 - 5. The applicant shall provide documented proof of having notified the Shaw Air force Base/Poinsett ECR Military Garrison Commander, or the commander's representative, and the Sumter County Airport Director, of a Photovoltaic Solar Energy System proposal. The applicant shall allow fourteen (14) days for written comments to be provided from these agencies. Any written comments received shall be submitted with the conditional use application.
 - 6. It shall be demonstrated that the solar farm shall not unreasonably interfere with the view of, or from, sites of significant public interest such as public parks and other historic resources.

- 7. For Primary Photovoltaic Solar Energy Systems, written documentation of an agreement with an electric utility provider for interconnection of the completed facility shall be submitted at the time of Conditional Use application. Once constructed, the project shall provide a copy of the signed certification of completion from the electric utility prior to issuance of the certificate of occupancy for the system.
- 8. Satisfactory completion of Decommissioning Plan, per *Appendix D*. The Decommissioning Plan shall be recorded in the Sumter County Register of Deeds Office and included with any lease documents with the property owner.
- n. **Commercial Truck and Trailer Parking Lots** (SIC 752<u>NAICS 81293</u>): The following conditions apply to all Commercial Truck and Trailer Parking Lots for conditional use approval:
 - 1. The applicant shall follow conditional-distance requirements outlined in *Article 3, Exhibit 5*. Applicable distance is measures from the edge of the improved parking lot area.
 - 2. All conditional use criteria outlined in Article 3, Section 5.b.1.-a thru 5.b.1.f. shall be met.
 - 3. Access to the site shall only be from a paved road that is functionally classified by SCDOT as a major or minor arterial.
 - 4. A paved transition surface from the public road to at least the security gate of the site or at least 50 ft., whichever is greater.
 - 5. A minimum 6-ft. tall security fence around the improved parking lot area.
 - 6. The defined parking area must meet applicable non-residential setbacks.
 - 7. Minimum parcel size of 2 acres.
 - 8. Parking area surface material must consist of either gravel, crusher run, asphalt, or concrete.
 - 9. In addition to required landscaping outlined in *Article 8., Section Dd*, the following buffer yard plantings or equal equivalent must be provided where adjacent to residential land use and/or where adjacent to a street or road:
 - a. 15 ft. minimum buffer width
 - b. 3 canopy trees per 100 linear feet (must be 7 ft. tall and 2 in. caliper at time of planting)

- c. 8 evergreen trees per 100 linear feet (must be 5ft. tall at time of planting)
- d. 15 tall shrubs per 100 linear feet (must be 2ft. tall at the time of planting and reach a minimum mature height of 6ft. tall and a minimum mature width of 4 ft.)
- 10. All motor vehicles parked on the site must be properly licensed, registered, operable, and capable of being driven off the site under their own power.
- General Merchandise Stores (SIC 53<u>NAICS 4551</u>): The following conditions apply to all General Merchandise Stores for conditional use approval in the Neighborhood Commercial (NC) and Limited Commercial (LC) districts.
 - 1. All conditional use criteria outlined in *Article 3, Section 5.b.1.a thru 5.b1.f.* shall be met.
 - 2. All other applicable requirements of this Ordinance shall be met.
 - 3. Access Site access shall be limited to one access driveway per street frontage.
 - 4. Dumpster Enclosure All exterior dumpsters or exterior garbage containers (excluding containers or group of containers with a combined capacity of less than six cubic yards) shall be screened on three (3) sides by an opaque enclosure consisting of masonry, stucco, or vinyl exterior materials. Such enclosures are required to have an opaque gate for the open side of the enclosure. No portion of the enclosure or gate shall consist of wood exterior materials. The average height of the enclosure shall be one (1) foot more than the height of the container but shall not be required to exceed eight (8) feet in height.
 - 5. Exterior Lighting
 - a. An exterior lighting plan consisting of at minimum the following features is required:
 - 1. Location of all exterior lighting on the site
 - 2. Maximum illuminance levels expressed in foot-candle measurements on a grid of the site showing foot-candle readings in every five (5) or ten (10) foot squares. The grid shall include light contributions from all exterior sources and shall show foot-candle reading five (5) feet beyond the property lines.

- b. "Full Cut Off" of "Fully Shielded" exterior light fixtures are required.
- c. Light spill over to adjacent non-residential property shall not exceed 0.1 foot-candles. Light spill over to adjacent residentially used property shall not exceed 0.05 foot-candles.
- p. **Special Events Facilities** (SIC 7299<u>NAICS 81299</u>): The following conditions apply to all Event Venues for conditional use approval:
 - 1. An on-site manager shall be present and available for the duration of all events occurring at the venue. Updated contact information shall be provided to the Zoning Administrator any time the on-site manager's contact information changes.
 - 2. An operation plan shall be submitted with the conditional use application describing generally how the facility will operate. Substantive changes to the operational plan shall require additional Zoning Administrator approval. The operational plan shall include, at a minimum, the following items:
 - a. Maximum capacity of the facility, based on building and fire code.
 - b. Contact information for the on-site facility manager;
 - c. Types of events anticipated/marketed;
 - d. Anticipated annual number of events;
 - e. How solid waste will be disposed of;
 - f. A floor plan of the facility showing the square footage and use of each room;
 - g. A plot plan showing building footprint, property lines, parking areas, delineated outdoor event space (if applicable). A formal site plan submission may be required by the Zoning Administrator.
 - 3. Vehicular access to the site shall be adequate in terms of width, vertical clearance, and construction to support emergency vehicles in accordance with applicable Fire Code, as determined by the Sumter City—_County Fire Inspector.

- <u>q. Veterinary Services (NAICS 54194):</u> The following conditions apply to all Veterinary Services specializing in large animals for conditional use approval in the PO, GC, LI/W zoning district:
 - 1. Veterinary facilities which specialize in large animals shall be located no closer than 300 feet to a residential property line, nor 150 feet from any other property line. Sheltering and boarding of animals shall be clearly incidental to the veterinary services offered in the facility whether specializing in large or small animals).
- r. Non-Metallic Mineral Mining (NAICS 2123): The following conditions apply to non-metallic mineral mining operations for conditional use approval:
 - 1. A reclamation and reuse plan must accompany a zoning permit,
 - 2. Approximate operating schedule including times when explosives will be used must be presented, no such use shall be located within 300 feet of any residential use,
 - 3. No explosives shall be used within 2,500 feet of a residential structure unless a variance is obtain from the Planning Commission on a case by case basis,
 - 4. The site must obtain its highway access from a collector or an arterial street.
 - 5. mining and extraction uses permitted by the DHEC Division of Mining & Reclamation, which are non-conforming and any extension of such use, operations, activities, or business on such parcel or contiguous parcel where the minerals or the surface rights which are under the same ownership or control on the date of passage of this ordinance are exempt from the requirements of this section

s. Artisan Food and Beverage Production (NAICS 3113, 3114, 3115, 3118, 3119, and 312): The following criteria apply for conditional use approval:

- 1. Manufacturing activities may be no larger than 20,000 sq. ft. GFA;
- 2. The facility must meet all requirements outlined in *Article 5.b.5.* of this Ordinance;
- 3. Accessory retail and/or wholesale sales, training, and/or education, are allowed;
- 4. All production activities must be located within a completely enclosed structure adequately constructed to limit emission of odor, noise or vibration detrimental to other uses or properties in the area;

- 5. All storage shall be within an enclosed building, tank, or silo, or screened from view by fences, walls, or landscaping. Stored items shall not be stacked to a height that exceeds the height of the screening;
- 6. Sales, service, product consumptions, and outdoor activities shall only occur between 6:00 a.m. and 10:00 p.m. if the establishment is adjacent to a residential use;
- 7. Shipping and receiving activities shall only occur during operating hours between 6:00 a.m. and 10:00 p.m.;
- **5.b.2.** Enumeration of Certain Hazardous and/or Potentially Disruptive Land Development Activities: As per <u>Article 5, Section 5.a.1.c.</u> above, the following uses shall be reviewed by the Sumter City-County <u>Board of Zoning Board of</u> Appeals, and if approved shall be classified as a permitted special exception:
 - a. Architectural and Structural Metals Manufacturing, Prefabricated Metal Buildings and Component Manufacturing, Metal Window and Door Manufacturing, Sheet Metal Work Manufacturing, Ornamental and Architectural Metal Work Manufacturing, and Miscellaneous Fabricated Metal Product Manufacturing (NAICS 3323, 332311, 332332, 331323, or 332999);
 - b. Solid Waste Landfills (NAICS 562212);
 - c. Hazardous Waste and Nuclear Waste Disposal Sites (NAICS 562211);
 - d. Vehicular Race and Testing Tracks (NAICS 711212);
 - e. Metal Ore Mining and Extraction Operations (NAICS 2122);
 - f. Drinking Places/Bottle Clubs/Night Clubs (NAICS 7224);
 - g. Indoor and Outdoor Pistol, Rifle, or Skeet Shooting Ranges (NAICS 71399);
 - h. Stock-y¥ards, Poultry Houses, Commercial Kennels, Slaughterhouses, and Animal Auction Houses (SIC-NAICS 112112, 1123, 11299, 3116, or 42450211, 025, 0752, 2011, 2015, and 5154);
 - i. Sexually Oriented Businesses/Adult uses (as defined in Article 10);
 - j. Solid Waste Combustors and Incinerators, Remediation and Other Waste Management Services (NAICS 562213, 5629);
 - k. Salvage, Recycling, and Junkyards (NAICS 4239, 42314, or 423930);

- <u>I.</u> Electronic Gaming Establishments, Other Amusement and Recreation Industries, (NAICS 7139 or 71329)
- m. Tattoo Parlors (NAICS 812199);
- n. Liquor Stores (NAICS 4453);
- o. Bingo Parlors / Pool Halls (NAICS 71329)
- p. Jails & Correctional Facilities (NAICS 92214, 561210)
- q. Swine/Hog Farms (NAICS 112210)
- r. Poultry Incinerators (NAICS 562213)
- a. Mining and Extraction Operations (SIC 10);
 - Fabricated Structural Metal; Metal Doors, Sash, Frames, Molding, and Trim Manufacturing; Sheet Metal Work; Architectural and Ornamental Metal Work; Prefabricated Metal Buildings and Components; Miscellaneous Structural Metal Work (SIC 3441, 3442, 3444, 3446, 3448, and 3449);

Telecommunications Towers (SIC 48);

s. Sewage Treatment Plants (NAICS 22132)

t. Electric Power Generation, Electric Power Substations (NAICS 22111, 22112)

b. In addition to the normal review, siting review will include an Environmental Impact Analysis and disclosure of emergency procedures:

1. Sewage Treatment Plants (SIC 49)

1. Electric Substation (SIC 49)

1. Jails & Correctional Facilities (SIC 9223)

- b. Hazardous Waste and Nuclear Waste Disposal Sites (SIC 4953);
- b. Resource Recovery Facilities, Solid Waste Storage and Transfer Facilities, Waste Tire and Treatment Sites, Composting Facilities, and Incinerators (SIC 4953);

b. Sanitary Landfills and Inert Dump Sites (SIC 4953);

b. Drinking Places/Bottle Clubs/Night Clubs (SIC 5813);

b. Liquor Stores (SIC 592);

b. Adult Uses and Tattoo Parlors (SIC 7299);

b. Salvage, Recycling and Junk Yards (SIC 7389);

b. Vehicular Race and Testing Tracks (SIC 7948);

b. Amusements and Recreations (not classified). This includes but is not limited to Bingo Parlors, Pool Halls, and Pistol, Rifle, or Skeet Shooting Range (SIC 7999)

b. Poultry Incinerators (SIC 4953)

5.b.3. **Special Design Review Criteria for Applicable Items in** <u>*Article*</u> **5.b.2**: Due to the unusual nature of some of the operations associated herein, the following shall be required of the development and/or included in any review process:

- a. <u>Architectural and Structural Metals Manufacturing, Prefabricated Metal</u> <u>Buildings and Component Manufacturing, Metal Window and Door</u> <u>Manufacturing, Sheet Metal Work Manufacturing, Ornamental and</u> <u>Architectural Metal Work Manufacturing, and Miscellaneous Fabricated Metal</u> <u>Product Manufacturing (NAICS 3323, 332311, 332332, 331323, and 332999)Fabricated Structural Metal; Metal Doors, Sash, Frames, Molding, and <u>Trim Manufacturing; Sheet Metal Work; Architectural and Ornamental Metal</u> <u>Work; Prefabricated Metal Buildings and Components; Miscellaneous</u> <u>Structural Metal Work (SIC 3441, 3442, 3444, 3446, 3448, 3449):</u></u>
 - 1. Lot Requirements: Minimum parcel size of 20 acres, which may be made up of separate contiguous parcels.
 - 2. Building Requirements: Maximum Height of 35 ft.
 - 3. Referenced use, to include all outdoor work areas/storage yards, equipment maneuvering/circulation areas in addition to structures shall not be located any closer than 100 ft. to any residential use as measured from the defined use area to residential structure.
 - 4. All uses within this category shall be screen in such a fashion as to not be visible from off-site. Screening may be accomplished by any combination of fencing, walls, berms, or landscaping approved by the Board of Zoning Appeals upon recommendation of the Zoning Administrator. Where landscaping or trees are utilized there shall be a 15 ft. minimum buffer width that creates a year-round visual screen a minimum of six (6 ft.) feet in heigh over three growing seasons.

- 5. No material shall be placed in open storage in a manner that is capable of being transported by wind, water, or other causes.
- 6. Noise: The parcel shall be effectively buffered to be in compliance with Exhibit 9 and Exhibit 10 in Article 5
- 7. Operating Hours: Operating hours shall be limited as follows:
 - i. Monday Friday: 6:00 a.m. to 9:00 p.m.
 - ii. Saturday: 6:00 a.m. to 3:00 p.m.
 - iii. Sunday: No manufacturing or shipping operations.

b. <u>Sanitary Land Fills and Inert Dump SitesSolid Waste Landfills (SIC-NAICS</u> 56221249):

- 1. No such uses shall be located within one thousand (1,000 ft.) feet (measured in a straight line) of any existing residential, religious, educational, medical, or public use;
- 2. An engineering firm with specific land fill expertise shall render a written opinion that, to the best of their professional judgement, the rock formations and/or artificial liners being used to contain the waste are impermeable and that the surrounding ground water sources will not be contaminated. A permit from the South Carolina Department of Health and Environmental Control (DHEC) shall accompany the zoning application;
- 3. A drainage and sedimentation plan shall accompany the request, showing off-site runoff;
- 4. The facility shall be effectively buffered and screened in accordance with an approved method sanctioned by the <u>Sumter City-County</u> Zoning Board of Appeals upon the recommendation of the Zoning Administrator.
- c. <u>Hazardous Waste and Nuclear Waste Transfer, Storage, and Treatment and/or</u> <u>Disposal Sites (SIC 4953NAICS 562211):</u>
 - 1. Shall be located no closer (measured in a straight line) than one thousand (1,000 ft) feet to any existing residential, recreational, religious, educational or public use; no closer than one thousand five hundred (1,500 ft) feet to any navigable stream (measured in a straight line), no closer than two thousand five hundred (2,500 ft) feet to any lake, pond or reservoir used or scheduled to be used as a direct or connecting source of public drinking water, and disallowed in any water source, wetlands or flood plain areas;
 - 2. The facility shall be effectively buffered and screened in accordance with an approved method sanctioned by the <u>Sumter City-County</u> Zoning Board of Appeals upon the recommendation of the Zoning Administrator;

- 3. The zoning application shall be accompanied by an environmental impact statement, prepared by an engineering firm with specific expertise in environmental safety and environmental quality issues and approved by the South Carolina Department of Health and Environmental Control (DHEC);
- 4. In the zoning application written documentation shall be submitted disclosing the hazardous waste materials to be handled and the approximate quantity to be accommodated over the life of the facility;
- 5. The applicant shall comply with all requirements imposed by the <u>Sumter</u> <u>City-County</u> Zoning Board of Appeals on the property in the final adjudication of the submitted application.

d. Vehicular Racing and Testing Tracks (SIC-NAICS 7112127948):

- 1. No such use shall be located within one thousand five hundred (1,500 ft) feet of any residential use (measured in a straight line);
- 2. The proposed facility shall have direct access off of a paved road meeting the criteria of a collector or arterial road.

e. Metal Ore Mining and Extraction Operations (SIC-NAICS 212210)

- 1. A zoning permit application shall be accompanied by a reclamation and reuse plan once mining operations are completed. Also, an approximate operating schedule shall be submitted with the zoning permit application which shall include times when explosives will be used.
- 2. Mining and extraction operations shall not be located less than three hundred (300 ft) feet from any residential use. When explosives are to be used the minimum distance shall become two thousand five hundred (2,500 ft) feet. If a modification to the distance regulation is approved by the <u>Sumter City-County</u> Zoning Board of Appeals, then specific measures shall be established to mitigate the affects of mining and extraction operations.
- 3. Access to a mining or extraction site shall be from a paved road meeting the criteria of a collector or arterial road.
- 4. Mining and extraction uses that are non-conforming but which were previously permitted by agencies of the State of South Carolina prior to the enactment of this Ordinance, or mining and extraction activities, or business on such parcel or contiguous parcel where the mineral or the surface rights which are under the same ownership or control on the date of passage of this Ordinance shall be exempt from the requirement of this section.

f. Drinking Places/Bottle Clubs/Night Clubs (SIC 5813NAICS 7224):

- 1. This use shall not be within 300 feet (measured in a straight line from structure to structure) of a residential use, church, school, or public playground on a separately plotted parcel.
- 2. A six-foot fence that is a visual screen will be installed to separate this use from residential uses, where such residential uses are directly adjacent to the property or site containing the use.

g. Indoor and Outdoor Pistol, Rifle or Skeet Range (SIC 7999NAICS 71399):

- 1. The site shall not be located within one thousand (1,000 ft) feet (measured in a straight line) of any residential use, nor within two thousand five hundred (2,500 ft) feet (measured in a straight line) at and between a 45 degree angle on either side of the direction of fire, of any residential use on the down range side of said use.
- 2. The site shall be oriented away from habitable areas.

h. <u>Stockyards, Poultry Houses, Hog and Pig Farming, Commercial Kennels,</u> Slaughter Houses, and Animal Auction Houses (SIC Codes 0211, 025, 0752, 2015, and 5154NAICS 112112, 112210, 1123, 11299. 3116, or 4245):

- 1. The referenced use shall not be located closer than one thousand (1,000 ft) feet (500 ft. for commercial kennels) to any adjacent residential use on a separately platted parcel of land under separate ownership.
- i. <u>Adult Uses/Sexually Oriented Businesses (SIC Code 7299):</u>

1.—Purpose and Intent:

- 2.1. It is the purpose of this Article to regulate sexually oriented businesses to promote the health, safety, morals, and general welfare of the citizens of the county and to establish reasonable and uniform regulations to prevent the deleterious location and concentration of sexually oriented businesses within Sumter County. The provisions of this Article have neither the purpose or effect of imposing a limitation or restriction on the content of any communicative materials, including sexually oriented materials. Similarly, it is not the intent or effect of this Article 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 or effect of this Article to condone or legitimize the distribution of obscene material.
- 3.2. The referenced use shall not be located within one thousand (1,000 ft) feet of a residential use, church or religious institution, public or private schools

and/or educational facilities; public parks and recreational facilities, and any other sexually oriented business.

- j. <u>Resource Recovery Facilities, Solid Waste Storage and Transfer Facilities, Waste</u> <u>Tire and Treatment Sites, Composting Facilities,</u> Solid Waste Combustors and <u>and Incinerators, Remediation and Other Waste Management Services (SIC</u> <u>Code 4953NAICS 562213, 5629):</u>
 - 1. The referenced uses shall not be located closer than one thousand (1,000 ft) feet to any residential district, church, school, historical place, or public park, nor within four hundred (400 ft) feet of an existing residential use not in a residential district. It is further provided however, that any *manned convenience center* (i.e., re-cycling center) shall not be located within one hundred (100 ft) feet of any residential use, church, school, historical place or public park, and not within fifty (50 ft) feet of any property line;
 - 2. Manned convenience center shall have gravel or paved surfaces in all driving, parking and loading areas, and must be located on and have direct access from an arterial or collector road;
 - 3. Manned convenience centers must be entirely enclosed within an eight foot high security fence.
 - 4. All uses within this category shall be screened in such a fashion as not to be visible from off-site. Screening may be accomplished by any combination of fencing, walls, berms, or landscaping approved by the <u>Sumter City-County Zoning</u> Board of Appeals upon the recommendation of the Zoning Administrator.
 - 5. No material shall be placed in open storage or areas in such a manner that it is capable of being transported by wind, water, or other causes.
- k. Salvage, Recycling, -and Junk-Yyards (SIC 7389NAICS 4239, 42314, or 423930):
 - 1. Referenced uses shall not be located closer than five hundred (500 ft) feet to any residential use, church, school, historical place or public park;
 - 2. That no material because it is discarded and incapable of being re-used in some form shall be placed in open storage;
 - 3. That no material shall be placed in open storage in such a manner that it is capable of being transported by wind, water, or other causes;
 - 4. That all paper, rags, cloth and other fibers, and activities involving the same materials, other than loading and unloading, shall be within fully enclosed buildings;

5. All materials and activities not within fully enclosed buildings shall be enclosed by a structure approved by the <u>Sumter City-County Zoning</u> Board of Appeals upon the recommendation of the Zoning Administrator.

1. <u>Electronic Gaming Establishments, Other Amusement and Recreation Industries</u> (NAICS 7139 or 71329):

- 1. The use shall not be located within 300 ft., measured from structure to structure, from any church or school; and shall not be located within 150 ft. from a park, liquor store or bar; and shall not be located within 150 ft. from any other Electronic Gaming/sweepstakes establishments.
- 2. Hours of operation shall be limited in the following manner:
 - a. Monday to Friday 9:00 a.m. to 2:00 a.m.
 - b. Saturday 9:00 a.m. to 12:00 a.m.
 - c. Sunday Prohibited
- 3. Parking required: 1 space per 2 sweepstakes terminals and 1 employee space.
- 4. The minimum number of terminals per establishment: 20a. The maximum number of terminals per establishment: 75
- 5. No one under 18 years of age permitted.
- 6. No alcohol shall be consumed, served or available for purchase on premises.
- 7. A primary use is a sweepstakes establishment with 20 or more machines. A primary use must meet all of the requirements of this section. Machines shall not be permitted as a accessory use.

m. <u>Tattoo Parlors (NAICS 812199):</u>

1. The referenced use shall not be located within one thousand feet (1,000 ft.) of a church or religious institution, public or private school, public park or recreational facility or any other tattoo parlor. *The distance shall be the shortest route of ordinary pedestrian or vehicular travel along the public thoroughfare from the nearest point of grounds in use as part of the church, school, or playground.*

n. Liquor Stores (SIC 592NAICS 4453):

1. This use shall not be within 300 feet (measured in a straight line from structure to structure) of a residential use, church, school, or public playground on a separately platted parcel.

- 2. A six-foot fence that is a visual screen will be installed to separate this use from residential uses.
- o. Bingo Parlor / Pool Hall (SIC 7999NAICS 71329):
 - 1. This use shall not be within 150 feet (measured in a straight line from structure to structure) of a church, school, or public playground that is on a separately platted parcel under different ownership.
- p. Jails /-& Correctional Facilities (SIC 922392214, 561210):
 - 1. Environmental Impact Analysis and disclosure of emergency procedures.
 - 2. Access shall be from arterial roads only.
 - 3. Proper fencing and screening at the property line as well as internal security requirements.

q. Swine/Hog Farms (SIC 0213NAICS 112210):

1. Use:

Any tract or contiguous tract of land in Sumter County devoted to raising animals of the porcine species served by animal waste management systems having a design capacity of 30,000 steady state live weight (SSLW) or greater regardless of the actual number of swine on the farm or 150 animals (whichever is less).

-Agriculture Conservation (AC) and Agricultural

2. Special Use District:

Conservation-10 (AC-10)

3. Exemptions:

Existing Swine Farms:

Nothing in zoning regulation governing swine farms served by animal waste management systems having a design capacity of 30,000 pounds SSLW or greater or 150 animals (whichever is less), and in existence at the time this zoning amendment is adopted shall:

- 1. Prohibit the continued existence of the farm
- 2. Require the amortization of the swine farm, or

Prohibit the repair or replacement on the same site of the swine farm so long as the repair or replacement does not increase the swine population beyond the population that the waste system is designed to accommodate as set forth in its permit issued prior to adoption of the zoning regulations.

- 4. Setbacks:
 - a. A swine house or a lagoon that is a component of a swine farm of a design capacity for between 30,000 SSLW (or 150 animals) to 500,000 (2,500 animals) shall be located:
 - 1. At least 1000 feet from any occupied residence, including unoccupied houses listed for sale or rent.
 - 2. At least 1000 feet from any school, hospital, church, outdoor recreational facility, national park, state park, historical property acquired by the state or listed in the National/South Carolina Register of Historic Places, or child care center.
 - 3. At least 400 feet from any property boundary for an agricultural facility and at least 500 feet from any property boundary for a waste lagoon.
 - 4. At least 1200 ft from any waterway designated as Waters of the State. A Back-up Plan must be ready for lagoon failure.
 - 5. At least 200 feet from any well supplying water to a public or private water system.
 - 6. At least 200 feet from any other well that supplies water for human consumption.
 - A1. The outer perimeter of the land area onto which waste is applied for a lagoon that is a component of a swine farm shall be at least 0 feet from any boundary of property on which an occupied residence is located, including unoccupied houses listed for sale or rent, and from any perennial stream or river, other than an irrigation ditch or canal and 300 feet from any residence, school, church, hospital, park, etc.
 - A2. No component of a liquid animal waste management system for which a permit is required shall be constructed on land that is located within the 100-year flood plain unless property protested from flooding.

- B. A swine house or lagoon that is a component of a swine farm may be located closer to a residence or a property boundary than is allowed if written permission is given by the owner of the property, recorded with the Register of Deeds and approved during the Special Exception Permit Review process.
- 7. The setback distances requirement by these Special Exception Permit standards shall not be required with respect to residences or other structures which are built or established after a new or expanded swine farm has been appropriately zoned under this ordinance.
- a. A swine house or a lagoon that is a component of a swine farm of a design capacity for a minimum 500,000 SSLW or 2,500 animals shall be located:
 - 1. At least 2,500 feet from any occupied residence, including unoccupied houses listed for sale or rent. This setback shall be increased in direct proportion (percentage) to increases above 500,000 SSLW not to exceed 7,500 feet.
 - 2. At least 2,500 feet from any school, hospital, church, outdoor recreational facility, national park, state park, historical property acquired by the state or listed in the National/South Carolina Register of Historic Places, or child-care center. This setback shall be increased in direct proportion (percentage) to increases above 500,000 SSLW not to exceed 7,500 feet.
 - 3. At least 500 feet from any property boundary. This setback shall be increased in direct proportion (percentage) to increases above 500,000 SSLW not to exceed 1,500 feet.
 - 4. At least 1200 ft from any waterways designated as Waters of the State. A Back-up Plan must be in place for any lagoon failure.
 - 5. At least 500 feet from any well supplying water to a public or private water system. This setback shall be increased in direct proportion (percentage) to increases above 500,000 SSLW not to exceed 1,500 feet.
 - 6. At least 500 feet from any other well that supplies water for human consumption. This setback shall be increased in direct proportion (percentage) to increases above 500,000 SSLW not to exceed 1,500 feet.

- A1. The outer perimeter of the land area onto which waste is applied for a lagoon that is a component of a swine farm shall be at least 175 feet from any boundary of property on which an occupied residence is located, including unoccupied houses listed for sale or rent, and from any perennial stream or river, other than an irrigation ditch or canal. This setback shall be increased in direct proportion (percentage) to increases above 500,000 SSLW not to exceed 325 feet.
- A2. No component of a liquid animal waste management system for which a permit is required shall be constructed on land that is located within the 100-year flood plain.
- B. A swine house or lagoon that is a component of a swine farm may be located closer to a residence or a property boundary than is allowed if written permission is given by the owner of the property, recorded with the Register of Deeds and approved during the Special Exception Permit Review process.
- 7. The setback distances requirement by these Special Exception Permit standards shall not be required with respect to residences or other structures which are built or established after a new or expanded swine farm has been appropriately zoned under this ordinance.
- 5. Control of Odor Emissions:

The applicant shall submit plans for odor control for swine operations including relevant information pertaining to prevailing winds over the site.

6. Emergency Number Posted:

The operator of a swine farm shall post at the entry to the swine farm and on the door of the most prominent confinement building the emergency contact names and telephone numbers of the following: (1) owner; (2) operator; (3) other agent of the owner/operator; (4) Division of Water Quality Emergency Number; and (5) Sumter County Health Department. The posting shall be made and maintained in a manner such that it remains readable and protected from the elements on a continual basis.

7. Conflict with Other Laws and Regulations:

The provisions of any federal or state law or regulation establishing standards affording greater protection to the public health, safety, and general welfare, or

the surface and ground water resources of the state shall prevail within the jurisdiction of Sumter County and shall prevail over the standards of this Swine Farm Special Exception Permit. Relevant information required for appropriate state and federal applications shall also be provided during the Special Exception Permit application and review process.

8. Definitions:

When used in the Swine Farm Special Exception Permit, the following words or phrases shall have the meaning assigned.

- 1. **Animal Waste.** Swine excreta or a mixture or excreta with food, bedding, litter, carcasses, or other materials generated from a swine farm's lagoon in a liquid form.
- 2. Animal Waste Management Plan. A plan to properly collect, treat, store, and/or apply animal waste to the land in an environmentally safe manner and approved according the procedures established by the South Carolina Department of Environmental Control.
- 3. Animal Waste Management System. A combination of structural and nonstructural practices which will properly collect, treat, store, and/or apply animal waste to the land such that no discharge of pollutants occurs to surface waters of the state by any means except as a result of a storm event more severe than a 25-yer, 24-hour storm.
- 4. **Confinement Building.** Any structure used to confine, maintain, feed, or grow swine in which animal waste collects naturally or must be collected for storage.
- 5. **Drainage Ditch.** Any waterway or culvert whose purpose is to convey water.
- 6. **Existing Swine Farm.** A swine farm in actual operation and which was stocked with swine on the effective date of this ordinance.
- 7. **Expanding Swine Farm.** A swine farm in actual operation whose animal waste management system is being expanded or replaced, in whole or in part, to serve a swine population greater than that which the farm's existing animal waste management system is designed to serve.
- 8. **Ground Water.** Those waters in the saturated zone of the earth.
- 9. **Lagoon.** A confined body of water used to hold animal by-products including bodily waste from animals or a mixture of waste with feed, bedding, litter, or other agricultural materials.

- 10. **New Swine Farm.** A swine farm which is stocked with swine for the first time after the effective date of this ordinance.
- 11. **Operator.** Any person, firm, corporation, limited liability company, or other entity which owns or operates a swine farm within Sumter County. Operation includes management of, or contracting for management of, a swine farm, ownership of swine on a swine farm in Sumter County, and ownership of the facility into which swine are raised.
- 12. **Properly Constructed Well.** A well that is constructed and meets the requirements of the South Carolina Department of Health and Environmental Control.
- 13. **Spray Field.** An area of land that has been approved in a certified animal waste management plan for the purpose of spraying animal waste, which has been stored in a liquid waste management system that is part of a swine farm.
- 14. **Stead State Live Weight (SSLW).** The average day-to-day total live weight of any animal on the farm during their growth cycle.
- 15. **Surface Water.** All waters of the state except underground waters.
- 16. **Technical Specialist.** A person designated under rules of the State Soil and Water Conservation Commission to develop and/or certify animal waste management plans.

q. Off-premise Advertising Signs:

- 0. Maximum size is 378 sq. ft.
- 0. Must be on a U.S. Highway.
- 0. Special consideration to be given to signs that replace an existing sign with an area greater than 378 sq. ft. or double faces, and when a sign is being upgraded to a steel monopole.
- r. <u>Auto Service Except Repair</u>
 - 0. Concurrence from at least 2/3 of all property owners within a 300 ft. radius of use location;
 - 0. Vehicle storage shall be located on the least visible portion of the property from all adjacent roads;

- 0. A 6-ft. security fence to enclose any vehicle storage building (Note: Fence shall be opaque when adjacent property is residential);
- 0. Parts salvage is NOT permitted;
- 0. Maximum of 10 vehicles in storage at any time;
- 0. Minimum parcel size of 2 acres.

r. Poultry Incinerators (SIC 4953NAICS 562213):

- 1. The incinerator is located on a poultry farm, is accessory to the farm operations, and is owned and operated by the farm owner or operator.
- 2. The incinerator is used solely to dispose of poultry originating on the farm where the incinerator is located.
- 3. The incinerator complies with all applicable state and federal regulations.
- 4. The separation distance required between the poultry incinerator and the lot line of real property owned by another person is 400 feet or 1000 feet from the nearest residence, whichever is greater, when the normal production live animal weight at any time is 500,000 pounds or less.
- 5. Reductions to the required setbacks may be approved by DHEC in accordance with DHEC Standards for Permitting of Agricultural Animal Facilities.

s. Sewage Treatment Plants (NAICS 22132)

1. Site review must include an Environmental Impact Analysis and disclosure of emergency procedures.

ee.

- 3. The incinerator is located on a poultry farm, is accessory to the farm operations, and is owned and operated by the farm owner or operator.
- 2. The incinerator is used solely to dispose of poultry originating on the farm where the incinerator is located.
- 3. The incinerator complies with all applicable state and federal regulations.
- 4. The separation distance required between the poultry incinerator and the lot line of real property owned by another person is 200 feet or 1000 feet from

the nearest residence, whichever is greater, when the normal production live animal weight at any time is 500,000 pounds or less.

- The separation distance required between the poultry incinerator and the lot line of real property owned by another person is 400 feet or 1000 feet from the nearest residence, whichever is greater, when the normal production live animal weight at any time is greater than 500,000 pounds.
- 5. Reductions to the required setbacks may be approved by DHEC in accordance with DHEC Standards for Permitting of Agricultural Animal Facilities.
- t. Electric Power Generation, Electric Power Substations (NAICS 22111, 22112)
 - 1. Site review must include an Environmental Impact Analysis and disclosure of emergency procedures.

5.b.4. Communication Towers and Antennae (NAICS 517): These regulations will permit the placement of communication towers and antennae in locations which will allow telecommunication services to be rendered in conformity with the authority specified in the *Federal Telecommunications Act of 1996*. A communications tower and/or antenna may be treated as a Conditional Use without further review by the <u>Sumter City-County</u> Zoning Board of Appeals upon the determination by the Zoning Administrator that all applicable conditions in this Ordinance are met. If the <u>Sumter City-County</u> Board reviews a case and imposes additional conditions, the use is listed as a permitted special exception after a public hearing as similarly required in *Article 5.a.4*.

- a. Districts in which communication towers and antennas are conditionally permitted with specified height limitations:
 - 1. **Residential:** Towers and antennas are always special exceptions in all residential districts subject to <u>Article 1.h.4.c.</u> of this ordinance and must be approved by the <u>Sumter City-County Zoning</u> Board of Appeals.
 - 2. **Commercial:** Free-standing or guyed tower with height not to exceed one hundred eighty (180 ft) feet, and heights exceeding one hundred eighty (180 ft) feet requires a Special Exception from the <u>Sumter City-County Zoning</u> Board of Appeals.
 - 3. **Industrial:** Free-standing or guyed tower with height not exceeding three hundred twenty (320 ft) feet is permitted; heights exceeding three hundred twenty feet require a permitted special exception permit from the <u>Sumter City-County</u> Zoning Board of Appeals.
 - 4. **Conservation:** Same as residential.
 - 5. Agricultural Conservation: Same as industrial.
- b. Permitted Height Above Structures in All Districts: Tower and/or antenna mounted on buildings, water tanks, or structures other than a free-standing or guyed communications tower must not exceed more than thirty (30 ft) feet above the highest part of a structure.
- c. Variances: Variances from conditions imposed by this Section may not be granted by the <u>Sumter City-County</u> Zoning Board of Appeals. However, variances from other general regulations not a part of this section may be granted under standards set forth in 1.h.4.c. of this Ordinance.
- d. Application Requirements: The applicant for a permit for construction of a communications tower or the placement of a communications antenna on an existing structure other than a tower previously permitted must file with the Zoning Administrator an application accompanied by a free of five hundred (\$500.00) dollars and the following documents:

- 1. *Specifications:* One (1) copy of typical specifications for the proposed structure and/or antenna, including description of design characteristics and materials;
- 2. *Site Plan:* A plan drawn to scale showing property boundaries, tower location, tower height, guide wires and anchors, existing structures, photographs or elevation drawings depicting typical design of proposed structures, parking, fences, landscape plan, and existing land uses on adjacent property (note: a site plan is not required if a-an antenna is mounted on an approved existing structure);
- 3. *Tower Location Map*: A current map, or updated existing map showing the location of the applicant's antenna, facilities, existing towers, and proposed towers which are reflected in the public records serving any property within Sumter County, South Carolina;
- 4. *Antenna Capacity Wind Load*: A report from a structural engineer registered in South Carolina showing the tower antenna capacity by type and number and a certification that the tower is designed to withstand wind in accordance with ANSI/EIA/TIA 222 (latest revision) standards;
- 5. *Antenna Owners*: Identification of the owners of all antennae and equipment to be located on site;
- 6. *Owner Authorization:* Written authorization from the site owner for the application;
- 7. *FCC License*: Evidence that a valid FCC license for the proposed activity has been issued;
- 8. *Visual Impact Analysis:* A line of site analysis showing visual and aesthetic impacts on adjacent residential districts;
- 9. *Removal Agreement:* A written agreement to remove the tower and/or antenna within one hundred eight (180) days after cessation of use;
- 10. *Conditions Met:* Evidence that applicable conditions in *subsection*<u>Article</u> 5.b.4.e. are met.
- e. Conditions: Applicant must show that all of the following conditions are met:
 - 1. *Location and Visual Impact:* The proposed tower, antenna or accessory structure will be placed on site in such a manner that it will minimize the visual impact on the surrounding properties;

- 2. **Inability to locate on existing structures:** The applicant must show that a proposed antenna and equipment can not be accommodated and function as required by applicable regulations and the applicants' technical design requirements without unreasonable modifications on any existing structure or tower under control of applicant, or to locate on an available and suitable nearby tower at reasonable costs (i.e., at or below local area rent average);
- 3. *Necessity for location in residential district*: The applicant must show that the portion of the city and/or county intended to receive coverage cannot be adequately served by a communications tower or antenna placed in a non-residential district for valid technical reasons;
- 4. **Public property or other private property not suitable**: Prior to consideration of a permit for location on private property which must be acquired, the applicant must show that available publicly owned sites, and available privately owned sites occupied by a compatible use, are unsuitable for operation of the facility under applicable communications regulations and the applicant's technical design requirements;
- 5. *Design for multiple use*: Applicants must show that a new tower is designed to accommodate additional antennae equal to applicant's present and future requirements;
- 6. *Safety Codes Met:* Applicant must show that all applicable health, nuisance, fire, building, and life safety code requirements are met;
- 7. *Paint and illumination*: A communications tower must not be painted or illuminated unless otherwise required by state or federal regulations;
- 8. **Distance from existing tower**: A permit for a proposed tower site within one thousand (1,000 ft) feet of an existing tower shall not be issued unless the applicant certifies that the existing tower does not meet the applicants structural specifications and design requirements, or that a co-location agreement could not be obtained;
- 9. **Indemnity and claims resolution:** The applicant must show by certification from a registered professional engineer that the proposed facility will contain only equipment meeting FCC rules, and must file with the Zoning Administrator a written indemnification of Sumter County and proof of liability insurance or financial ability to respond to claims up to one million (\$1,000,000.00) dollars in the aggregate which may arise from the operation of the facilities during its life, at no cost to the county and in a form approved by the County Attorney.
- 10. *Minimum Setback*:

- a. **Residential Zoning:** A tower on residentially-zoned property must be set back from all lot from all lot lines by distances equal to the district setback requirement or the tower's fall zone, whichever is greater. Fall zones less than the full height of the tower shall be determined by an engineer licensed in the state of South Carolina in a letter than includes the engineer's signature and seal.
- b. **Non-Residential Zoning**: Towers located on non-residentially zoned properties must be set back from all lot lines by distances equal to the district setback requirement or the tower's fall zone, whichever is greater. Fall zones less than the full height of the tower shall be determined by an engineer licensed in the state of South Carolina in a letter that includes the engineer's signature and seal.
- 11. **Technical Assistance**: Prior to issuing a permit, the Zoning Administrator may make use of professional technical services to determine if the standards in <u>Article 5.b.4.d.</u> are met;
- 12. *Maintenance:* The communications tower shall be maintained by common corrosion control procedures so it continuously maintains a minimum visual impact on surrounding properties.
- f. **Special Exception**: A tower, pole, or antenna may be permitted by Special Exception together with the findings considered in *Section*-<u>Article</u> 1.h.4.c. after a public hearing along with the following criteria:
 - 1. All application requirements and conditions imposed by <u>Article</u> 5.b.4.d. and 5.b.4.e. are met except height limitations and setbacks;
 - 2. If additional tower height is required, the total tower height will not exceed one hundred-fifty (150%) percent of the maximum height permitted in the district. In unincorporated portions of Sumter County, radio and television towers are exempt at the <u>Sumter City-County Zoning</u> Board of Appeals from tower height limits.
 - 3. The applicant has demonstrated that additional height above that permitted by the regulations is necessary for service to occupants of an area within Sumter County;
 - 4. Setback requirements and additional conditions are established by the <u>Sumter</u> <u>City-County</u> Zoning Board of Appeals as it deems necessary to remove dangers to public health and safety and to protect adjacent property;
 - 5. Prior to approving a permit by Special Exception or on appeal from the Zoning Administrator, the <u>Sumter City-County Zoning</u> Board<u>of Appeals</u> may make use of professional technical services to determine that the standards in <u>Article</u> 5.b.4.d. and 5.b.4.e. are met.

5.b.5. **Manufacturing and Processing Plants:** The purpose of this section is to prevent land or buildings from being used or occupied in any manner so as to create any dangerous, injurious, noxious or otherwise objectionable or hazardous condition. As a practical matter, the enforcement of this section must result as a response to complaints because a violation cannot be known or remedied before it occurs. Therefore, industries shall be made cognizant of the following provisions and shall be required to sign a "compliance guarantee" as a condition for the issuance of a building permit.

- a. **Vibration:** No vibration shall be produced which is transmitted through the ground and is discernible without the aid of instruments or at any point beyond the lot line. In industrial parks vibration beyond the lot line within the industrial parks, which only effects neighboring industries or commercial enterprises shall not be a violation of this ordinance. Vibration emanating from construction activities between 7:00 a.m. and 9:00 shall be exempt from these regulations;
- b. **Fire and Explosives:** All activities and all storage of flammable and explosive materials shall be provided with adequate safety devices against the hazards of fire and explosions, including adequate fire fighting and fire suppression equipment;
- c. **Noise:** All noise shall be muffled so as not to be objectionable due to intermittence, beat frequency or shrillness. In no event shall the sound pressure level of noise radiated continuously from a facility exceed at the lot line the values established in Exhibits 9 or 10; in any octave band or frequency. Sound pressure level shall be measured with a Sound Level Meter and an Octave Band Analyzer that conforms to specifications published by the American Standards Association.
- d. **Air Pollution:** The emission of visible smoke, dust, dirt, fly ash, particulate matter from any pipes, vents, or other openings, or from any other source into the air, shall comply with the regulations of the Environmental Quality Control Division of the South Carolina Department of Health and Environmental Control (DHEC).
- e. **Odor:** There shall be no emission of odorous gases or other odorous matter in such quantities as to be offensive at the property line. In industrial parks odor beyond the lot line within the industrial park, which only effects neighboring industries and commercial enterprises, shall not be a violation of this ordinance. Notwithstanding, any process which may involve the creation or emission of any such odor shall be provided with both a primary and secondary safeguard system so that control may be maintained in the event of failure of the primary system.
- f. **Glare:** There shall be no direct or sky reflected glare, whether from floodlights, high temperature processing, combustion, welding or otherwise, so as to be visible in any residence.
- g. **Fumes and Vapor**: There shall not be emission of any fumes or vapors of a noxious, toxic, or corrosive nature which can cause damage or irritation to health, animals, vegetation, or to any form of property.

- h. **Heat, Cold, Dampness or Movement of Air:** Activity which could produce any adverse affects on the temperature, motion, or humidity of the atmosphere beyond the lot line shall not be permitted.
- i. **Toxic Matter**: The measurement of toxic matter shall be at the ground level or habitable elevation and shall be the average of any twenty-four (24) hour sampling period. The release of any airborne toxic matter shall not exceed the quantities permitted for those toxic materials currently listed in threshold limit values established by the South Carolina Department of Health and Environmental control (DHEC).
- j. **Exterior Illumination:** All operations, activities, and uses shall be conducted so as to comply with the performance standards governing exterior illumination prescribed in *Exhibit 11*. The pattern of light pooling from each light source shall be carefully considered to avoid throwing light on adjacent properties. Light sources visible in residential or medical areas shall comply with light intensities indicated in Column A in *Exhibit 11*. Light sources visible in commercial or industrial areas shall comply with light intensities indicated in Column B in *Exhibit 11*.

5.b.6. Compliance Guarantee: The applicant of a permit for a manufacturing or processing plant shall acknowledge in writing his understanding of the performance standards <u>found in Article</u> 5.b.5.a through j. The applicant shall also indicate his (her) agreement to conform with such standards at all times. Any violation after the fact as per 5.b.5. shall constitute a violation of this Ordinance and shall be treated accordingly.

NIGHT TIME SCHEDULE				
Frequency Band (in cycles per	Sound Pressure Levels (In Decibels)			
second)	At Non-Residential Lot Line	At Residential Lot Line		
20-75	69	65		
75 - 150	60	50		
150 - 300	56	43		
300 - 600	51	38		
600 - 1,200	42	33		
1,200 - 2,400	40	30		
2,400 - 4,800	38	28		
4,800 - 10,000	35	20		

EXHIBIT 5-9 MAXIMUM PERMISSIBLE SOUND LEVELS NIGHT TIME SCHEDULE*

*Maximum permissible sound pressure levels at the lot line for noise radiated continuously from a facility between the hours of 9 p.m. and 7 a.m.

(Note: Noise radiating from a facility between the hours of 7 a.m. and 9 p.m. shall be the same as in *Exhibit 9*, except as specified and corrected in *Exhibit 10*).

EXHIBIT 5-10

DAT TIME SCHEDULE		
Type of Operations	Correction	
Character of Noise	In Decibels**	
Daytime operation only	plus 5	
Noise source operates less than 20% of any one-hour period	plus 5	
Noise source operates less than 5% of any one-hour period	plus 10	
Noise source operates less than 1% of any one-hour period	plus 15	
Noise of impulsive character (hammering, etc.)	minus 5	
Noise of periodic character	minus 5	
(hum, speech, etc.)	minus 5	
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DAY TIME SCHEDULE

** Apply to the preceding Exhibit 9 one of the corrections only.

EXHIBIT 5-11 MAXIMUM INTENSITY OF LIGHT SOURCES* AS PER 5.b.5.j.

	Column A	<u>Column B</u>
Bare Incandescent Bulbs	15 watts	40 watts
Illuminated Buildings	15 footcandles	30 ft. footcandles
Backlighted or Luminous Background Signs	150 ft. lamberts	250 ft. lamberts
Outdoor Illuminated Signs & Poster Panels	25 footcandles	110 ft. footcandles
Any Other Unshielded Sources	50 candela per sq.	50 candela per sq.
(Intrinsic Brightness)	centimeter	centimeter

*Illumination shall be measured from any point outside the property. Illumination levels shall be measured with a photoelectric photometer having a spectral response similar to that of the human eye, following the standard spectral luminous efficiency curve adopted by the International Commission on Illumination.

SECTION C: TEMPORARY USES

5.c.1. Permit Fee: An administrative fee will be charged for permitting a temporary use. The Zoning Administrator is authorized to issue a permit for temporary uses as specified in this Ordinance. No temporary use may be established without such a permit.

5.c.2. Public Safety and Nuisance Avoidance: All applicants filing for a temporary use must operate from a secured and permanently affixed to the ground structure with no displays or goods outside the structure which will distract motorists. Such temporary use shall not cause traffic congestion or create a nuisance to surrounding property.

5.c.3. Limitations on Renewal and Revocation of Permits: All permits for temporary uses may be renewed no more than one time within one calendar year, provided that it is determined that the said use is clearly of a temporary nature. Any temporary use that in the judgement of the Zoning Administrator is creating a nuisance or is disruptive to the surrounding properties will have its temporary permit revoked, and shall receive ten (10) days notice of such action.

5.c.4. Removal of Temporary Use: Structures from which the temporary use is operated shall be removed from the site after the temporary use permit has expired.

5.c.5. Parking and Access Requirements: A minimum of five (5) off-street parking spaces shall be required for any one temporary use per parcel. The Zoning Administrator at his/her discretion may require additional off-street parking in concert with the off-street parking standards established in *Article 8, Section J.j.* if such standards require more parking spaces by land use category. Ingress and egress to the site shall be clearly marked. The parking area shall be a dust-free surface of asphalt, crushed rock, concrete or other surface approved by the Zoning Administrator.

5.c.6. Permitted Temporary Uses: The following temporary uses (and no other) may be permitted by the Zoning Administrator subject to the conditions met in <u>Article 5.c.1. through 5.c.5.</u> above:

- a. Carnivals or circus for a period not to exceed twenty-one (21) days upon the approval of the Sumter County Council as the case may be;
- b. Religious meetings in a tent or other temporary structure in industrial, commercial, or agricultural zones, for a period not to exceed sixty (60) days;
- c. Open lot sales of Christmas trees, in the NC, GC, LI, and HI, districts for a period not to exceed forty-five (45) days;
- d. Firecracker stands in the NC, LC, GC, AC or industrial districts for a period not to exceed thirty (30) days twice per year. One annual temporary permit may be issued for each occurrence so long as the dates of operation are identified on the annual permit. Otherwise, a temporary permit and fee is required for each occurrence. (In the AC Zoning District the stand has-mustto be accessory to a primary commercial or industrial business use.)

- e. Contractor's office and equipment shed, in any district, for a period covering a construction phase of a project not to exceed one (1) year, provided that such an office be placed on the property where the construction is to occur;
- f. Temporary retail sales stands in the NC, LC, GC, and Industrial districts for a period not to exceed sixty (60) days, provided that,
 - 1. The sales stands are structures that are permanently affixed to the ground;
 - 2. They are accessory to the principal use on the property;
 - 3. The sales stands are located within the buildable area of the property;
 - 4. Powered or non-powered vehicles cannot be used as a temporary retail sales stand;
 - 5. Seating accommodations may be permitted for no more than fourteen (14) people;
 - 6. Any sign used must be in full compliance with Article 8.i, Section I of this Ordinance;

(Note: Non-profit and government sponsored events that last less than one (1) week are exempt from items 1,2, and 4 above);

- g. Portable classrooms shall be permitted in any district for cultural facilities, community facilities, and educational facilities, or religious complexes, for a period not to exceed one (1) year, provided that the structures are located behind the principal building(s). Mobile homes may not be considered portable classrooms. Rear and side yard setbacks for the appropriate residential districts shall be maintained.
- h. Mobile homes may not be allowed as a temporary use, except under the following conditions,
 - 1. Caretaker Mobile Home In order to provide continuous security for commercial and industrial uses as long as occupancy is limited to security personnel associated with the principal use. Occupancy may not occur until approved by the Zoning Administrator and a permit is issued;
 - a. Security Personnel occupying Caretaker Mobile Home may include the caretaker and his immediate family;
 - b. Only one mobile home shall be allowed for each principal use;
 - c. The mobile home shall be located in such a fashion as to be generally screened from public view. The Zoning Administrator shall determine the acceptability of the screening;

- d. Two off-street parking spaces shall be provided for the mobile home;
- e. The mobile home shall be located on the premises only as long as the principal use occupies the site;
- f. The temporary permit must be renewed annually;
- 2. Construction Site Trailers A mobile home may be located at a major construction site for the temporary use of a watchman, supervisor or other construction personnel; provided that,
 - a. The trailer must be located on or immediately adjacent to a major construction site;
 - b. The trailer may be located at the site during the period of construction;
 - c. A temporary permit is renewable semi-annually.
- 3. Temporary Office Trailer An establishment which is expanding, rebuilding, or remodeling, and is located in a commercial or industrial zone may obtain a Temporary permit, subject to the following conditions;
 - a. The trailer cannot be the principal building. The trailer must be an annex to a pre-existing structure wherein the primary activity of the establishment is customarily conducted;
 - b. The trailer must be located on the property at a site which is furthest removed from public view. The Zoning Administrator will review and approve the proposed site of the trailer;
 - c. The temporary permit is renewable quarterly and is restricted to a maximum of duration of nine months.
- i. Portable on Demand Storage (PODS), sea vans, etc: Defined as portable storage and/or warehouse units that can be acquired on demand and dropped off for either commercial or residential use.

Residential Use:

- a. A maximum of two (2) temporary storage units.
- b. Normally placed in side or rear yard only. However, may be placed in front yard if side and rear are not accessible (without impacting safety sight triangles or emergency response access).
- c. Setback of 5 ft. from property lines. No minimum spacing between units and / or structures.

- d. Maximum dimensions of 8 ft. width, 40 ft. length, and 9 ft. height, and 2880 cubic ft. volume.
- e. Limited to 90 days with one 90 day renewal in calendar year.
- f. A Temporary Use permit is required.
- g. Exclusion: All construction sites with active permits or public school construction sites may place all storage units as needed on the site without restrictions or permits. Units must be removed not later than seven (7) days after the CO or Letter of Completion are issued. This does not apply to any office units temporarily on site for construction.

NOTE: Units may not create any safety issues for sight triangles or emergency response access.

All other Districts – GC, NC, LC, PD, LI, HI, AC, <u>CP-AC-10, CP, CBD (City), MUI</u> (County):

- a. No limit on number or size.
- b. 5 ft. setback from all property lines except 25 ft. for abutting property line with a residential use.
- c. No minimum spacing.
- d. No permit required except when placed in front / secondary front setback areas. May only be placed in these areas after demonstrating need for front placement. Permit is for 90 days and may have one renewal in a calendar year.
- e. Placement may not create a safety hazard especially for sight triangles and emergency access.
- f. Exclusion: All construction sites with active permits or public school construction sites may place all storage units as needed on the site without restrictions or permits. Units must be removed not later that seven (7) days after the CO or Letter of Completion are issued. This does not apply to any office units temporarily on site for construction.

NOTE: Units may not create any safety issues for sight triangles or emergency response access.

- j. *Mobile Vendors* shall be eligible for Temporary Use under the following conditions:
 - 1. To operate only on private property or on designated public property that is located within the GC, AC, LC, LI-W and HI zoning districts only. The cart and all items associated with any Mobile Vending operation shall be removed from the premises during non-business hours.

- 2. To operate only with the maintenance and use of a litter receptacle that is made available for the patrons' use. Excessive litter caused by product packaging or other associated products of the Mobile Vendor operation may result in revocation of zoning approval to operate.
- 3. To operate only on property on which there is located at least one active, permitted Primary Use. Under no circumstances shall a Mobile Vendor be issued a permit to operate on property that is uninhabited or vacant;
- 4. To operate and to sell only such permitted merchandise as is listed herein. Permitted merchandise shall be limited to reading material such as newspapers, magazines, and books; produce; and ready-to-eat items and finger foods such as hot dogs, sausages, hamburgers, tacos, burritos, baked potatoes, bagels, pastries, candy, prepackaged sandwiches, cookies, chips, biscuits, popcorn, nuts, pretzels, ice products, ice cream, milk products, frozen yogurt, hot and cold beverages containing no alcohol, flowers, and items related to permitted merchandise. Items specifically banned from being sold by Mobile Vendors include cigarettes, cigars, and any product containing tobacco.
- 5. To operate only with the appropriate licensing as required by SC-DHEC and the Sumter <u>City-</u>County Business License Department, including a background check and any other requirements for Mobile Vendor operations for Sumter County, and the State of South Carolina. It is at the discretion of the Zoning Administrator to deny a Temporary Use permit due to a felony criminal record.
- 6. Upon written permission of the property owner.
- 7. Upon submittal of a picture of the mobile vending unit along with a drawing showing the proposed location for set up on the property under review.
- 8. Unit shall be an approved, commercially manufactured (not homemade) commercial Mobile Food Unit as defined in *Article 10*. All units shall be required to meet all SC DHEC regulations and shall provide proof of inspection approval from SC DHEC.
- 9. Signage, for purposes of this Ordinance, means a manufactured banner or rigid sign which is attached to a Mobile Food Unit and may not exceed 32 sq. ft.

Unattached banners or rigid signs are not permitted.

Words and decorations painted onto a Mobile Food Unit and the vehicle used to transport a Mobile Food Unit trailer are not considered signage for the purposes of this ordinance, so long as all other requirements of this section are met.

10. Temporary Use for each location shall be renewed annually.

11. Only when *all* conditions listed have been met. There shall be no temporary licensing of Mobile Vendors until such conditions are met. Only duly licensed operators shall be permitted.

5.c.7. **Allowed Temporary Uses**: Within designated "Farmer's Market" areas, individuals may sell produce (fruit and vegetables) grown by the seller or a member of the seller's immediate family or household from roadside-type stands or personal vehicles. No permit is required as long as all sales are conducted within the designated area. NO WHOLESALE/RESALE WILL BE PERMITTED. Sumter County Council will designate parcels within commercial and industrial districts recommended by the Planning Staff as Farmer's Market areas with the concurrence of the property owner. Sales may only be conducted during daylight hours. Any other temporary retail sales must comply with *section-Article 5.c.6.f.*

5.c.8. Outside Storage: No outside storage (which shall include in its meaning "outside display") shall be permitted in a PO district. Outside storage of merchandise which is for sale, exclusive of non-useable merchandise i.e., salvage or junk, shall be permitted in NC, LC, GC districts. Outside storage shall be permitted in the LI and HI districts provided that such storage is located behind the principal structure. However, outside storage (where allowed by district regulations) may not be permitted in any bufferyards, or parking areas.

ARTICLE SEVEN SUBDIVISION AND SITE PLAN PROCEDURES

SECTION A: PURPOSE

7.a.1. The purpose of this article is to fully implement the South Carolina Code of Law, Title 6, Chapter 29, Section 1130, (i.e., S.C. 6-29-1130), which regulates applications for subdivisions and/or site plans. The procedures herein are intended to provide for the orderly and expeditious processing of each application.

7.a.2. Exempt subdivisions as defined in this Ordinance in Article-<u>10Ten</u>, Definitions, shall take precedence over any rules and procedures set forth in Articles <u>8 Seven</u> or <u>8 Eight</u> of this Ordinance. All notifications to the <u>Sumter City-County</u> Planning Commission as set forth in S.C. Code 6-29-1110 regarding Exempt Subdivision shall be followed.

SECTION B: PRE-APPLICATION

7.b.1. Pre-application Conference: For the purpose of expediting applications and reducing subdivision and site plan design and development costs, the developer may request a pre-application conference for a subdivision and/or sketch plan. The pre-application conference shall allow the applicant to meet with appropriate city and county representatives. These individuals shall include:

- a. The Planning Director;
- b. The Zoning Administrator;
- c. County Public Works Director;
- d. Director of Engineering for the City;
- e.d. Utility Company Representatives;
- f. City Public Works, Assistant Director
- <u>g.e.</u>
- h.f. County Engineer;
- i.g. Police/Sheriff/Fire Reps;
- j.<u>h.</u>Soil Conservation Reps;
- k.i. SCDOT Reps;
- <u>l.j.</u>Building Official;

7.b.2. **Site Plan & Subdivision Review Committee:** The Sumter City-County Planning Commission shall administer the regulations set out in this Ordinance. To assist the Commission, the individuals cited in 7.b.1. shall work with developers to ensure compliance with the requirements of this Ordinance.

7.b.3. Applications: All applications will fall into one of six (6) categories. The Zoning Administrator shall instruct the applicant as to the assignment of his/her application, which shall be one of the following:

- a. Minor site plan approval;
- b. Minor subdivision application;
- c. Major site plan approval;
- d. Major subdivision application
- e. Exempt subdivision notification (See Article 10, Section B for definition)
- f. General Development Plan (See 9.c.3. for requirements).

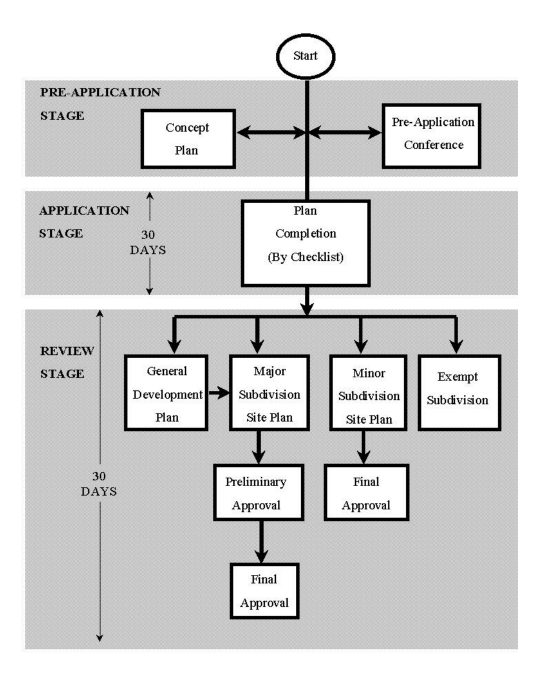
(Note: Certain applications may involve a combination of actions).

7.b.4. Content: An application for development shall include the items specified in Article Nine, Section C, which constitutes a checklist of items to be submitted for subdivision and /or site plan review (See Exhibit 13 for stages of development).

7.b.5. Complete Application: A subdivision and/or site plan application shall be complete for the purposes of commencing the applicable time period for action when so certified by the Zoning Administrator. In the event such certification of the application is not made within thirty (30) days of the date of its submission, the application shall be deemed complete unless:

- a. The application lacks information indicated on the checklist of items to be submitted specified in Article Nine, Section C;
- b. The Zoning Administrator has notified the applicant, in writing, of the deficiencies in the application;
- c. The <u>Sumter City-County</u> Planning Commission requires corrections to items submitted with the application.
- 7.b.6. Planning Commission Quorum: If the <u>Sumter City-County</u> Planning Commission is unable to officially review an application due to a lack of a quorum, then the <u>Sumter City-County</u> Planning Commission shall meet at the earliest possible time, not to exceed seven (7) days from the date of the originally scheduled meeting.

EXHIBIT 13 FLOW CHART FOR THE PLAN REVIEW PROCESS



SECTION C: MINOR SUBDIVISION APPROVAL AND MINOR SITE PLAN APPROVAL

7.c.1. Definitions:

- a. Minor Site Plan: A minor site plan shall have the following characteristics:
 - 1. Legal access is to an existing publicly maintained road or street;
 - 2. Encompasses less than five (5) acres, and is occupied by only one building containing less than twenty thousand (20,000 sq. ft.) feet;
 - 3. Off-street parking requirements are less than thirty-five (35) spaces;
 - 4. Meets all other standards for development as set forth in the Ordinance;
- b. Minor Subdivision: A minor subdivision shall have the following characteristics:
 - 1. Contains no new roads or changes to existing roads;
 - 2. All resulting lots front directly on and have legal access to an existing publicly or privately paved and maintained road or street;
 - 3. Encompasses no more than twenty-five (25) acres and contains no more than fifty (50) lots;
 - 4. Meets all other standards for development as set forth in this Ordinance;

7.c.2. Submittals: Applicants requesting approval of a proposed minor subdivision or minor site plan shall submit to the Zoning Administrator five (5) copies of the items required in Article <u>9Nine</u>, Section C, together with an executed application form, and the prescribed fee.

7.c.3. Declaration of Completeness: The application shall be declared to be complete or incomplete within the time frame established in <u>Article</u> 7.b.5.

7.c.4. Staff Action: If a minor subdivision or site plan is submitted which meets all development standards established for the various zoning districts of the <u>City of Sumter or the</u>-unincorporated portions of Sumter County, as well as the information requirements outlined in Article <u>9Nine</u>, Section C, then, the staff may approve the application without referral to the <u>Sumter City-County</u> Planning Commission. However, all minor subdivisions or site plans approved at the staff level shall be presented to the <u>Sumter City County</u> Planning Commission as information only within thirty (30) days of the staff action. A record of all said approvals shall be incorporated into the <u>Planning Commission Minutes</u>.

7.c.5. Time Frame For Action For Minor Subdivision or Site Plan Approval: The action of the staff under this Article must be taken within thirty (30) working days of a submittal of a completed application as defined in <u>Article</u> 7.b.5., or within such further time agreed to by the applicant and the <u>Sumter City-County</u> Planning Commission. Failure of the staff or the <u>Sumter</u>

<u>City-County</u> Planning Commission to act within the period prescribed above shall constitute minor subdivision or site plan approval.

7.c.6. Expiration of Minor Subdivision Plat Approval: Approval of a minor subdivision shall expire one-hundred eighty (180) days from the date of approval unless within such period a record plat in conformity with such approval and the provisions of S.C. Code Section 6-29-1140 is filed by the developer with the Sumter County-<u>Registers of Deeds Office</u>-Deeds Office. Any such Plat for such filing shall have been signed by the Planning Director of the Sumter City-County Planning Commission. The Sumter County Assessor's Office shall have provided to the developer street addresses corresponding to lots and parcels for the recorded plat prior to the issuance of building permits. The <u>Sumter City-County</u> Planning Commission may for good cause shown, extend the period for recording for an additional thirty (30) days from the date of the signing of the plat.

7.c.7. Expiration of Approval of Minor Site Plan: Preliminary Plat or site plan approval of a minor site plan or subdivision two years from the date of approval by the Staff as a vested right. This vested right shall receive up to five (5) one year extensions upon application by the landowner to the <u>Sumter City-County</u> Planning Commission staff in writing in each year that an extension is desired. The vested right for the site specific plan shall not attach until all plans have been received, approved, and all fees paid. Any appeals to this process shall go to the Sumter <u>City-County</u> Planning Commission. Variances and special exceptions do not create a vested right. (SC Law Sections 6-29-1510 through 6-29-1560)

7.c.8. Appeals of Staff Action on Minor Site Plans and Minor Subdivision Plats: Staff action to approve or disapprove a land development plan may be appealed to the <u>Sumter City-County</u> Planning Commission by any party in interest. The <u>Sumter City-County</u> Planning Commission shall act on the appeal within sixty (60) days, and the action of the <u>Sumter City-County</u> Planning Commission is final. An appeal from the decision of the <u>Sumter City-County</u> Planning Commission may be taken to the Circuit Court in and for Sumter County within thirty (30) days after actual notice of the decision.

SECTION D: MAJOR SUBDIVISION AND MAJOR SITE PLAN

7.d.1. Definitions:

- a. **Planned Development** (PD): A Planned Development shall be considered a major subdivision or site plan as per <u>Article</u> 7.b.3. The description of a Planned Development is as follows: A development of land under unified control and is planned and developed as a whole in a single development operation or programmed series of development stages. The development may include streets, circulation ways, utilities, buildings, open spaces, and other site features and improvements. The key distinction involved in a PD project versus a multi-phase development is that a zoning map amendment is needed to create a PD project.
- b. **Major Site Plan:** A major site plan exceeds the threshold requirements as defined for a minor site plan established in <u>Article</u> 7.c.1.a.

- c. **Major Subdivision**: A major subdivision exceeds the threshold requirements as defined for a minor subdivision established in <u>Article</u> 7.c.1.b.
- d. **Multi-phase Development:** Any phased land development project containing two phases, sections, or parcels shall require a unified land development plan to effectively coordinate the provision of on-site infrastructure and to lessen off-site impacts such as vehicular traffic and storm water drainage.
- **7.d.2.** Submittal: Applicants of planned developments, major site plans, or major subdivisions shall submit to the zoning administrator five (5) copies of either a preliminary subdivision plat, or a site plan, together with an executed application form and prescribed fees.
- **7.d.3. Declaration of Completeness:** The application shall be declared complete or incomplete within the time frame established in 7.b.5.
- **7.d.4. Time Frame For Action For Major Subdivision And/or Site Plans:** The action of the staff together with the actions of the Sumter City-County Planning Commission under this article shall be in concert with S.C. Code 6-29-1150 (a) and 7.b.5 of this Ordinance. However, action on a completed application as determined by the Zoning Administrator shall not exceed thirty (30) days as required by state law. Any extension of time under this section shall be by mutual consent by the applicant and the <u>Sumter City-County</u> Planning Commission. Failure of the staff or the <u>Sumter City-County</u> Planning Commission to act within the period prescribed above shall constitute major subdivision or site plan approval.
- **7.d.5.** Effect of Preliminary Plat or Site Plan Approval: Preliminary approval of a major subdivision and/or a major site plan shall confer upon the applicant the following rights:
 - a. The approval of the preliminary plat or site plan constitutes approval of the subdivision or the land development as to its character, intensity of development, general lay-out, and the approximate dimensions of streets, lots, and other planned features. Such approval binds the developer to the general scheme of the subdivision or land development, and permits the subdivider or developer to proceed with the installation of site improvements, subject to obtaining other necessary permits;
 - b. The preliminary plat or site plan <u>must</u> be approved in its entirety or in phases as shown on the plat and does not constitute approval of the final plat or cause the issuance of a certificate of occupancy; and accordingly, does not authorize the sale of lot(s) or the occupancy or use of a parcel of land;
 - c. The applicant may request final approval for the whole or in phases of an approved preliminary plat; or for individual lots within an approved phase. For all final plat recordation, all infrastructure and required bonding or guarantees must be in place within the given phase of development prior to final plat approval.
 - d. Preliminary plan or site plan approval for a major site plan or a major subdivision shall expire two (2) years from the date of approval by the <u>Sumter City-County</u> Planning Commission as a vested right. This vested right shall receive up to five (5) one year extensions upon application to the <u>Sumter City-County</u> Planning Commission by the landowner in writing in each year that an extension is desired.

The vested right for the site specific plan shall not attach until all plans have been received, approved and all fees paid. Any appeals to this process shall follow the procedures set upon in Section 1.g.5 of this Ordinance. Variances and special exceptions do not create a vested right. (SC Law Sections 6-29-1510- through 6-29-1560)

7.d.6. Final Approval of a Major Subdivision and/or Site Plan: An applicant requesting final approval of a proposed major subdivision and/or site plan shall:

- a. **Submittal:** Submit to the Zoning Administrator seven (7) copies of the materials specified in Article <u>9Nine</u>, Section C;
- b. **Declaration of Completeness:** The application for final subdivision or site plan approval shall be declared complete within thirty (30) working days from the submission of items required in Article <u>9Nine</u>, Section C. The Zoning Administrator shall determine if an application is complete.
- c. **Time Frame for Final Subdivision or Site Plan Approval:** Final approval shall be granted or denied within thirty days *after* submission of a complete application. Within this thirty (30) day time period the <u>City or</u> County Engineer shall inspect the subdivision or the site development to insure all infrastructure facilities are installed according to plans and specifications as shown on the as-built survey. Following the outcome of the engineering inspections and the subsequent engineering approvals, the <u>Sumter City-County</u> Planning Commission shall act within such time as necessary to complete their review the period prescribed. A certificate as to the failure of the <u>Sumter City-County</u> Planning Commission to act shall be issued by the Secretary of the Sumter City-County Planning Commission.
- d. **Filing of a Final Plat:** Final approval of a major subdivision shall expire ninety (90) days from the date of the signing of the final plat by the Chairman of the Sumter City-County Planning Commission unless within such period the plat shall be duly filed by the developer with the Sumter County <u>Register of</u> Deeds Office and mapped by the Sumter County Assessor's Office. The <u>Sumter City-County</u> Planning Commission for good cause shown, may extend the period not to exceed one hundred and twenty (120) days from the date of signing of the plat.
- e. **Guarantees and Signature of the Planning Commission Chairman:** The signature of the Chairman of the <u>Sumter City-County</u> Planning Commission shall not be affixed until the developer has posted the guarantees required pursuant to <u>Article</u>7.d.8. or 7.d.9.

7.d.7. Effect of Final Approval of A Major Subdivision and/or Site Plan:

a. The final approval of the land development plan or subdivision plat shall not automatically constitute or effect an acceptance by the City of Sumter or the <u>Sumter</u> County of Sumter of the dedication of any street, utility easement, infrastructure facility, or other public ground shown upon the final plat or site plan. Public

acceptance of the lands must be by action of the <u>SumterCity Council or</u> County Council.

- b. The developer shall be responsible for the submission of the required paperwork in order for the <u>City or the Sumter</u> County to consider accepting ownership of infrastructure or public ground. In this regard, the developer shall submit a *Warranty Deed of Dedication* conveying ownership of the of the infrastructure system to the <u>City or Sumter</u> County; *Owner's Affidavit* to certify the condition of the title of said property; and a *Title Certificate* by the examining attorney indicating the contents of the public record concerning the real estate being conveyed to <u>Sumter County</u>.the <u>City or County</u>.
- c. Suspension of Permitting: If at any time after final plat approval the <u>Sumter City-County</u> Planning Commission is required to suspend Building Permits and/or inspections for a major subdivision, a written notice of the suspension will be provided to the developer as soon as possible. The notice shall include the agency directing the suspensions so the developer may contact them ASAO and any information they may have provided to the <u>Sumter City-County</u> Planning Commission. If the <u>Sumter City-County</u> Planning Commission, the notice will include the reason, required action to remedy the problem and, of appropriate, a time frame to comply before the suspension takes effect. The suspension will be released upon notice by the requesting agency.

7.d.8. Maintenance Guarantee:

- a. In order to assure the satisfactory condition of completed improvements (i.e., water delivery system, sewerage disposal system, and road system) the developer at the time of final subdivision plat approval shall post a *Maintenance Guarantee*. The Maintenance Guarantee shall be equal to fifteen (15%) percent of the estimated cost of the improvements as determined by the City Engineer or the County Engineer. Note: While all new public streets must be paved, streets that have curb and gutter installed will only require a 12-month maintenance guarantee. Those without curb and gutter will require a 24-month guarantee.
- b. The Maintenance Guarantee shall be in the form of a letter of credit, surety bond, certified check, or other instruments readily convertible to cash. The letter of credit shall expire twenty-four (24) months from the approval of the final subdivision plat by the City or County of Sumter or twelve (12) months if provisions of Note in 7.d.8.a. are used;
- c. The Maintenance Guarantee shall be released twenty-four (24) months after posting unless the <u>City Engineer or the County</u> Engineer determines that there is work to be done or twelve (12) months if provisions of Note in <u>Article</u> 7.d.8.a. are used;
- d. If such a determination is made, the <u>City Engineer or the</u> County Engineer shall notify the developer of the deficiencies, and the developer shall be given sixty (60) days to complete the work aimed at correcting the deficiencies. If the work is not completed,

the proceeds from the Maintenance Guarantee shall be used by the City or County for such work. The balance of the Maintenance Guarantee (if any) shall

be released when the City Engineer or the County Engineer deems the work has been satisfactorily completed, and the City or the Sumter County has been reimbursed for any and all expenses incurred.

7.d.9. Performance Guarantee:

- a. A Performance Guarantee may be required and / or used in two different scenarios.
 - 1. Its primary use would be if all the improvements (infrastructure) approved by the Sumter City County Planning Commission as part of the Preliminary Plat are not properly installed and constructed in accordance with the required standards in Appendix B prior to the submission of the Final Plat for approval either due to weather or other acts of God, a Performance Guarantee may be entered into with the developer / subdivider.
 - 2. The other use of a Performance Guarantee would be when the developer desires to expedite Final Plat approval and Council enters into the agreement to allow construction of all required improvements (infrastructure) after the Final Plat is approved, lots are sold, and construction is started.
- b. In either case, the Performance Guarantee will be a binding agreement between the <u>Sumter County</u>Council and developer / subdivider. The agreement will be accompanied by an irrevocable financial instrument (Letter of Credit, Bond, or other instrument acceptable to <u>Sumter County</u> Council) in an amount equal to one hundred twenty-five percent (125%) of the cost of the required improvements (unfinished for (1) above and all for (2) above) as certified by the County Public Works Director or Administrator to enter into a Performance Guarantee with the developer / subdivider.
- c. The Performance Guarantee must be accepted by the <u>Sumter County</u> Council and must include a specific, reasonable, and satisfactory date for the completion of the necessary improvements. A Performance Guarantee will initially be accepted for a maximum time or two (2) years. That time frame and its associated financial instrument may only be extended by the <u>Sumter County</u> Council after a demonstrated hardship shown by the developer / subdivider. The date for completion will be at lest three (3) months prior to the expiration of the financial instrument accepted by the <u>Sumter County</u> Council.
- d. When the improvements have been completed and approved for conformity with the regulations and Appendix B, and accepted by<u>-the_Sumter County</u> Council with the appropriate Maintenance Guarantee, the financial instrument and Performance Guarantee shall be released and returned.
- e. In the event the developer / subdivider fails to construct the required improvements and have them accepted in the time accepted by the <u>Sumter County</u>Council, the

Performance Guarantee and financial instrument shall be forfeited to <u>the Sumter</u> County to be used for the completion of the improvements.

- f. The successful conclusion of the performance Guarantee shall include the automatic initiation of the Maintenance Guarantee and <u>Sumter County</u> Council action to accept the improvements.
- g. Building permits may be issued during the Performance Guarantee process provided the Final Plant has been approved and recorded and proper application with required fees has been submitted. However, no Certificate of Occupancy (CO) shall be issued until all the improvements are in place, accepted by the <u>Sumter County</u> Council, and Maintenance Guarantee is in place. This provision applies to all construction including commercial and residential.

7.d.10. Traffic Study for Development Applications:

a. The Traffic Impact Study shall be submitted at the time of subdivision and/or site plan application(s) for development project(s) that meet(s) the following threshold.

Consistent with SCDOT ARMS Chapter 6 (Traffic Impact Studies), any development that generates more than 100 vehicle trips during the peak hours of the day requires a submission of a Traffic Impact Study (TIS). Vehicle trip is defined as a trip to <u>either</u> exit <u>or</u> enter into the development site and is counted as one (1) trip. In addition, certain land use categories that may expect to generate at least 100 peak hour trips during the peak hours of the day are required to submit a TIS in accordance with Table 1 below:

TABLE 1: GUIDELINES FOR DETERMINING THE NEED FOR AN IMPACT STUDY

Land Use	100 Peak Hour Trips*
Single Family Home	90 units
Apartments	150 units
Condominiums/Townhouses	190 units
Mobile Home Park	170 units
Shopping Center – Gross Leasable Area (GLA)	6,000 sq. ft.
Fast Food Restaurant With Drive-in – Gross Floor	_
Area (GFA)	3,000 sq. ft.
Gas Station with Convenience Store	7 fueling positions
Banks w/drive-in (GFA)	2,000 sq. ft.
General Office	67,000 sq. ft.
Medical/Dental Office	29,000 sq. ft.
Research & Development	71,000 sq. ft.
Light Industrial / Warehousing (GFA)	185,000 sq. ft.
Manufacturing Plant (GFA)	144,000 sq. ft.

*Rates/Equations used to calculate above thresholds are for the P.M. Peak hour of the adjacent street.

- In some instances, thresholds for rural areas and small cities may need to be lower than for urban areas.
 - b. The Zoning Administrator may waive a Traffic Impact Study (or elements thereof) stated in subsection "a" above on a case by case basis when the applicant shows that the proposed development's impact on adjacent roads and intersections will be minimal and insignificant, or will be no greater than those projected by a traffic impact analysis prepared and submitted within the past two years for the same site under the same similar background conditions. The Zoning Administrator must document the reasons for the waiver.
 - c. If a TIS is required, a hard copy must be filed together with any other paper work that may be required when a development application is submitted. An electronic copy may be filed only by the permission of the Zoning Administrator. The TIS must be prepared and signed by a person with a Professional Engineer (PE) license issued by the State of South Carolina.
 - d. The Zoning Administrator should be contacted before preparing the TIS to discuss the requirements and determine the scope of the study. The following information is required to be contained in TIS:
 - 1. Study Area Description of the study area including surrounding land uses and expected development in the vicinity that would influence future traffic conditions. The study area shall include the intersections immediately adjacent to the development and those identified by the Zoning Administrator. These intersections may include those not immediately adjacent to the development if significant site traffic could be expected to impact the intersection. If intersections impacted by the development are within a coordinated traffic signal system, then the entire system shall be analyzed. If the signal system is very large, a portion of the system may be analyzed if approved by the Zoning Administrator. A study area site map showing the site location is required.
 - 2. **Proposed Land Use** Description of the current and proposed land use including characteristics such as the number and type of dwelling units, gross and leasable floor area, number of employees, accompanied with a complete project site plan (with buildings identified as to proposed use). A schedule for construction of the development and proposed development stages should also be included.
 - 3. **Existing Conditions** Description of existing traffic conditions including existing peak-hour traffic volumes adjacent to the site and levels of service for intersections in the vicinity which are expected to be impacted. Existing traffic signal timings should be used. In general, AM and PM peak hour counts should be used, but on occasion other peak periods may need to be counted to determine the effects of school or special event traffic. In some cases, pedestrian counts will be required. Data should be adjusted for daily and seasonal variations. Existing counts may be used if taken within 12 months of the submittal of the TIS. In most cases, counts should be taken when school is

in session unless otherwise determined by the Zoning Administrator. Other information that may be required as determined by the Zoning Administrator may include, but is not limited to, crash data, stopping sight distances, and 50th and 85th percentile speeds.

- 4. **Future Background Growth** Estimate of future background traffic growth. If the planned completion date for the project or the last phase of the project is beyond 1 year of the study, an estimate of background traffic growth for the adjacent street network shall be made and included in the analysis. In general, the growth factor will be determined from local or statewide data. Also included, is the state, local, or private transportation improvement projects in the project study area that will be underway in the build-out year and traffic that is generated by other proposed developments in the study area.
- 5. **Estimate of trip generation** The site forecasted trips should be based on the most recent edition of the ITE Trip Generation Manual. A table should be provided in the report outlining the categories and quantities of land uses, with the corresponding trip generation rates or equations, and the resulting number of trips. The reason for using the rate or equation should be documented. For large developments that will have multiple phases, the table should be divided based on the trip generation for each phase. Any reductions due to internal trip capture and pass-by trips, transit use, and transportation demand management should be justified and documented. All trip generation and trip reduction calculations and supporting documentation shall be included in the report appendix.
- 6. **Trip Distribution and Traffic Assignment** The distribution (inbound versus outbound, left turn versus right turn) of the estimated trip generation to the adjacent street network and nearby intersections shall be included in the report and the basis should be explained. The distribution percentages with the corresponding volumes should be provided in a graphical format.
- 7. **Analysis and Estimate of Impact** A capacity analysis should be performed at each of the study intersections and access intersection locations (signalized and unsignalized) in the vicinity of the development. Intersection analysis shall include LOS determination for all approaches and movements. The levels of service will be based on the procedures in the latest edition of Transportation Research Board's Highway Capacity Manual. Coordination analysis will be required for the signal systems or portion of the signal systems analyzed.
- 8. Access Management Standards The report shall include a map and description of the proposed access including any sight distance limitations, adjacent driveways and intersections, and a demonstration that the number of driveways proposed is the fewest necessary and that they provide safe and efficient traffic operations.
- 9. **Traffic signalization** If a traffic signal is being proposed, a signal warrant analysis shall be included in the study. The approval of a traffic signal on

projected volumes may be deferred until volumes meet warrants given in the MUTCD. The developer should make any lane improvements during construction so that if in the horizon year a signal is warranted, one may be installed with little impact to the intersection.

10. **Mitigation and alternatives -** The traffic impact study should include proposed improvements or access management techniques that will mitigate falling in the levels of service below C which is considered as acceptable operating speed in urban conditions.

In areas where baseline, or existing, levels of service are at or below Level of Service C, the baseline level of service shall be maintained or improved after development. If the baseline Level of Service is F and the location is in a congested area, the ZONING ADMINISTRATOR and/or <u>SUMTER CITY-COUNTY</u> PLANNING COMMISSION shall determine any required mitigation. The baseline level of service shall include all committed (funded) road improvements and all non-site traffic, but exclude the traffic to be generated by the new development.

The Zoning Administrator and/or the <u>Sumter City-County</u> Planning Commission will be responsible for final determination of mitigation improvements required to be constructed by the applicant, in conjunction with SCDOT Staff, as appropriate.

e. The following checklist is used by the <u>Sumter City-County</u> Planning Department in the review process and can aid in the preparation of TIS. This checklist shows the minimum requirements for a traffic impact study to be complete and does not certify or guarantee adequacy or approval. The Zoning Administrator may require additional requirements during the review process, or during the initial meeting with the developer.

Traffic Impact Study Technical Completeness Checklist

Ye	s	No	Analyst Requirements South Carolina PE Stamp and Signature
Yes	s	No	Introduction and Executive Summary
	_		Existing Conditions
Yes	s	No	Study Area Descriptions and Roadway Classifications
Yes	s	No	Analysis Period Correct (AM, Mid-day, PM and/or Saturday)
Yes	s	No	Existing Traffic Operations (LOS, Volumes, Speed Limits, Crash Data, Etc.)
Yes	S	No	Other projected transportation improvements in the study area
			Impacts
Yes	s	No	Trip Generation Summary (ITE Trip Generation Manual, latest edition)
Yes	s	No	Trip Distribution and traffic assignment (assumptions justified)
Yes	s	No	LOS Analysis: Background traffic growth and site build out

	No	(Identify existing and background LOS deficiencies)
Yes		Analysis of Sight Distance at Access Points
		Mitigation
Yes	No	Identify need for Turn Lanes Canacity and Storage Length
Yes	No	Identify need for Signalizatic Change # 10
Yes	No	Identify Measures to Mitigate LOS deficiencies
		Figures
Yes	No	Vicinity Map
Yes	No	Site Plan and Proposed Land Use
Yes	No	Existing Peak Hour volumes (counts conducted within the last 12 months)
Yes	No	Projected Background Peak Hour Volumes
Yes	No	Trip Distribution % Including Added Project Peak Hour Volumes
Yes	No	Project Build-Out Volumes
Yes	No	Existing and Recommended Lane Configurations
Yes	No	Intersection LOS (existing, background, build, mitigated) (Figure or Table or Both)
		Tables
Yes	No	Trip Generation
Yes	No	Intersection LOS (existing, background, build, mitigated) (Figure or Table or both)
		Other
Yes	No	Technical Appendix (e.g. HCM and Synchro Analysis Reports, Trip Generation and
	_	Trip Reduction Calculations, Signal Warrant Analysis, and etc.)
Yes	No	Copies of any Reference Material
f	The int	ernal design criteria for projects defined in 7 d 5 and 7 d 6 shall observe the

- f. The internal design criteria for projects defined in **7.d.5 and 7.d.6** shall observe the following:
 - 1. Streets, drives, parking, and service areas shall be for safe and convenient access for service and emergency vehicles. Streets shall be laid out to not encourage outside traffic to traverse the development or create unnecessary fragmentation of the project into small blocks. In general, the project shall be consistent with uses and shape of the site and convenience and safety of occupants and persons frequenting the project.
 - 2. Vehicular access to collector and arterial streets or portions of streets from offstreet parking and service areas shall be so combined, limited, located, designed, and controlled as to channel traffic to and from such areas conveniently, safely, and in a manner that minimize traffic friction and promotes free flow of traffic or streets without excessive interruption.
- g. The external criteria for projects defined in **7.d.5 and 7.d.6**. shall observe the following:
 - 1. Principal vehicular access points shall be designed to encourage smooth traffic flow with controlled turning movement and minimize hazards to vehicular or

pedestrian traffic. Merging and turning lanes and/or traffic dividers shall be required where existing or anticipated heavy flows indicate need.

- 2. Such projects shall not be permitted access to a local street, buy may border or front on such a street.
- 3. Pedestrian access, where provided, shall be by safe and convenient routes. Where there are crossings or pedestrian ways on vehicular routes at edges of the project, such crossings shall be safely located, marked, and controlled; and where such ways are exposed to substantial automotive traffic, safeguards including fencing may be required to prevent crossings except at designated points.
- 4. Driveway design must follow the AASHTO (A Policy on Geometric Design of Highways and Streets, Greenbook 2004) guidelines:

Driveways are, in effect, intersections and should be designed consistent with their intended use. Ideally, driveways should not be located within the functional area of a roadway intersection or in the influence area of an adjacent driveway. The functional area extends both upstream and downstream from the physical intersection area and includes the longitudinal limits of auxiliary lanes.

Chapter 3 (Driveways) of SCDOT ARMS shall be used as the guidelines for designing driveways for access.

- h. To measure the relative impact of major subdivisions or site plans on the road network adjacent to such projects, the service levels of the affected streets shall be investigated.
 - 1. The level of service for streets and roads is defined (according to the 1985 Highway Capacity Manual) in terms of vehicular delay. Delay is a measure of driver time. Varied and complex factors contributing to delay include intersection geometry, frequency of curb cuts, traffic volumes, signalization and cycle length, etc. The quantitative measurements (delays in seconds per vehicle) are defined in the chapters of signalized intersections (Chapter 16) and of unsignalized intersections (Chapter 17).
 - 2. The various levels of service are classified A through F, depending on the delay factor and the traffic conditions as follows:

LEVEL OF SERVICE A

* Free flow conditions
*Low volumes
*Little or no delays
*Uninterrupted flow
*No restriction on maneuverability
*Drivers maintain desired speed

LEVEL OF SERVICE B

*Stable flow conditions *Operating speeds beginning to be restricted

LEVEL OF SERVICE C

* Stable flow but speed and maneuverability restricted by higher traffic volumes
*Satisfactory operating speed for urban conditions
*Some delays at signals

LEVEL OF SERVICE D

- *High density, but stable flow
- * Restricted speeds
- * Noticeable delays at signals
- * Little freedom to maneuver

LEVEL OF SERVICE E

*Low, but relatively uniform operating speeds

- *Volumes at or near capacity
- *Approaching unacceptable delays at signals

LEVEL OF SERVICE F

*Forced flow conditions *Stop and go operation

*Volumes below capacity may be zero *Average vehicle delay at signals is greater than one minute

- i. Application of Standards: All proposed major subdivisions or Site Plans shall be evaluated by the Zoning Administrator on the basis of their internal and external relationships, particularly as they impact surrounding street service levels. Where data calculations indicate that a proposed project will create a lower <u>than</u> level of service **C** for streets and roads in the City of Sumter or Sumter County said projects shall be mitigated to the satisfaction of the Zoning Administrator, or referred to the <u>Sumter City-County</u> Planning Commission for review. Mitigation may also be required when a project impacts the transportation network through a level of service reduction, even if it does not create a lower than level of service C.
- j. Review by the Sumter City-County Planning Commission when referred to the Planning Commission, the Commission may consult the South Carolina Department of Highways and Public Transportation, and other local and regional agencies involved in matters of transportation. No section of this regulation is meant to overrule or supersede SC DOT required mitigation when State requirements are more stringent than the local authority.

The review of the <u>Sumter City-County Planning</u> Commission may result in: 1) required modifications to the proposed use; 2) required modifications to the internal and/or external road network serving and impacted by the proposed use; 3) a mitigation required through additional right-of-way, signalization, on-site improvements; off-site improvements; limiting frontage and access; or 4) denial with stated reasons for denial.

SECTION E: EFFECT OF FINAL PLAT APPROVAL (S.C. CODE SECTION 6-29-1190)

7.e.1. Final plat approval for all subdivision of property shall confer upon the applicant the following rights:

- a. To record the Plat in the Sumter County Register of Deeds Office
- b. To proceed with the sale and/or transfer of lots and parcels in accord with the approved and recorded plat.

ARTICLE SIX NONCONFORMING ZONING USES AND SITES

SECTION A: PURPOSE OF ARTICLE AND DEFINITIONS

6.a.1. Purpose: The use of or improvements to real property may become nonconforming when standards established by this Ordinance change. Specifically, legal nonconforming zoning uses and legal nonconforming sites (structures and lots) were initially lawful and existed prior to the adoption of this Ordinance or prior to an amendment hereto but, due to the enactment of this Ordinance or such amendment, no longer conform to the requirements herein. To the extent that such nonconforming uses and nonconforming sites have been in continual use, they have been allowed to remain in use despite the noncompliance with this Ordinance.

The purpose of this Article Six-is to allow the continued use and operation of these nonconforming uses and nonconforming sites pursuant to the requirements of this Article-Six. The goal is not to encourage the persistence of nonconformities, but to ease the burden on property owners and eventually to ensure that all zoning uses, structures, and lots comply with the requirements of this Ordinance.

6.a.2. Definitions

- a. **Development Standards**: At any given time, the then-current development standards applicable to a property or structure pursuant to this Ordinance.
- b. **Discontinuance**: With respect to:
 - (1) **Nonconforming Uses**, the discontinuance or cessation of operations or business activity at a structure for a continuous period of not less than **six** (6) months;
 - (2) **Nonconforming Sites**, the discontinuance or cessation of operations or business activity at a structure for a continuous period of not less than thirty-six (36) _____months
- c. **Nonconforming Use**: Any use of property that is not a permitted use pursuant to the current zoning classification or otherwise is not in compliance with this Ordinance.
- d. **Nonconforming Site:** Any structure, building, house, shed, accessory dwelling, or improvement on real property, or any parcel, lot, or unimproved real property, that does not comply with Development Standards.
- e. **Project**: Any improvement, upfit, renovation, rehabilitation, restoration, removal, or addition to a structure or lot that occurs after a Discontinuance and within twelve months following the resumption of operations or business activity at such structure or lot.

SECTION B: NONCONFORMING USES

6.b.1. Proof of Legal Nonconformance and Continuance of Use: A Nonconforming Use may continue to operate pursuant to this Article. _The Property Owner or permit Applicant bears the full burden of proof that any non-conforming situation is a legally established one and has been in continuous operation. _Evidence may include proof of business license, utility statements, business transition receipts, tax returns, or other documentation. _The Zoning Administrator shall determine whether a situation is a Nonconforming Use as defined in this Article—Six. _A structural improvement qualifying as a Nonconforming Use may be increased in size by no more than five (5%) percent of the gross floor area, if the minimum lot areas, yard setbacks, and off-street parking requirements of this Ordinance are met.

6.b.2. Loss of Nonconforming Use Status. If a Nonconforming Use is subject to a Discontinuance, then any subsequent use or operation must be in full compliance with all applicable zoning requirements in this Ordinance.

6.b.3. Accidental Destruction. If a Nonconforming Use is discontinued due to fire or other natural causes, the Nonconforming Use may be reestablished within one year after the fire or other natural cause.

SECTION C: NONCONFORMING SITES

6.c.1. Proof of Legal Nonconformance and Continuance: A Nonconforming Site may continue to operate pursuant to this article. The Property Owner or permit Applicant bears the full burden of proof that any Nonconforming Site is a legally established one and has continually operated. Evidence may include proof of business license, utility statements, business transition receipts, tax returns or other documentation. The Zoning Administrator shall determine whether a situation is a legally Nonconforming Site as defined in this Article.

6.c.2. Loss of Legal Nonconforming Site Status: If a Nonconforming Site is subject to a Discontinuance then any subsequent reuse, inhabitance, operation, or activity must be in compliance with this Article-Six.

6.c.3. Loss of Legal Nonconforming Status (Mobile Home Parks): A nonconforming mobile home park must be discontinued when 50% or more of the homes in the park become uninhabitable as determined by the Sumter Building Official or remain vacant for a period six months or longer. Resumption of the use of the property as a mobile home park may be permitted if the use is permitted in the then-current zoning district and conforms to Development Standards for mobile home parks.

- a. Non-conforming mobile home parks and mobile homes shall meet the following minimum standards at the replacement of an individual mobile home:
 - 1. All internal roadways shall be maintained by the park owner;

- 2. The minimum roadway width shall be 15 feet. This requirement shall become effective when the first mobile home in the park is replaced with another mobile home;
- 3. Each mobile home shall be located so that it is at least:
 - 15 feet away from any other mobile home at the closest point;
 - Set back 10 feet from any side or rear property line;
 - Set back 25 feet from any front property line; and
 - Set back 10 feet from any external side (secondary frontage).
- 4. If a mobile home park owner does not own a mobile home in the park which is an UNFIT DWELLING, as that term is defined in *Chapter 11, Article Five, Sections 11-71 through 11-81, as revised, Code of Ordinances, Sumter County South Carolina*, (s)he must show that (s)he is taking reasonable steps in a reasonably timely fashion to acquire ownership of that mobile home. The park owner has 60 days from the date (s)he acquires the certificate of title to the mobile home to correct the problem with the mobile home or remove the mobile home. In the event Sumter County demolishes a mobile home pursuant to either:
 - a. Chapter 11, Article Five, Sections 11-71 through 11-81, as revised, of the Code of Ordinances, Sumter County, South Carolina, entitled "UNFIT DWELLINGS," or
 - b. Ordinance #02-476, entitled "An Ordinance Providing for Repairing, Closing, or Demolishing Abandoned Mobile Homes Owned by the Sumter County Forfeited Land Commission,"

So that the owner of the real property on which the mobile home is situated becomes responsible for the demolition (which shall be collectable in the same manner as county taxes), then it shall be the responsibility of the owner of the real estate upon which that mobile home park is situated to bring the mobile home park into compliance with the then existing requirements for mobile home parks as if the mobile park had never existed previously. In that case, the owner of the real estate upon which the park is located shall have 6 months to either close the mobile home park or bring it into compliance with the requirements for new mobile home parks. (This shall be required when this change is effective.) (See *paragraph_Article_3.d.6.* of the Sumter County Zoning and Development Standards Ordinance.)

6.c.4. Projects at Nonconforming Sites. The Property Owner or Applicant may not undertake a Project that will create new nonconformities with Development Standards unless approved by the Zoning Administrator. In addition, any Project at a Nonconforming Site must comply with the following requirements:

a. Any Project with a total cost of 25% (twenty-five percent) or less of the most — current fair market value of the structure, dwelling, or improvement, as — determined by the Sumter County Tax Assessor, shall not be required to increase — their compliance with Development Standards, but must establish compliance — with all Fire and Building Codes.

<u>a.</u>

b.__

e. b. Any Project with a total cost of between 25% (twenty-five percent) and 75% (seventy-five percent) of the most current fair market value of the structure, dwelling, or improvement, as determined by the Sumter County Tax Assessor, must achieve a comparable percentage compliance with Development Standards as determined by the Zoning Administrator, and must establish compliance with all Fire and Building Codes. In determining comparable percentage compliance, the Zoning Administrator will utilize locally available industry estimates by development standard unit. These estimates will be available for public review in the Planning Office.

- d. c. Any Project with a total cost of greater than 75% (seventy-five percent) of the most current fair market value of the structure, dwelling, or improvement, as determined by the Sumter County Tax Assessor, must achieve full compliance with Development Standards, and must establish compliance with all Fire and -Building Codes.
- <u>c.</u>

e____

f.d. A private fair market assessment prepared by a qualified fee appraiser and –acceptable to the zoning administrator may be utilized in lieu of the Tax Assessor ————determination.

6.c.5 Nonconforming Sites Incapable of Compliance. Sites, lots, or parcels that are physically constrained from complying with Development Standards shall comply to the maximum extent practicable, as determined by the Zoning Administrator.

6.c.6. Accidental Destruction. A Nonconforming Site may be altered, extended, or replaced if razed by fire or other natural causes, provided such alteration, extension, or replacement does not increase the degree of nonconformity by size, lot area, floor space, or otherwise result in a greater degree of nonconformity with Development Standards in any respect.

SECTION D: NONCONFORMING LOTS OF RECORD

6.d.1. If the Property Owner does not own sufficient land to enable him to conform to the dimensional requirements, such as minimum lot area or minimum lot width, such lot may be used as a building site provided the minimum yard and building setback requirements can be met. If,

however, the owner of two (2) or more adjoining lots with insufficient land dimensions, after adoption of this Ordinance, decides to build on or sell off these lots, he must first combine said lots to comply with the dimensional requirements of this Ordinance.

SECTION E: CHANGE OF NONCONFORMING USES

6.e.1. If no structural alterations are made, a nonconforming use of a building may be changed to another nonconforming use of the same general standard North American Industrial Classification System (NAICS)industrial code (SIC) classification.

_Wherever a nonconforming use of land or buildings has changed to a more restricted use or to a conforming use, such use shall not thereafter be changed back to a less restricted or nonconforming use.

ARTICLE EIGHT DESIGN AND IMPROVEMENT STANDARDS

SECTION A: PURPOSE

8.a.1. The purpose of good subdivision and site design is to create a functional and attractive development, to minimize adverse impacts, and to ensure a project will be an asset to Sumter County. To promote this purpose, the subdivision and / or site plan shall conform to the following standards which are designed to result in a well-planned County without adding unnecessarily to the development costs.

SECTION B: SITE DESIGN STANDARDS

8.b.1. Site Analysis: An analysis shall be made of characteristics of the development site, such as site location, geology and soils, topography, existing vegetation, structures, road networks, visual features, and past and present use of the site.

8.b.2. Subdivision and Site Design:

- a. Design shall take into consideration all existing local and regional plans for the surrounding City and County of Sumter;
- b. Development of the site shall be based on the site analysis. To the maximum extent practicable, development shall be located to preserve the natural features of the site, to avoid areas of environmental sensitivity, and to minimize negative impacts and alterations of natural features;
- c. The following specific areas shall be preserved as undeveloped and unplatted open space, to the extent consistent with the reasonable utilization of land, and in accordance with the *South Carolina Code of Laws*, *i.e.*, 6-29-340 (b) (2) (c);
 - 1. Wetlands as defined in *Article 10.* Note: Within the unincorporated areas of Sumter County, wetlands greater than 2 acres may have a maximum of 35 percent (35%) development providing:
 - a. Protect existing cypress trees;
 - b. Obtain a Stormwater Management and Erosion Control Permit;
 - c. The wetlands is not controlled by federal or state agencies;
 - d. Only detention or retention ponds required for stormwater management may be placed in the 65% undeveloped portion of the wetlands.
 - 2. Steep slopes in excess of twenty (20%) percent unless appropriate engineering measures, as defined by a professional engineer, concerning slope stability, erosion and residential safety are taken;

- 3. Lands in the flood way, except as permitted by <u>Article 5, Section 5.b.7</u>. of this Ordinance;
- 4. Streams, creeks and other naturally existing water courses.
- 5. Buffer areas created as a result of a landscape plan.

8.b.3. Residential Development Design:

- a. In standard single-family developments the Sumter City-County Planning Commission may vary lot areas and dimensions, yards, and setbacks for the purpose of encouraging and promoting flexibility, economy, and environmental soundness in layout and design, provided that the average lots' areas and dimensions, yards, and setbacks within the subdivision conforms to the minimum requirements of the zoning district;
- b. Residential lots shall front on residential access or sub-collector streets where feasible;
- c. Every lot shall have sufficient access to it for emergency vehicles as well as for those needing access to the property in its intended use;
- d. The placement of units in residential developments shall take into consideration topography, building height (not to exceed three stories), and drainage;

8.b.4. Commercial and Industrial Design: Commercial and industrial developments shall be designed according to the same principles governing the design of residential developments. Buildings shall be located according to topography with environmentally sensitive areas avoided to the maximum extent practicable.

8.b.5. Circulation System Design:

- a. The road system shall be designed to permit the safe, efficient, and orderly movement of traffic; to have a simple and logical pattern; to respect natural features and topography; and to present an attractive streetscape.
- b. In residential subdivisions, the road system shall be designed to serve the needs of the neighborhoods while addressing the needs of the circulation pattern of Sumter County;
- c. The pedestrian system shall be located as required for safety. In standard singlefamily developments, sidewalks shall be placed parallel to the street, with exceptions permitted to preserve natural features or to provide visual interest. In Planned Developments (PD), walks may be placed away from the road systems, but they may be also required parallel to the street for safety reasons. No sidewalks required in the unincorporated portions of Sumter County;

d. Bike paths shall be required only if specifically indicated to complete or to implement the SUATS Long Range Transportation Plan (LRTP). Where so required, funds for implementation shall be provided according to public policy.

8.b.6. Landscape Design:

- a. Reasonable landscaping should be provided at site entrances, in public areas, in parking lots, adjacent and around the perimeter of buildings. All landscaped areas shall be irrigated and placed on a timer system. The type and amount of landscaping required shall be allowed to vary with the type of development;
- b. The plant or other landscaping material that best serves the intended function shall be selected. Landscaping materials shall be appropriate for the local climate, soil conditions, and general site characteristics.

SECTION C: OPEN SPACE AND RECREATION

8.c.1. **Purpose:** Planned Development Districts shall be required to provide open space. Two categories of open space are identified in this Ordinance i.e., developed open space or undeveloped open space. Developed open space shall be designed to provide active/or passive recreation facilities. Undeveloped open space shall be designed to preserve important site amenities and environmentally sensitive area (See <u>Article 8, Section 8.b.2.c.</u> for a description of areas to be preserved as undeveloped open space).

8.c.2. Minimum Requirements:

- a. **Amount of Open space Required:** Twenty-five (25%) percent of the tract proposed for a Planned Development (PD) shall be set aside for developed and/or undeveloped open space, adjusted, as appropriate, for the conditions such as population density, existing municipal or county facilities located nearby, socio-economic characteristics of the prospective population, and other appropriate site and development-specific factors.
- b. **Size of Open Space Parcels:** The area of each parcel of open space designed for active recreational purposes shall be of such minimum dimensions as to be functionally usable.
- c. **Location of Open Space Parcels:** Open space parcels in residential PD²s shall be convenient to the dwelling units they are intended to serve. However, because of noise generation, they shall be sited with sensitivity to surrounding development.

8.c.3. Improvement of Open Space Parcels:

- a. **Developed Open Space:** The <u>Sumter City-County</u> Planning Commission may suggest the installation of recreation facilities, taking into consideration:
 - 1. The physical character of the available open space land;

- 2. The estimated age and the recreational needs of persons likely to reside in the development;
- 3. Proximity, nature, and capacity of existing public recreation facilities.
- b. Undeveloped Open Space: As a general principle, undeveloped open space should be left in its natural state. A developer may make certain improvements such as the cutting of trails for walking or jogging, or the provision of picnic areas, etc. The <u>Sumter City-County</u> Planning Commission may require a developer to make other improvements, such as removing dead or diseased trees, thinning trees, or other vegetation to encourage more desirable growth, and grading and seeding.

8.c.4. Exceptions to the Standards: The Sumter City-County Planning Commission may permit minor deviations from the open space standards when it can be determined that:

- a. The objectives underlying these standards can be met without strict adherence to them;
- b. Because of peculiarities in the tract of land, it would be unreasonable to require strict adherence to the standards.

8.c.5. **Deed Restrictions:** Any lands dedicated for open space purposes shall contain appropriate covenants and deed restrictions approved by the County Attorney ensuring that:

- a. The open space area will not be further subdivided in the future;
- b. The use of the open space will continue for the purpose specified;
- c. Appropriate provisions will be made for the maintenance of the open space.

8.c.6. Open Space Ownership: The type of ownership of land dedicated for open space purposes shall be selected by the owner, developer, or subdivider, subject to the approval of the Sumter City-County Planning Commission. The type of ownership may include, but is not necessarily limited to, the following:

- a. Sumter County, subject to the acceptance by <u>Sumter</u> County Council;
- b. Homeowners, condominium, or cooperative associations or organizations;
- c. Shared, undivided interest by all property owners in the development;
- d. Individually owned.

8.c.7. Homeowners Association: If the open space is owned and maintained by a homeowners or condominium association, the developer shall file with the County Attorney a copy of the covenants and restrictions that will govern the association at the time of the site plan approval or

the preliminary plat/plan application stage. The provisions shall include, but may not be limited to, the following:

- a. Membership must be mandatory for each dwelling unit owner and any successive buyer;
- b. The open space restrictions must be permanent, not just for a period of years;
- c. The association must be responsible for liability insurance, local taxes, and the maintenance of recreational and other facilities;
- d. Homeowners must pay their pro rata share of the cost if allowed in the master deed establishing the homeowner's association; and,
- e. The association must be able to adjust the assessment to meet changing needs.

8.c.8. Maintenance of Open Space Areas: The person or entity identified in <u>Article 8, Section</u> 8.c.6. as having the right of ownership or control over the open space shall be responsible for its continued upkeep and proper maintenance.

SECTION D: LANDSCAPING STANDARDS

8.d.1. Purpose:

- a. Landscaping shall be provided as part of site plan and subdivision design. It shall be conceived in a total pattern throughout the site, integrating the various elements of site design, preserving and enhancing the particular identity of the site, and creating a pleasing site character;
- b. Landscaping may include plant materials such as trees, shrubs, ground covers, perennials, and annuals, and other materials such as walls, fences, paving materials, and street furniture.

8.d.2. Landscape Plan: A landscape plan shall be submitted by a landscape architect, horticulturist, or person actively involved in the design of plant materials with each site plan and subdivision application, unless a waiver is specifically granted by the Sumter City-County Planning Commission. The plan shall identify proposed trees, shrubs, and ground covers, natural features, and other landscaping elements. The plan shall show where they are located and planting types and other construction details. Where existing plants are to be retained, the applicant shall include in the plans proposed methods of protecting them during construction.

8.d.3. –Site Protection and General Planting Requirements:

a. **Stormwater Management and Sediment Reduction Act:** All land grading and filling activities, as defined in <u>Article 1, Section 1.p.1.</u> of this Ordinance and S.C. Codes 48-14-10 et seq., as amended, within the unincorporated portion of Sumter County shall require a grading permit by the Sumter County Soil and Water

Conservation District. The Sumter Soil and Water Conservation Service, as an implementing agency, shall not issue grading permits for construction projects unless in conformance with *Sumter County Ordinance Number 98-348*. Appendix A of this Ordinance contains a copy of the herein referenced Ordinances.

- b. **Protection and the Replacement of Trees:** A Land Disturbance Permit shall be required for all commercial and industrial projects occupying undeveloped and/or developed property, or portions thereof. Expressly excluded from the provisions herein are only owner occupied individual residential properties, all <u>one-1_and_2-two</u> family lots that have been approved and recorded, and on-going farm operations. No person, firm, organization, society, association, or corporation, or any agent or representative thereof shall directly or indirectly destroy or remove any tree situated on property under the jurisdiction of this <u>Section_Article</u> without <u>A_a</u> Land Disturbance Permit. Note: Tree protection and a Tree Protection Plan are not required for any development activity in residentially zoned districts in the county. This provision is in addition to the exclusions noted in the above paragraph.
 - 1. **Definition of a Land Disturbance Activity**: Residential subdivision development or commercial and industrial development projects involving earth moving, clearing, grading, ditching, tree removal, or other construction activities;
 - 2. **Application, Fee, and Permit Issuance:** An application for a Land Disturbance Permit shall be available from the Sumter City-County Planning Commission. The permit fee shall be fifty (\$50.00) dollars. The issuance of a Land Disturbance Permit is contingent upon the approval of a Tree Protection Plan;
 - 3. **Tree Protection Plan:** A Tree Protection Plan shall be submitted as part of a landscape plan, site plan, subdivision plan, or filed separately.

Purpose and Intent: It is the intent of <u>Sumter County</u> Council that the individual planner reviewing tree protection will do an initial on-site inspection of trees and proposed construction. No lot shall be cut prior to this on-site inspection. From that, "Significant Trees" specified in the list below will be protected where feasible. That feasibility may include small site adjustments, saving additional tress outside the construction area, or having a landscape plan that replaces "Significant Tress" that must be removed to allow construction. More significant site adjustments may be required to protect and preserve "Historic Trees" that are found to be healthy and viable. Trees saved by site modifications will receive additional credit during the development of the final landscape plan. It is <u>Sumter County</u> Council's intent that this ordinance not render any parcel impractical for its permitted or conditionally allowed uses.

- 4. **Components of a Tree Protection Plan:** The following information shall be placed on a map at the same scale to be used later in a construction plan:
 - a. Foot-print or proposed foot-print of any building(s) or structure(s);

- b. Areas of clearing, grading, trenching, and other earth moving activities;
- c. Identification of significant trees, historic trees, and hazard trees;
- d. Significant stands of trees;
- e. Tree protection zones;
- f. Ponds, creeks, wetlands and other important natural features;
- g. Planned re-mediation areas of re-vegetation.
- 5. **Tree Protection Measures During Construction:** The tree protection plan shall include drawings of tree protection measures to be used during construction including the following:
 - a. Tree protection barriers;
 - b. Erosion control fencing;
 - c. Transplantation specification;
 - d. Tree wells and aeration systems;
 - e. Staking specifications.
- 6. **Review of Tree Protection Plan:** The review of the Tree Protection Plan shall be conducted by the County Arborist. If a review is not complete within ten (10) working days after submission, the Tree Protection plan shall be deemed to be approved.
- 7. **Follow-up Inspections:** The Zoning Administrator or County Arborist shall conduct follow-up inspections for the enforcement of the Tree Protection Plan.
- c. **Protection of Historic Trees and Significant Trees:** It shall be the responsibility of the County Arborist through the general enforcement provisions of this Ordinance to protect Historic and Significant Trees. Historic trees are any trees within the unincorporated areas of Sumter County which are known in local legend or lore; or are known by a popular name; or have a diameter at breast height (DBH) of thirty (30") inches or more; or are over one hundred (100) years old. Significant trees are defined by a minimum DBH criteria for the designated trees as follows:

Botanical Name	Common Name	DBH
Qyercus virginiana	Live Oak	8 inches
Ulmus parviforia	Chinese Elm	10 inches.
Cedrus deodara	Deodar Cedar	10 inches.
Nyssa spp.	Tupelo	10 inches.
Gingko biloba	Ginkgo	10 inches.
Quercus spp.	Oaks (other than Live Oak)	10 inches.
Acer rubrum	Red Maple	10 inches.
Liriodendron tulipifera	Yellow Poplar or Tulip	10 inches.
Taxodium distichum	Bald Cypress	10 inches.
Magnolia grandiflora	Southern Magnolia	10 inches.
Carya spp.	Hickory	10 inches.
Ulmus americana	Elm	10 inches.
Betula nigra	River Birch	10 inches.

8.d.4. Additional Landscaping in Residential Areas: Besides the screening and street trees as may be required, additional plantings or landscaping elements may be established where necessary throughout the subdivision for climate control, privacy, or other reasons in accordance with the landscape plan approved by the Sumter City-County Planning Commission.

8.d.5. Planting Specifications For All Forms Of Development: Deciduous trees shall have at least a two (2") inch caliper at planting. Size of evergreens and shrubs shall be allowed to vary depending on setting and type of shrub. Trees, shrubs, and ground covers shall be planted according to acceptable horticultural standards. Dead and dying plants shall be replaced by the developer during the following planting season, or at the end of the Maintenance Guarantee Phase, whichever is longer.

8.d.6. Street Trees:

- a. **Location:** The Sumter City-County Planning Commission may require street trees when an adequate number of trees do not exist on a lot. Where street trees are installed they shall normally be on both sides of streets in accordance with the approved landscape plan as set forth in <u>Article 8.d.1.a.</u> Trees shall be spaced evenly along the street with spacing dependent on species and tree size. However, when spacing intervals exceed forty (40ft.) feetft., small ornamentals (e.g., Crepe Myrtle) may be required between the larger trees as under-story trees. Street trees shall be planted not to interfere with utilities, roadways, sidewalks, or street-lights. Tree location, landscaping design, and spacing plan shall be approved by the Sumter City-County Planning Commission as part of the overall landscaping plan as set forth in <u>Article 8.d.1.a.</u>
- b. **Tree Type:** The principal street tree chosen for a development shall be selected from known canopy trees species. However within this requirement, street tree type may vary depending on the overall effect desired. All trees on a particular street shall be of the same kind.
- c. **Planting Specifications:** All street trees shall have a caliper of two (2") inches and be of substantially uniform size and shape, and have straight trunks. Street trees shall be properly planted and staked and provisions shall be made by the developer or owner for regular watering and maintenance until the street trees are established. Dead and/or dying street trees shall be replaced by the applicant during the next planting season, or at the end of the Maintenance Guarantee period, whichever is longer.

8.d.7. Buffering:

- a. **Function and Materials:** Buffering shall provide a year-round visual screen to minimize adverse impacts and to insure high aesthetic standards of development. It may consist of fencing, trees, berms, landscaping or a combination thereof.
- b. When Required: Every development shall provide sufficient buffering when natural land features or existing natural vegetative barriers do not provide reasonable

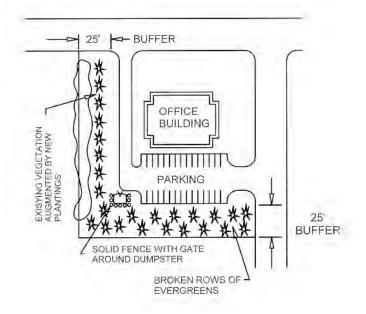
screening and when the Sumter City-County Planning Commission determines that there is a need to:

- 1. Screen from view any proposed commercial, industrial or other non-residential uses with outside storage area for materials to be sold, salvaged, stored and the like;
- 2. Shield neighboring developed or undeveloped properties from any adverse external effects of a development;
- 3. To shield the development from negative impacts of adjacent uses such as streets. In high-density developments, when building design and siting do not provide privacy, the Sumter City-County Planning Commission may require landscaping, fencing, or walls to screen dwelling units for privacy. Buffering may be required for front, side, or rear property lines, excluding driveways (see *Exhibit 14* for an example of a buffering concept).

c. Amount Required:

- 1. Where more-intensive land uses or zoning districts abut less-intensive land uses or zoning districts, a buffer strip ten feet (10 ft.)_feet-in width shall be required;
- 2. Parking lots, garbage collection and utility areas, and loading and unloading areas shall be screened around their perimeter by a buffer strip a minimum of five (5 ft.) feet-wide;
- d. **Design:** Arrangement of plantings in buffers shall provide protection to adjacent properties. Possible arrangements include planting in parallel, serpentine, or broken rows. If planted berms are used, the minimum top width shall be four (4 ft.) feet, and a reasonable side slope shall be 2:1.
- e. **Planting Specifications:** Plant materials shall be sufficiently large and planted in such a fashion that a year round screen at least six (6) ft. in height shall be produced within three (3) growing seasons. All planting shall be installed according to acceptable horticultural standards.
- f. **Maintenance:** Plantings shall be watered regularly by means of an automatic and timed irrigation system or other acceptable methods of periodic watering. No buildings, structures, storage of materials, or parking shall be permitted within buffer areas. Buffer areas shall be maintained and kept free of all debris, rubbish, weeds, and tall grass.

EXHIBIT 14 BUFFERYARD ILLUSTRATED DRAWING



8.d.8. Parking Lot Landscaping:

- a. **Amount Required**: Within parking lots, landscaped concrete planters should be considered as part of the overall planned landscape concept. Planting required within the parking lot is exclusive of other planting requirements, such as for shade trees planted along the street frontage.
- b. **Location:** The landscaping should be located in protected areas, such as in landscape islands, center islands, at the end of bays, around the perimeter of buildings, or along walkways.
- c. **Plant Type:** A mixture of hardy flowering and/or decorative evergreen and deciduous trees may be planted. The evergreens should be used along the perimeter of the parking lot for screening, and the deciduous trees for shade within the lot. The area between trees shall be mulched and planted with shrubs or ground cover. Any area that will be under the overhang of vehicles shall be mulched or covered with paving material.
- d. **Maintenance:** Plantings shall be watered regularly by means of an automatic and timed irrigation system or other acceptable methods of periodic watering.
- e. Where there is a planned expansion of a parking lot of 25% or greater than the number of parking spaces found within an existing parking lot then the entire parking lot (existing and expanded) shall meet the landscaping and buffering requirements of this Ordinance after the expansion. Also, where the planned expansion of a parking lot is greater than 5%, then the requirements for perimeter buffering around the existing and the expanded parking lot shall be installed.

8.d.9. Paving Material in Pedestrian Areas:

- a. Design and choice of paving materials used in pedestrian areas shall consider such factors as function, characteristics of users, availability, maintenance, glare, drainage, noise, appearance, and compatibility.
- b. Acceptable materials shall include concrete, brick, concrete pavers, asphalt, and stone.
- c. All pedestrian areas must be compliant with ADA (Americans with Disabilities Act) standards in accordance with *ANSI 117.1*

8.d.10. Walls and Fences:

- a. Walls and fences shall be erected where required for privacy, screening, separation, security, erosion control, or to serve other necessary and reasonable functions.
- b. The design and materials used shall be functional and compatible with existing and proposed site architecture.

8.d.11. Retrofitting Under Prevailing Landscaping, Buffering, and Parking Lot Landscaping Standards: As pPer Article Six6.g., Section G. of this Ordinance, any commercial or industrial activity which remains vacant on a parcel of land for a six (6) month period, and reopens as the same use or different use (which may be permitted in the zoning district) shall meet all of the standards of this Article.

SECTION E: STREETS

8.e.1. General:

- a. The arrangement of streets shall conform to the SUATS Long Range Transportation Plan (LRTP) and the <u>Sumter City-County</u> Comprehensive Plan;
- b. Residential streets shall be arranged so as to discourage through traffic and provide for maximum privacy;
- c. All streets shall be public streets and constructed according to the provision of *Article 8, Section E.*, except as provided below:
 - 1. Private streets shall be allowed pursuant to <u>Article 3, Section</u> 3.o.6. of this Ordinance for approved PDs;
 - 2. Rural Community Driveways (RCD) shall be allowed <u>only</u> in the unincorporated areas of Sumter County when serving no more than five lots. (The five lots do <u>not</u> include any lot that borders the rural community drive and public road of the driveway for the lot is from the public road and no variance above the 5 lots may be granted by the <u>Sumter City-County</u> Planning Commission), provided;

- a. The Rural Community Driveway may only be approved as part of a Lifetime Transfer of property as defined in subparagraph 6 under Subdivision, Exempt in *Section*-<u>Article 10, Section</u> 10.b.1, Definitions and the family relationship shall not go beyond first cousins under any circumstances.
- b. That such lots shall be not less than one (1) acre in size and be no less than 125 feet wide at the building line;
- c. That the driveway shall be privately maintained and owned by all property owners, and shall be accessible to each lot so created, and to a public street;
- d. That access, ownership and maintenance of the community driveway be the sole responsibility of the affected property owners, and so stated in restrictive covenants accompanying the sale and/or transfer of each lot, and so noted in the capital letters on the deed of record, as follows: "The driveway providing access to lots in this subdivision is privately owned and is not maintained by Sumter County nor the City of Sumter, nor is it likely to be maintained in the future. Owners of lots in this subdivision are financially obligated to maintain this driveway for the benefit of all property owners in the Subdivision."
- e. The restrictive covenants shall refer to the plat required for recording;
- f. That further subdivision of lots shown on the plat shall be prohibited by the restrictive covenants, except the provisions of this Section shall not prohibit adjustments in lot lines which do not reduce the size of any affected lot to less than one (1) acre, and where no additional lot is created. Additionally, variances will not be allowed for less than one (1) acre lots.
- g. That the restrictive covenants shall provide that they not be amended or modified except by written consent of the Sumter City-County Planning Commission (or any other successor organization) and all property owners in the subdivision;
- h. That the restrictive covenants shall require that any deed conveying an interest in any lot in the subdivision shall conspicuously contain the following language with an appropriate space for a signature by the grantee or grantees acknowledging same. **"The real property described in this deed is subject to restrictive covenants recorded in Deed Book** at page . These restrictive covenants provide, among other things, a financial commitment to maintain a community driveway. These restrictive covenants are specifically acknowledged by the grantee(s)."

- i. That the plat required for recording be prepared in accordance with the plat approval requirements for minor subdivisions;
- j. That the driveway shall not be less than fifty (50 ft.) feet wide and shall not have less than sixty (60 ft.) frontage on a public road or street. Roadbeds shall have an all-weather surface of crusher-run or equivalent of not less than fifteen feet (15 ft.) in width and a 50 foot radius cul-desac at the end of the right-of-way for emergency vehicle turnaround.
- k. That the owner shall conspicuously place and maintain on the privately maintained rural community driveway all traffic control signs and a street name sign showing the RCD as a private driveway.
- 1. That the uses for property on an RCD shall be residential (as allowed by zoning district) and Home Occupations only.
- m. That the driveway shall be maintained by all adjacent property owners until accepted into the County Road System. If Sumter County incurs any costs to maintain the road, those costs shall be a lien on all lots on the RCD and that those costs will be allocated equally among the lots and added to the ad valorem taxes on those lots.
- n. If any lot on a RCD is voluntarily transferred as limited by subsection *a* above outside the family within the 5 years following the final inspection of the dwelling on the final lot, the RCD shall be upgraded to a road that meets all Sumter County standards to be accepted into the County Road System. After 5 years, the RCD may remain as is for property transfer.

8.e.2. Street Hierarchy:

- a. Streets shall be classified in a street hierarchy system with design tailored to function.
- b. The street hierarchy system shall be defined by road function and average daily traffic (ADT), calculated by trip generation rates prepared by the Institute of Transportation Engineers as Indicated in *Exhibit 15*.
- c. Each residential street shall be classified and designed for its entire length to meet the standards for one of the street types defined in *Exhibit 16*.
- d. The applicant shall demonstrate to the Sumter City-County Planning Commission's satisfaction that the distribution of traffic to the proposed street system will not exceed the ADT thresholds indicated in *Exhibit 16* for any proposed street type.

8.e.3. Roadway Width:

- a. Roadway width for each street classification shall be determined by parking and curbing requirement which are based on form and intensity of development.
- b. Intensity of development shall be based on lot frontage as follows:

	Low	Medium	High
Lot Frontage	> 125 ft.	70 – 125 ft.	> 70 ft. (at building line)

- c. Roadway width shall also consider possible limitations imposed by sight distances, terrain, and maintenance needs. In order to minimize street costs, the minimum width assuring satisfaction of needs shall be selected.
- d. Roadway widths for each street classification are shown in *Exhibit 17*.

8.e.4. Curbs and Gutters:

- a. Curbing shall be required for the purpose of drainage, safety, and delineation and protection of the pavement edge.
- b. Curb requirements shall vary according to street hierarchy and intensity of development in accordance with the requirements shown in *Exhibit 17*. Curbing may be required: If asphalt valley and cutter curbing is used, developer will be required to sign a maintenance agreement for 24 months. If concrete curb and gutter is used then a 12 month maintenance guarantee will be necessary;
 - 1. For storm water management;
 - 2. To stabilize pavement edge;
 - 3. To delineate parking areas;
 - 4. Ten (10ft.) feet on each side of drainage inlets;
 - 5. At intersections;
 - 6. At corners; and
 - 7. At tight radii.
- c. Where curbing is not required, some sort of edge definition and stabilization shall be furnished for safety reasons and to prevent pavement unraveling;
- d. Where curbing is required, this requirement may be waived and shoulders and/or drainage swales used when it can be shown that:
 - 1. Shoulders are required by <u>South CarolinaSC</u>-DOT;
 - 2. Soil or topography make the use of shoulders and/or drainage swales preferable;

- 3. It is in the best interests of Sumter County to preserve the rural character of the surrounding area by using shoulders and or drainage swales instead of curbs;
- e. At medium development intensity, the curbing requirement may be waived when the front yard setback exceeds forty (40) feet and it can be demonstrated that sufficient off-street parking exists;
- f. Flexibility regarding curb type shall be permitted as long as the curb type accommodates the system of drainage proposed.
- g. Curbing shall be designed to provide a ramp for bicycles and/or wheelchairs as required by State or ADA requirements;
- h. Curbing shall be constructed according to the specifications set forth by the Sumter County Public Works Department.

8.e.5. Sidewalks:

- a. Sidewalks and/or graded areas shall be required depending on road classification and intensity of development in accordance with the requirements set forth in Exhibit 17.
- b. Sidewalks shall measure four and one-half (4 ¹/₂) feet in width; wider widths may be necessary near traffic generators.
- c. In conventional developments, sidewalks shall be placed in the right-of-way, parallel to the street as shown in Exhibit 18. In PD's they may vary.
- d. All pedestrian areas must be compliant with ADA (Americans with Disabilities Act) standards in accordance with *ANSI 117.1*, the County of Sumter Design Standards for sidewalks, and SCDOT standards as applicable.

8.e.6. Utility and Shade Tree Areas:

- a. Utilities and shade trees shall generally be located within the right-of-way on both sides of and parallel to the street as shown in Exhibit 18. Shade trees may also be placed outside the public right-of-way;
- b. Utility and shade tree areas shall be planted with other suitable cover materials.
- c. Electrical, telephone, and other utilities shall be located underground in new subdivision in compliance with the respective policies of the appropriate utility.

8.e.7. Right-of-Way:

a. The right-of-way shall be measured from lot line to lot line and shall be sufficiently wide to contain the travel lanes, curb, shoulders, sidewalks, graded areas, utilities, and shade trees (if they are placed within the right-of-way). Right-of-way

requirements are shown in *Exhibit 17* and displayed graphically in the street profiles in *Exhibit 18*.

- b. The right-of-way width of a new street that is a continuation of an existing street shall in no case be continued at a width less than that of the existing street.
- c. The right-of-way shall reflect future development as indicated by the preliminary and/or final plat.

8.e.8. Street Grade and Intersections:

- a. The minimum grade on any proposed street shall not be less than <u>one half0.5%</u> percent (0.05) and the maximum street grade shall not be more than four (4%) percent.
- b. Minimum centerline offsets at adjacent intersections shall be as follows:
 - 1. Local street to local street spacing shall be 125 feet;
 - 2. Local street to collector street spacing shall be 150 feet;
 - 3. Collector street to collector street spacing shall be 200 feet.

8.e.9. Horizontal Curves:

a. The sight distance for a horizontal curve shall be determined by the following considerations:

	Design Speed	Minimum Curve Radii	<u>Minimum Slope</u> <u>Sight Distance</u>
Access	30 mph	300 ft.	200 ft.
Collector	35 mph	350 ft	240 ft.
Arterial	40 mph	400 ft	275 ft.

8.e.10. Vertical Curves:

a. The minimum length of any vertical curve connecting two different street grades shall be equivalent in feet to the following factor times the algebraic difference in the rates of grade on the two slopes involved:

	Crest	Sag
Arterial	30	35
Collector	20	25
Local Access	10	15

8.e.11. Lighting:

a. Specifications: Streetlights shall be provided in accordance with a plan designed by the appropriate electric utility company within new residential developments and approved by the <u>Sumter City-County</u> Planning Commission using the following

standards. The lighting plan shall be submitted for approval at the preliminary plat stage.

	New Residential Areas				
	Lux Footcandles				
Arterial	6	0.6			
Collector	4	0.4			
Local Access	3	0.3			

- b. Spacing: The spacing of light shall be addressed in a lighting plan to be submitted by the developer in cooperation with the appropriate utility company.
- c. Height of Light Standards: The maximum height of standards shall not exceed the maximum building height permitted, or twenty-five (25) feet, whichever is less.
- d. Ornamental Light: If ornamental light standards are used, the developer shall be responsible to pay the difference between the conventional light standard and the ornamental light standard preferred by the developer. The conventional light standard is provided at the cost of the appropriate electric utility, or the developer if the developer so chooses.

8.e.12. Signage and Names:

- a. The design and placement of street signs shall follow state regulations or the requirements specified in the most recent edition of the Manual on Uniform Traffic Control Devices for Streets and Highways (MUTCD), published by the U.S. Department of Transportation. Responsibility for installation shall rest with the developer.
- b. At least one (1) street sign shall be placed at each "T" intersection and two (2) street signs shall be placed at all four-way intersections. Signs shall be installed under street lights.
- c. Street names shall be subject to the approval of the Sumter County Auditor's Office and the <u>Sumter City-County</u> Planning Commission.
- d. Subdivision names shall be subject to the approval of the <u>Sumter City-County</u> Planning Commission and the <u>Sumter County</u> Auditor's Office. When a subdivision has been recorded on a plat, no other name may be used for advertising or sales purposes unless an approved amended plat is recorded bearing the revised name.

8.e.13. Lots:

a. All lots shall be accessible by a public street, a private street only as provided for in a Planned Development (PD), or a rural community drive as defined in <u>Article 8</u>, <u>Section 8.e.1.c.2.</u>—Exception: Multi-space or building commercial sites may make the driveway and parking area a common, jointly maintained area and have individual properties access that area. "Accessible" shall be construed as meeting the minimum frontage requirements for the zoning district on a public street.

- b. The lot size, width, depth, shape, grade, and orientation shall be in proper relationship to the fronting street; to the existing and proposed topographical conditions; and for the type of development and use contemplated;
- c. All lots shall have no less than sixty (60) feet of street frontage unless a lesser standard is allowed elsewhere in the ordinance. These standards may vary in a culde-sac only upon approval of the <u>Sumter City-County</u> Planning Commission.
- d. Side lot lines shall be approximately at right angles to the straight street lines and radial to the curved street lines.
- e. Lots created as a result of an Exempt Subdivision as defined in *Article <u>Ten-10</u>* of this Ordinance shall fully comply with *S.C. Code 6-29-1110*.
- f. Except in the Agricultural Conservation (AC) District, the depth of residential lots shall not be less than one nor more than 2.5 times their width; provided however, that the <u>Sumter City-County</u> Planning Commission may grant exceptions to this in order to overcome specific disadvantages of topography or other site conditions.
- g. In the Agricultural Conservation (AC) District, all lots shall have no less than sixty (60 ft.) feet of lot width throughout the parcel.

EXHIBIT 15 TRIP GENERATION RATES BY MAJOR LAND USE CATEGORIES

LAND USE TYPE	AVERAGE WEEKDAY TRIP GENERATION RATES
Residential Uses	Trips per Indicated Measure: Dwelling Units
Single-family Detached	9.57
Condominium/Townhouses	5.81
Low-Rise Apartment	6.59
High-Rise Apartment	4.20
Mobile Home Park	4.99
Assisted Living Community	3.30
R.V. Park	3.16
Office Building	Trips per Indicated Measure: 1,000 gross sq. ft. of Building Area
General office, 10,000 gross sq. ft.	11.01
Corporate Headquarters	7.98
Single Tenant Office Bldg.	11.57
Medical – Dental Office Building	36.13
Office Park	11.42
Research Center and Development Center	8.11
Retail	Trips per Indicated Measure: 1,000 gross sq. ft. Leasable Area
Specialty Retail Center	44.32
Free-standing Discount Superstore	53.13
Shopping Center	
10,000 sq. ft. gross leasable area	42.94
Factory Outlet Center	26.59
Department Store	22.88
Supermarket	102.24

EXHIBIT 15 (Continued) TRIP GENERATION RATES BY MAJOR LAND USE CATEGORIES

LAND USE TYPE	AVERAGE WEEKDAY TH	RIP GENERATION RATES			
Industrial		Trips per Indicated Measure: per Employee and per 1,000 sq. ft. of Building Area			
Light Industrial	3.02 per employee	6.97 building area			
Heavy Industrial	0.82 per employee	1.50 building area			
Industrial Park	3.34 per employee	6.96 building area			
Manufacturing	2.13 per employee	3.82 building area			
Warehousing	3.89 per employee	3.56 building area			
Mini-Warehousing	61.90 per employee	2.50 building area			
Lodging	Trips per Indi	cated Measure			
Hotel	14.34 per employee	8.17 per room s			
Motel	12.81per employee	5.63 per room s			
Institutional	Trips per Indi	cated Measure			
Elementary School	15.71 per employee	1.29 per student			
High School	19.74 per employee	1.71 per student			
Technical School/Community College	15.55 per employee	1.20 per student			
Library	52.52 per employee	56.24			
		(per 1,000 gross sq. ft)			

Source: Trip Generation, 2008, 8th edition, Washington, D.C. Institute of Transportation Engineers

NOTE: Future trip generation data updates will be taken from the latest edition of the Trip Generation Manual published by the Institute of Transportation Engineers.

EXHIBIT 16 RESIDENTIAL STREET HIERARCHY: DEFINITION

RESIDENTIAL STREET TYPE	FUNCTION	GUIDELINES MAXIMUM ADT*
1. Residential Access Street	Lowest order of residential street. Provides frontage for access to lots, carries traffic having destinations or origins on the street itself. Designed to carry the least amount of traffic at the lowest speed. All or the maximum number of housing units shall front on this class of street	250
2. Residential Subcollector	Middle order residential street provides frontage for access to lots, and carries traffic of adjoining residential access streets. It is not intend to interconnect adjoining neighborhoods and should not carry large volumes of traffic	500 (each loop) 1,000 (total)
3. Residential Collector	Highest order of residential street conducts and distributes traffic between lower order residential streets and arterial streets. Function is to promote free traffic flow and direct access to homes from this street should be prohibited	3,000 (total)
4. Arterial	A highest order, inter-regional road in the street hierarchy. Conveys traffic between centers; should be excluded from residential areas	3,000+
5. Special Purpose Streets		
a. Rural Community Drive	A street serving a very low-density rural area (minimum 1-acre zoning). The ADT level limits the number of single-family homes on this road to 5	200
b. Alley	A service road that provides secondary means of access to lots. No parking shall be permitted; should be designed to discourage through traffic	250 (each loop) 500 (total)
c. Cul-de-Sac	A street with a single means of ingress and egress and having a turn around. Design of turnaround may vary	250 (residential access) 500 (subcollector)

EXHIBIT 16 (Continued) RESIDENTIAL STREET HIERARCHY: DEFINITION

RESIDENTIAL STREET TYPE	FUNCTION	GUIDELINES MAXIMUM ADT*
d. Marginal Access	A service street that runs parallel to a higher order street and provides access to abutting properties and separation from through traffic	500 (residential access total) 1,000 (subcollector total)
e. Divided Street	A street may be divided in order to provides alternative emergency access and to protect environmental features or to avoid grade changes	500 (residential access total) 1,000 (subcollector total) 3,000 (collector total)
f. Stub Streets	A portion of a street which has been approved in its entirety. Permitted as a part of a phased development. May be required if part of an overall adopted master plan of the municipality	500 (residential access total) 1,000 (subcollector total) 3,000 (collector total)

Source: Institute of Transportation Engineers

Definition: A trip is a single or one-way vehicle movement to or from property.

EXHIBIT 17 STREET WIDTH AND RIGHT-OF-WAY REQUIREMENTS

STREET CLASSIFICATION	STREET FRONTAGE	TRAVEL LANE	SUB TOTAL	PARKING LANE ^a	SUB TOTAL	TOTAL PAVEMENT WIDTH	CURB & GUTTER	GRADED AREA OR SIDEWALK ⁱ	TOTAL R.O.W. WIDTH ^b
RESIDENT	TIAL ACCESS 2	50-500 ADT							
Low Intensity Development	>125 ft.	Two 10 ft.	20 ft.	None	0 ft.	20 ft.	Not required	Each side graded area	40 ft.
Medium Intensity	70-125 ft.								
On-street parking		Two 10 ft.	20 ft.	One 8 ft.	18 ft.	28 ft.	See Footnote h	Each side graded area	50 ft.
Off-street parking		Two 10 ft.	20 ft.	None	0 ft.	20 ft.	See Footnote h	Each side graded area	50 ft.
High Intensity	<70 ft.								
On-street parking		Two 10 ft.	20 ft.	One 8 ft.	8 ft.	28 ft.	See Footnote h	Each side graded area	60 ft.
Off-street parking		Two 10 ft.	20 ft.	None	0 ft.	20 ft.	Not required	Graded area (1 side)	50 ft.
RESIDENTIAL	SUBCOLLECT	OR 500-1000	ADT						
Low Intensity Development	>125 ft.	Two 10 ft.	20 ft.	None	0 ft.	20 ft.	Not required	Graded area (each side)	50 ft.
Medium Intensity	70-125 ft.								
On-street parking		Two 10 ft.	20 ft.	One 8 ft.	8 ft.	28 ft.	Curb ^h	Sidewalk (1 side)	60 ft.
Off-street parking		Two 10 ft.	20 ft.	None	0 ft.	20 ft.	Curb ^h	Sidewalk (1 side)	50 ft.

EXHIBIT 17 (Continued) STREET WIDTH AND RIGHT-OF-WAY REQUIREMENTS

STREET CLASSIFICATION	STREET FRONTAGE	TRAVEL LANE	SUB TOTAL	PARKING LANE ^a	SUB TOTAL	TOTAL PAVEMENT WIDTH	CURB & GUTTER	GRADED AREA OR SIDEWALK	TOTAL R.O.W. WIDTH
High Intensity	<70 ft.								
One-side parking		Two 10 ft.	20 ft.	One 8 ft.	8 ft.	28 ft.	Curb ^h	Sidewalk (1 side)	60 ft.
Two-side parking		Two 10 ft.	20 ft.	Two 8 ft.	16 ft.	36 ft.	Curb ^h	Sidewalk (1 side)	66 ft.
Off-street parking		Two 11 ft.	22 ft.	None	0 ft.	22 ft.	See Footnote h	Sidewalk (1 side)	50 ft.
RESIDENTIAL C	OLLECTOR 3,(000 (TOTAL)) ADT						
Low Intensity Development	>125 ft.	Two 12 ft.	24 ft.	None	0	24 ft.	See Footnote h	Graded Area (1 each side)	50 ft.
Medium & High Intensity	70-125 ft.	Two 12 ft.	24 ft.	None	0	24 ft.	Curb or shoulder	Sidewalk (1 each side)	60 ft.
SPECIA	L PURPOSE ST	FREETS							
Rural Community Drive	N/A	Two 7.5 ft.	15 ft.	None	0	Non-paved 18 ft.	Not required	Not required	35 ft.
Alley	N/A	Two 9 ft.	18 ft.	None	0	18 ft.	Not required	Graded Area (1side)	22 ft.
Cul-de-sac (stem) ^c	See note								
Marginal Access Street d	See note								
Divided Street e	See note								
Stub Street ^f	See note								

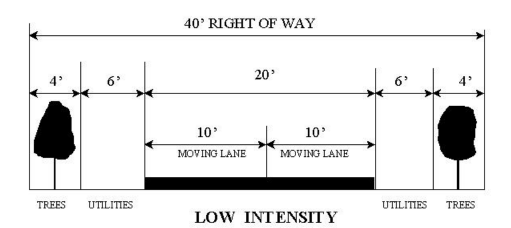
ADT = Average Daily Travel

- a. Refers to parallel parking
- b. Utilities such as electrical, cable TV, telephone, water, and sewer shall be provided underground within the public right-of-way (or alley way), if space is available or in a utility easement adjacent to the street right-of-way
- c. Pavement and right-of-way widths of cul-de-sac and right of way requirements should conform to standards of residential access or subcollector streets as dictated by anticipated average daily travel. Cul-de-sac turnarounds shall have a minimum pavement radius of forty (40) feet and a minimum right-of-way radius of forty-eight (48 ft.)
- d. Pavement and right-of-way widths of marginal access streets and right-of-way requirements should conform to the standards of either residential access or subcollector streets as dictated by anticipated average daily travel. If the classification is a subcolletor requiring a thirty-six (36) feet pavement width, the pavement width may be reduced to twenty-eight (28) feet since frontage is restricted to one side of the street.
- e. Pavement and right-of-way widths of divided streets and requirements should conform to the standards of street classification as dictated by anticipated average daily travel and will be applied to the aggregate dimensions of the two street segments
- f. Pavement and right-of-way width of stems and right-of-way requirements should conform to the standards of the street classification as dictated by anticipated average daily travel
- g. A separate graded area is not required where shade trees and utility strips are provided.
- h. Developers have the choice of conventional concrete curbs with a 12 month maintenance guarantee or asphalt valley gutters with a 24 month maintenance guarantee as outlined in 7.d.8.c.
- i. Sidewalks will not be required for subdivision developments in the unincorporated sections of Sumter County.

Note: R-O-W width is an established standard. Sidewalk widths are minimum. Sequenced location of elements may be modified to meet design requirements. Every effort should be made to have trees between pavement and sidewalks.

EXHIBIT 18 RIGHT-OF-WAY (ROW) PROFILES

RESIDENTIAL ACCESS STREET(S)



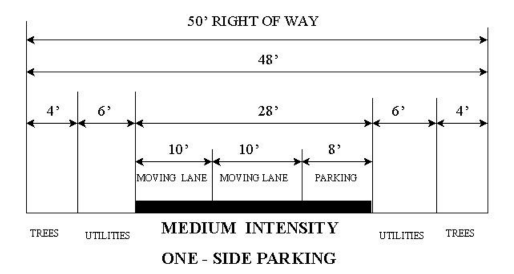
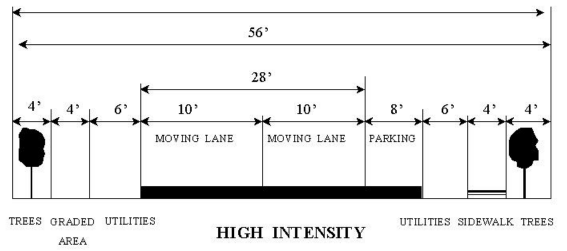


EXHIBIT 18a RIGHT-OF-WAY

RESIDENTIAL ACCESS STREET(S)

60' RIGHT OF WAY



WITH ONE-SIDE ON STREET PARKING

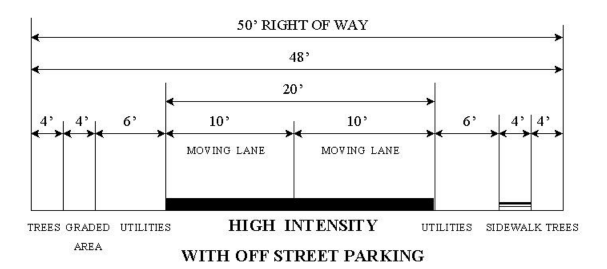
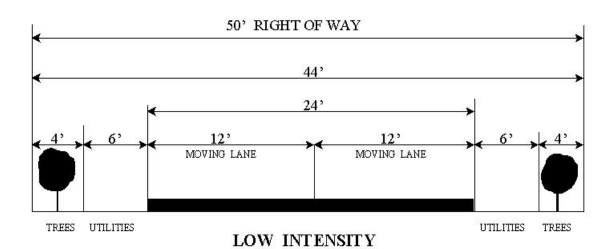
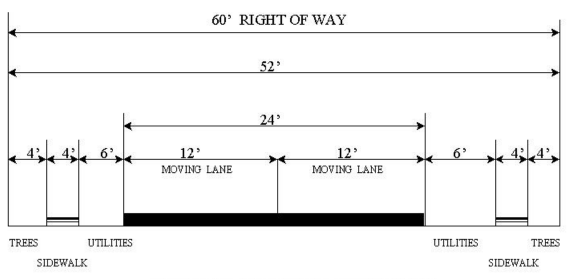


EXHIBIT 18b

RESIDENTIAL COLLECTORS

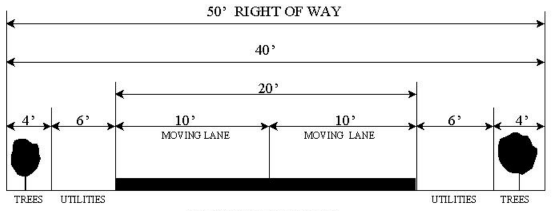




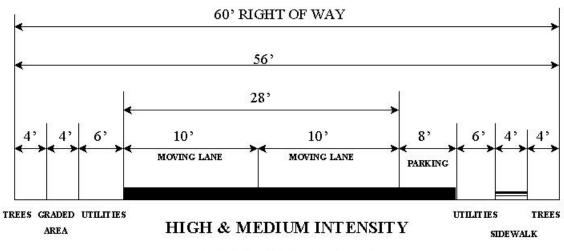
MEDIUM AND HIGH INTENSITY

EXHIBIT 18c

RESIDENTIAL SUBCOLLECTORS



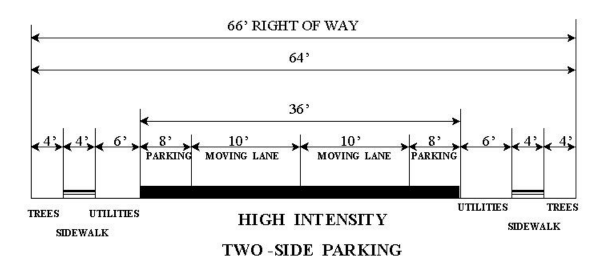
LOW INTENSITY

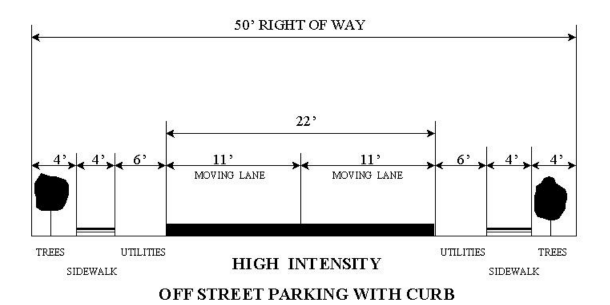


ONE-SIDE PARKING

EXHIBIT 18d

RESIDENTIAL SUBCOLLECTORS





SECTION F: WATER SUPPLY

8.f.1. General:

- a. All residential subdivisions shall be reviewed for coordination purposes by the Sumter County Public Utilities Commission and said utilities shall be properly connected with a DHEC approved and functioning public community water supply;
- b. Depending on the number of housing units, residential subdivisions shall be connected to an existing public water supply system if adequate public service is available within the following distances;

Size of Development	Distance
1 unit	200 ft.
2 units	400 ft.
3 units	600 ft.
4 units	800 ft.
5-15 units	1,000 ft.

For developments with more than fifteen (15) units and located within one mile of an existing public water system, adequate justification shall be provided as to why they shall not provide a connection to the existing public water supply system. For developments with more than fifteen (15) units and located more than one mile from an existing system, the water supply system strategy shall be determined on a case-by-case basis taking into consideration density of the development, costs, and ground water availability and quality.

- c. If a public water supply system is to be provided to the area within a six-year period as indicated in the Community Facilities Element of the Comprehensive Plan, or other official policy of Sumter County, the governmental entity having jurisdiction may require a payment in lieu of the improvements.
- d. All proposals for new public community water supplies or extensions to existing public water supplies, or uses of wells and other water sources, shall be approved by the Sumter City-County Planning Commission and DHEC;

8.f.2. Capacity:

- a. The water supply system shall be adequate to handle the necessary flow based on complete development;
- b. The demand rates for all uses shall be considered in computing the total system demand. Where fire protection is provided, the system shall be capable of providing the required fire demand plus the required domestic demand;

- c. An as-built civil engineering survey provided by a registered South Carolina Professional Engineer for all water supply systems for which the subdivider is responsible shall be submitted for approval with the final plat (Note: *SC Title 40, Chapter 22, Section 49-204c 1976 as amended*);
- d. Wherever a public or community water system is provided, fire hydrants shall be installed by the subdivider in accordance with <u>*Article 8.h.1.*</u>

SECTION G: SANITARY SEWERS

8.g.1. General:

- a. All subdivisions and lots shall be provided with sanitary sewerage facilities conforming to the requirements, rules and policies of DHEC and the Sumter City–County Planning Commission;
- b. Depending on the number of housing units, residential subdivisions shall be connected to an existing public sanitary sewer system if public services is available within the following distances:

Size of Development	Distance
1 unit	200 ft.
2 units	400 ft.
3 units	600 ft.
4 units	800 ft.
5-15 units	1,000 ft.

For development with more than 15 units and located within one mile of an existing public sanitary sewer system, adequate justification shall be provided as to why they should not provide a connection to the existing public sewer system. For developments with more than fifteen units and located more than one mile from an existing system, the sanitary sewer system strategy shall be determined on a case-by-case basis, taking into consideration the density of development and cost.

- c. If a public system is not in place or cannot be extended, individual subsurface disposal systems, where appropriate, given site density, soil, slope, and other conditions and subject to applicable DHEC regulations may be allowed;
- d. The sanitary sewer system shall be adequate to handle the necessary flow based on complete development;
- e. Improvement plans and specifications for all disposal systems for which the subdivider is responsible shall be submitted as an as-built survey for approval with the final plat. The same requirements as specified in <u>Article</u> 8.f.2.f. shall be required with the sanitary sewer system.

SECTION H: FIRE HYDRANTS

8.h.1. General:

a. Fire Hydrants shall be placed in accordance with the current adopted version of the International Fire Code or as directed by the Sumter Fire Chief (whichever is more restrictive). As of March 1, 2006, fire hydrants shall be installed where sufficient water fire flow is available and the distance between installed fire hydrants shall not exceed 1,000 ft. as measured by hose laying standards (fire truck travel routes).

SECTION I: SIGN REGULATIONS

8.i.1. Purpose: The purpose of sign regulations is to encourage the effective use of signs as a means of communication in Sumter County. Sign regulations also serve to maintain and enhance the aesthetics of the community. Also sign regulations should minimize the possible adverse effects of signs on nearby properties, and to enable the fair and consistent enforcement of these regulations. A sign may be erected, placed, created, or maintained in Sumter County only in conformance with the standards, procedures, and requirements of these regulations. These regulations are applicable to any sign visible from any point from a street right-of-way.

8.i.2. Signs Not Requiring a Permit: A permit shall be required for the erection, alteration, or reconstruction of any sign, except for the following:

- a. Political Signs conforming with *Section <u>Article</u> 8.i.7.m.*
- b. Signs erected by or on behalf of a governmental entity or public utility
- c. Signs or Banners erected by non-profit groups in the public interest advertising specific events. Such signs shall be allowed for a maximum of 14 days and shall be removed within 48 hours after the event has ended.
- d. Banners conforming with *Section <u>Article</u> 8.i.7.a.*
- e. Feather flags conforming with <u>Article Section</u> 8.i.7.b
- f. Residential and Commercial Real Estate Signs conforming with <u>Article Section</u> 8.i.7.d.
- g. On-site directional signs conforming to <u>Article Section 8.i.7.h.</u>
- h. Window Signs placed on the interior wall or window of a business.
- i. Reginal Transit Authority signage mounted on a pole and/or attached to shelters, benches, or other structures/amenities that indicate transit stop locations, hours of operation, routes, contact information, and off-premises marketing panels for exclusive use of the Authority. One (1) off-premises marketing panels is permitted

per transit stop location and shall not exceed 14 square feet in area for a stand-alone bench or 88 square feet in area for a transit shelter.

- 8.i.3. Determination of the Size and Height of Signs:
 - a. The entire area within a continuous perimeter, enclosing the extreme limits of a sign display, including any frame or border, shall constitute the area of a sign. Curved, spherical, or any other shaped sign face shall be computed on the basis of actual surface area. The copy of signs composed of individual letters, numerals, or other devices shall be the sum of the area of the smallest rectangle or other geometric figure encompassing each of said letters or devices:
 - b. The area of multi-faced signs shall be computed by adding together the area of all sign faces visible from one point. When two (2) identical sign faces are placed back to back so that both faces cannot be viewed from any point at the same time, and when such sign faces are part of the same structure, and not more than twenty-four (24") inches apart, the sign area shall be computed by the measurement of one of the faces;
 - c. The height of a sign shall be computed as the distance from the ground at the base support of the sign to the top of the highest attached component of the sign;

8.i.4. Prohibited Signs and Exceptions: The following signs are prohibited in any zoning district:

- a. **Mobile or Portable Signs.** Temporary signs and structures which are not attached to a permanent foundation shall not be permitted except for those banners permitted in Section 8.i.7.a. and sandwich board signs permitted in <u>Article Section</u>-8.i.7.b
- *b.* **Fluttering Devices.** Floats, inflatable characters or objects, ribbons, pennants, spinners, streamers, or other similar fluttering devices shall not be permitted except during special events defined in <u>Article Section</u>-8.*i*.7.*o.* Feather flags are excluded from this prohibition when erected in accordance with <u>Article Section</u>-8.*i*.7.*b* and 8.*i*.7.*d*.7.
- c. **Attached Signs.** Signs painted on or attached to trees or other natural objects, utility or telephone poles, fences or fence posts, or roofs, shall not be permitted.
- d. **Roof Signs.** Signs erected, placed, or painted on the roof of any establishment are not permitted, except under *ALL* of the following conditions:
 - 1. Development Projects with buildings totaling greater than 100,000 sq.- ft.;
 - 2. Building Roof is flat;
 - 3. Building is set back more than 100 ft. from any public rights of way
 - 4. Roof Sign shall be permitted in lieu of a permissible wall sign;
 - 5. Sign area limited to 20% of the building wall it overlooks.

- e. **Signs within street or highway right-of-way.** No sign shall be permitted within any public street right-of-way except:
 - 1. Highway and Street signs;
 - 2. Historical markers, memorials, or monuments as approved by County Council;
 - 3. Temporary banners for public events and projects as set forth in <u>Article</u> <u>Section 8.i.2.c;</u>
 - 4. Subdivision entrance signs, subject to review and approval by the County and SCDOT.
 - 5. Reginal Transit Authority signage mounted on a pole and/or attached to shelters, benches, or other structures/amenities that indicate transit stop locations, hours of operation, routes, contact information, and off-premises marketing panels for exclusive use of the Authority. One (1) off-premises marketing panel is permitted per transit stop location and shall not exceed 14 square feet in area for a stand-alone bench or 88 square feet in area for a transit shelter.
- f. **Poster Advertising Signs.** Signs made of plastic, vinyl, or other similar material and designed to be temporary and attached to a building, wall, ground, or other object are not permitted except for political signs as defined in *Article 8.i.2.a. and 8.i.7.l.*
- g. Vehicle Signs. Signs placed on a motor vehicle, trailer or other object parked with the primary purpose of providing a sign not otherwise allowed by the Ordinance, shall not be permitted.
- h. **Flashing Signs.** Any sign displaying intermittent, flashing or changing lights shall not be permitted. Digital or electronic message boards may be permitted provided that the message not change more than every two (2) seconds and conforms to other sections of this ordinance.
- i. **Abandoned/Blighted Signs.** Signs which have been abandoned, not properly maintained, are structurally unsound, or no longer advertise or identify a bona fide business, use, owner, lessor, product or activity shall not be permitted.

8.i.5. Wall Signs. Signs on the walls of a building (including signs attached flat against the wall, painted wall signs, and /or projecting signs), shall meet the following requirements and are subject to *Exhibits 19 and 20*:

- a. **Total Area.** The total area of signs on the exterior wall of a building shall not exceed 20% of the front wall area surface. There is no limit on the total number of signs or where they may be placed on the wall surface. Buildings with two frontages shall not exceed 20% of each wall area. However, they may not be combined or accumulated.
- b. **Depth.** Wall signs may not extend more than 18 inches from the wall.

8.i.6. Free Standing Signs. A freestanding sign is a sign not attached to a building. They are subject to *Exhibits 19 and 20* and the following:

- a. **Number of Signs**. One freestanding sign is permitted per lot/parcel, except where the lot fronts on two (2) streets and maintains 200 linear feet of frontage on each street, in which case one (1) additional freestanding sign is permitted with no more than one (1) such sign located along each street.
- b. **Monument Signs.** The structure supporting a ground level, freestanding monument sign shall not be included in calculating the sign area. The area of the supporting structure however may not exceed 50% of the total combined area of the sign and supporting structure.
- c. **Reader Boards.** Up to 40% of the area of a free-standing sign may be reader board, with permitted changeable copy.
- d. **Shopping Center Signs.** One free-standing sign is permitted for a shopping center. Individual stores or tenants (including where more than one business occupies one parcel) shall be consolidated on one freestanding or monument sign. Where the shopping center fronts on two (2) streets and maintains 200 linear feet of frontage on each street, one (1) additional freestanding sign is permitted with no more than one (1) such sign located along each street.

8.i.7. Miscellaneous and Temporary Signs.

- a. **Commercial Banners.** Each non-residential use may have one on-premises banner on a permanent basis subject to the following conditions:
 - 1. **Location.** The banner may be installed only on the building or canopy of the primary business and must advertise the business, its relevant promotion or products. The banner cannot extend above the roofline or be freestanding. For multi-tenant or multi-store locations, the banner must be placed on the building or canopy in front of the tenant space it is designed to serve.
 - 2. **Size.** The banner may not exceed 32 sq. ft.
 - 3. **Duration**. The banner may remain indefinitely as long as it is in good condition and is securely fastened, as determined by the Zoning Administrator. Banners may be interchanged at will as long as only one banner per business is maintained.
- b. **Feather Flags.** A feather flag sign is a lightweight, portable, freestanding, onpremises sign typically constructed of a single plastic or metal shaft that is affixed to the ground or a base with a pendant vertically attached to the shaft. The feather flag must advertise the business, its relevant promotion or products. Non-residential uses and subdivision model homes (see 8.i.7.d.) may have on-premises feather flags on a permanent bases subject to the following conditions:

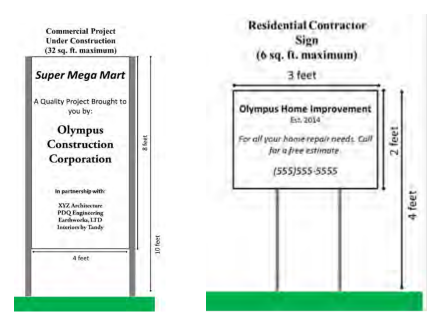
- 1. Feather flag signs shall be permitted on all properties with a commercial or industrial designation (PO, NC LC, GC, LI-W, HI) and on any parcel in the AC zoning district.
- 2. **Size.** Maximum height of 12 feet; maximum width of 3 feet; maximum sign area of 36 sq. ft.
- 3. **Number.** The number of feather flags permitted per parcel is based upon the sliding scale outlined below:
 - a. Parcels with less than 50 linear feet of frontage measured at the primary street 2 flags;
 - b. Parcels with 50 to 100 linear feet of frontage 3 flags;
 - c. Parcels with 100 linear feet or more -4 flags.
- 4. **Setbacks.** Feather flags shall meet all zoning district sign setbacks.
- 5. **Duration.** The feather flag may remain indefinitely as long as it is in good condition and is securely fastened, as determined by the Zoning Administrator. Feather flags may be interchanged at will as long as the number permitted in item #3 above is not exceeded.
- c. **Sandwich Board Signs.** Signs are permitted for non-residential property in accordance with the following conditions:
 - 1. **Location.** One sandwich board per parcel, per street front.
 - 2. **Size.** The sign may not exceed 6 sq. ft. per side, except where the principal structure exceeds 30,-000 sq. ft. a sandwich board sign may be permitted no greater than 20 sq. ft. and be permitted at one sign per frontage. For shopping centers and commercial multi-tenant property, one sandwich board sign is permitted per street frontage and shall be no greater than 20 sq. ft. Individual stores or tenants are not permitted separate or individual sandwich board signs.
 - 3. **Duration.** The sandwich board may remain indefinitely as long as it is in good condition, as determined by the Zoning Administrator.
- d. **Real Estate Signs.** Real Estate signs are permitted in accordance with the following guidelines:
 - 1. **Location.** One sign per parcel, per street frontage.
 - 2. **Size.** In residential districts (R-15, R-9, R-6, & GR) and argricultural and conservation districts (,-AC and CP), signs shall not exceed 6 sq. ft. In the AC or CP district, parcels over 5 acres in size are permitted one

sign per street frontage, not to exceed 16 sq. ft. In commercial districts (GC, NC, LC, PO, LI-W, HI) signs shall not exceed 16 sq. ft.

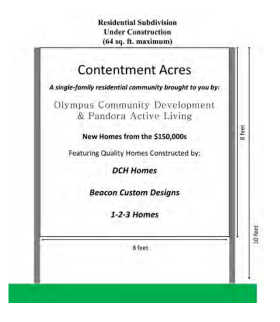
- 3. **Maximum Height.** All real estate signs are limited to a maximum height of 10 feet.
- 4. Real Estate signs shall not be illuminated.
- 5. Signs advertising individual available tenant space in multi-tenant buildings shall not be freestanding. For multi-tenant or shopping center locations, a banner not exceeding 10 sq. ft. is permitted.
- 6. **Duration.** Real estate signs may remain indefinitely as long as they are in good condition and pose no threat to public safety, as determined by the Zoning Administrator.
- 7. **Model Homes Signs.** Signs designed to indicate demonstration homes for marketing purposes in a subdivision are permitted in lieu of real estate signs, and subject to the above (1-6). In addition to the model home sign model homes are also permitted the use of feather flags when erected in conformance with Section 8.i.7.b. regardless of the zoning district in which the model home is located.
- 8. All real estate signs shall be wood or metal with permanent, professional copy placed on the signs. The sign structure shall be painted one color. Stabilizing legs may be used but may not project outside (beyond) the plane of the sign face.

e. <u>Project and Contractor's Signs.</u>

- 1. <u>Commercial Projects</u>: One (1) non-illuminated sign per street frontage not exceeding 32 sq. ft. with a maximum height of 10 ft. in nonresidential areas announcing a new construction project. The sign may display all project contractors, vendors, developers, architect, etc., and is permitted on premises for any project under construction, alteration, or renovation.
- 2. <u>Individual Residential Lots</u>: For any project under construction, alteration, or renovation, individual contractor signs permitted on –
- 3.2. premise at a rate of one 6 sq. ft. sign per contractor. Such sign(s) shall be removed within 30 days after a certificate of occupancy is issued for the project.



- f. <u>Residential Subdivision Under Construction</u>. Subdivisions under construction are entitled to additional signage beyond the permanent subdivision signage in accordance with the following guidelines:
 - 1. <u>Location</u>. One (1) sign at the primary subdivision entrance. For subdivisions with multiple entrances, one sign permitted at each fully constructed subdivision access entrance meant for use by the residents and general traveling public. This sign shall include all of the information the developer believes to be pertinent to advertise the subdivision to include:
 - a. Name of Subdivision
 - b. Pricing Information
 - c. Active Builders
 - d. Lot Availability
 - 2. <u>Size</u>. Not to exceed 64 sq. ft.
 - 3. <u>Maximum Height</u>. All signs are limited to a maximum height of 10 feet.



- 4. <u>Illumination</u>. Signs shall not be illuminated.
- 5. **<u>Duration</u>**. Must be removed once 90% of the houses within the subdivision have been constructed.
- g. **Projecting Signs.** A projecting sign perpendicular to the wall may be substituted for a wall sign. A projecting sign shall be placed a minimum of eight (8) feet above any sidewalk and may project a maximum of six (6) feet away from the wall. Total area of the projecting sign shall not exceed 5% of the front surface area of building.
- h. **Canopy or Awning Signs.** Canopy or awning signs may be permitted *in addition* to wall or projecting signs. One business identification sign is permitted not to exceed 20% of the surface area covered by the canopy or awning,
- i. **Directional Signs.** Directional signs are permitted for non-residential uses at a rate of two signs per entrance, not to exceed 2 sq. ft. per sign.
- j. **Gasoline Pumps.** Gasoline pump signs showing only price are permitted and shall not count against the total signage allowed on a zoned lot. Maximum size of each sign is 3 sq. ft.
- k. **Oil Racks.** Oil rack signs are permitted and shall not count against the total signage allowed on a zoned lot. Maximum size of each sign is 3 sq. ft.
- 1. **Automobile Dealer Franchise Signs.** Automobile dealers shall be permitted separate free-standing signs for each brand or franchise of new cars sold by the dealership in addition to all other signs normally earned on the zoned lot. Separate franchise signs *shall not* include an attached reader board.

- m. **Subdivision Identification Signs.** For each residential or non-residential subdivision, multi-family complex, attached housing complex, or mobile home park, two free-standing monument signs are permitted per entrance to said subdivision. The signs shall not exceed 40 square feet in size, nor exceed 8 feet in height. Such signs shall be lit only through indirect lighting.
- n. Political Signs. Signs in this category are specifically designed to allow non-commercial speech that promotes the purposes of a democratic society. Signs in this category may be erected that support candidates for elected office at the local, state, or federal levels of government. Also, signs in this may promote non-commercial speech covering uses or causes that the First Amendment of the U.S. Constitution may protect. Some examples of signs that promote non-commercial speech are signs announcing ballot initiative, voter registration campaign signs, or signs that seek to advance special interest causes. (Note: this list is not intended to be all-inclusive). In no case should these regulations be used to sanction slander or language that deprives the community of its standards of moral decency. The following items are designed to implement the stated purpose herein; while insuring that Sumter County is protected against inordinate sign clutter, and deteriorated or abandoned signs that detract from the appearance of the community.
 - 1. No sign allowed in this section may be erected or allowed within the public rights-of-way or on other public properties.
 - 2. Political signs must not exceed 32 sq. ft in size.
 - 3. Political signs erected for a specific election or referendum may be erected no more than 90 days prior to that polling date and must be removed not later than 15 days after that date by the candidates.
 - 4. No sign(s) allowed in this section shall become deteriorated or fall into disrepair. If a sign(s) becomes deteriorated or otherwise falls into disrepair, the sign(s) shall be subject to removal; provided that adequate documentation shall be placed on file. The affected property owner shall be notified of the offense by certified mail, or by hand, and shall be given 15 days to repair the said sign(s), after which time the property owner shall be subject to fine and the removal of the sign(s).
- o. **Special Event Signs.** Automobile dealerships shall be permitted to hold special sales events a maximum of 3 times per year. Each special event requires a temporary use permit and may not exceed 30 days in length. Each special event must be separated by a period of 30 days. At this time, fluttering devices as described in Section 8.i.4.c. shall be permitted on a temporary basis. Two additional banners are also permitted in excess of all other regulations for the special event.
- p. **Fire Cracker Stands.** Each firecracker stand may have one on-premise banner for the period of the temporary stand. The banner may not exceed 32 sq. ft. Ribbons, pennants, spinners, streamers and other similar devices are permitted without a permit.

q. Off-Premise Directional Sign – A maximum of one additional sign is permitted per parcel identifying or advertising a use located off-premises. In all residential zoning districts maximum sign size is 16 sq. ft. with a maximum height of 5 ft,; in all non-residential districts (including AC (Agricultural Conservation) (AC)) maximum sign size is 32 sq. ft. with a maximum height of 10 ft. Destinations advertised on the off-premises sign (such as subdivision, business, or other entity) are permitted a maximum of two (2) total off-premises signs within the county. No off-premises signs shall be closer than 250 ft. (measured in a direct line) from an existing off-premises sign. Billboards/Outdoor Advertising are treated separately in <u>Article Section 8.i.9</u>.

8.i.8. Off-Premise Advertising (Billboard): Is defined as a sign that communicates the availability of goods, services and ideas not necessarily available on the premises on which the sign is located.

Digital Sign means an off-site sign or billboard that utilizes digital or light-emitting diodes (LEDs) or similar electronic methods to create a changeable image display area.

Electronically Changing Message Sign means a sign or portion thereof designed to accommodate frequent message changes composed of characters or letters, and that can be changed or rearranged electronically without altering the face or surface of such sign.

a. Off-premise advertising signs are <u>permitted as uses in accordance with Article 3</u> <u>Exhibit 5a permitted use out right only in the Light Industrial Wholesale (LI-W) and</u> <u>Heavy Industry (HI) districts in the City of Sumter. The City of SumterSumter</u> <u>County</u> may also allow off-premise advertising signs as a conditional use within the Highway Corridor Protection District (HCPD) irrespective of zoning districts including Light Industrial Wholesale (LI-W) and Heavy Industry (HI). When a conditional use request for an off-premise advertising sign materializes in <u>a-the</u> HCPD overlay-<u>zone</u>, the Zoning Administrator shall review and approve such requests in the manner specified in *Article <u>3</u>, <u>Three</u>, Section R, and Article <u>5</u>, Section B of this Ordinance and the <u>Sumter City-County</u> Comprehensive Plan. The <u>County</u> of <u>Sumter shall permit billboards in the same districts as the City of Sumter, and the</u> <u>General Commercial (GC) districts in the County</u>. The <u>County of Sumter has elected</u> to implement HCP review in the manner of the <u>City of Sumter</u>.*

b. **Outdoor advertising structure design:**

- 1. No stacked (double deck) sign faces or side by side sign faces shall be allowed;
- 2. Structures permitted after the effective date of this ordinance shall be designed and constructed with single steel pole structural support designed to meet the wind load requirements of the latest adopted building codes;

- 3. Within five (5) years after the adoption of this Ordinance, all existing billboards not constructed with monopole structures shall be replaced with such structures unless permitted to remain as originally constructed by action of the <u>Sumter City-County Zoning</u> Board of Appeals. This provision does not <u>supercedesupersede</u> Exhibit 12, Discontinuance Schedule for Certain Non-Conforming Uses found elsewhere in *Article Six-6* of this Ordinance.
- 4. Signs along the I-95 corridor, specifically not within 600 ft. of commercial uses, are exempt from the requirements to upgrade to the steel monopole structure.

c. Spacing Requirements:

- 1. One (1,000 ft) thousand feet on the same side of the street, and seven (700 ft) hundred feet on the opposite side of the street measured from the spot directly opposite from an existing off-premise advertising sign.
- 2. The distance between advertising signs shall be measured along the centerline of the street or highway on which the signs have common frontage, and between perpendiculars to such centerline drawn from the sign to the centerline of each street. Back-to-back signs and V-signs (consistent to <u>Article 8, Section 8.i.3.</u>) shall be considered as one sign for the purpose of spacing requirements;
- 3. Square footage allowed for outdoor advertising faces:
 - a. Maximum square footage shall be set forth within the following zoning districts;
 - 1. General Commercial (GC) three (300 ft.) hundred feet;
 - 2. Light Industrial-Warehouse (LI-W) three hundred (300) ft;
 - 3. Heavy Industry (HI) three (300 ft.) hundred feet;
 - 4. Highway Corridor Protection three (300 ft.) hundred feet;

NOTE: An additional 20% of sign face area will be allowed for embellishments in the following districts: GC, LI-W, HI and HCPD.

- b. The maximum square footage permitted for signs designed to advertise to motorists on Interstate Highway 95 shall not be greater than six hundred seventy-two feet (672 ft.). An additional twenty (20%) percent of sign face area will be allowed for embellishments. All signs must be located no more than 600 (600 ft.) feet from the Interstate Highway 95 right-of-way.
- c. The Sumter <u>City-County Zoning</u> Board of Appeals may grant a Special Exception to the sizes given in subparagraph a. above when

the sign will be adjacent to a U.S. Highway. (Reference *Sections Article 5, Section 5.b.2.1 and 5.b.3.k*).

4. All new billboards in GC, LI-W, and HI in the City shall not be closer than 1,000 feet measured in a direct line to any entrance or access to a residential subdivision, historic district, design review district, historic building, or the Central Business District (CBD).

f.d. Setback Requirements:

- 1. Front property line: ten (10 ft.) feet.
- 2. Side property line: ten (10 ft.) feet.

g.e. Height Requirements:

- 1. Maximum height shall not exceed thirty-five (35 ft.). feet above the average roadway grade level with the following exceptions;
 - a. The maximum height shall not exceed one (100 ft.) hundred feet above the average roadway grade if within six (600 ft.) hundred feet of Interstate Highway 95 (I-95);
 - b. No sign embellishments shall extend more than 4 ft. above the highest point of any existing sign face nor extend more than 4 ft. from the sides of any existing sign face.
- -f. Lighting Requirements: Lighting for outdoor advertising signs shall be indirect, non-flashing;

g. Landscaping Requirements:

- 1. Landscaping requirements shall be applied to outdoor advertising signs in the General Commercial (GC), Light Industrial-Wholesale (LI-W), and Heavy Industry (HI) Districts and the Highway Corridor Protection District (HCPD);
- 2. A landscape strip shall be located immediately adjoining the support structure of the billboard and extend the length of the billboard;
- 3. A hedge or other durable planting of a least two (2 ft.) feet in height, attaining within four (4 yrs.) years after planting a minimum height of six (6 ft.) feet;
- 4. Single-faced billboard with rear viewable from the public right-of-way or other public property shall have three (3) equally spaced eight (8 ft.) foot tall evergreen trees planted in the rear of the billboard and the reverse side of the sign shall be of one neutral color or natural dark tone.

h. Digital and Electronic Changing Message Signs:

- 1. Digital and Electronic Changing Message Signs are permitted as off-site signs, including preexisting nonconforming off-premise billboards may be digital signs or electronic changeable message signs subject to the following provisions:
 - a. All messages, images or displays on a digital sign or electronically changing message sign shall remain unchanged for a minimum of six seconds.
 - b. The time interval used to change from one complete message, image or display to the next complete message, image or display shall be a maximum of (1) second.
 - c. There shall be no appearance of visual dissolve or fading, in which any part of one message, image or display appears simultaneously with a part of a second message, image or display.
 - d. There shall be no appearance of flashing or sudden bursts of light, and no appearance of video motion, animation, movement or flow of the message, image or display within the sign.
 - e. The intensity and contrast of light levels shall remain constant throughout the sign face.
 - f. Each digital sign or electronically changeable message sign shall be equipped with automatic day/night dimming software, to reduce the illumination intensity of the sign from one hour after sunset to one hour prior to sunrise.
 - g. The conversion of a preexisting nonconforming off-site sign to a digital sign or electronically changeable message sign, including structural improvements related thereto, is permitted and shall not be considered as a removal, replacement, change, expansion, or restoration of a nonconformity. Any necessary modifications to a preexisting nonconforming off-site sign to a digital sign or electronically changing message sign, including structural alterations, shall be allowed as long as all dimensions of the sign display shall stay the same as the current dimension of the sign display.
 - h. Any digital display installation on existing sign structures as of the date of the adoption of this sign ordinance amendment shall be a minimum of 700 feet from any other digital display facing the same direction.
 - i. The following are the criteria for lighting standards for digital display signs or electronically changing message signs:

- a. Lighting Levels will not increase by more than 0.3 footcandles (over ambient levels) as measured using a foot candle meter at a pre-set distance.
- b. Pre-set distances to measure the foot candles impact vary with the expected viewing distances of each sign size. Measurement distance criteria follow:
 - i. Displays of 300 square feet or less 150 ft.
 - ii. Displays of 378 square feet or less 200 ft.
 - iii. Displays of 672 square feet or less 250 ft.
- c. Each digital display or electronically changing message sign shall include a light-sensing device that will adjust the brightness as ambient light conditions change.
- d. No scrolling text messages.

8.i.9. General Sign Development Standards:

- a. The visual clearance at intersections shall be governed by the requirements as set forth in <u>Article 4, Section 4.h.1. of this Ordinance;</u>
- b. The vehicle area clearance of a sign where vehicles travel or are parked, shall have the bottom of a sign at least fourteen (14 ft) feet above the ground. Vehicle areas include driveways, alleys, parking lots, loading and maneuvering areas;
- c. The pedestrian area clearance of a sign where it extends over a sidewalk, walkway or other space accessible to pedestrians, shall be not less than nine (9 ft.) feet above the ground;
- d. Permanent signs shall be made of metal, rigid plastic, vinyl, or wood treated to be long lasting and other durable materials approved by the Zoning Administrator. Canvas and non-treated wood shall not be used for permanent signs;
- e. Florescent colors may not be used. All normal colors used in a skillfully designed sign are permitted.
- f. Sign illumination shall be achieved by direct lighting only when such lighting is shielded so as to not directly shine on abutting property, or in the line of vision of the public using the streets or sidewalks, and meet UL Standards and shall be inspected by the City-County Building Inspection Department.

EXHIBIT 19 MAXIMUM TOTAL SIGN AREA BY USE, NUMBER, DIMENSIONS, AND LOCATION OF INDIVIDUAL SIGNS

Note: The maximum total square footage of sign area shall be as follows:

	Maximum Area of Free- Standing Sign (sq. ft.) 1, 2, 3	Height (feet)	Setbacks From All Property Lines (feet)	Percentage of Wall Area Maximum
All Residential Districts	40 Project or Subdivision ID sign only (2 per entrance)	5	5	N/A
Professional Office	50 (1 sq. ft. per linear front foot) (Maximum of 50 sq. ft.)	15	5	10%
Neighborhood Commercial	100 (1 sq. ft. per linear front foot) (Maximum of 100 sq. ft.)	15	5	10%
Limited Commercial	150 (1 sq. ft. per linear front foot) (Maximum of 150 sq. ft.)	20	5	15%
General Commercial	200 (1sq.ft.per linear front foot) Maximum of 200 sq. ft.)	30	5	20%
CBD	50 (1 sq. ft. per linear front foot) (Maximum of 50 sq. ft.)	15	5	25%
Light Industrial	150 (1 sq. ft. per linear front foot) (Maximum of 150 sq. ft.)	15	5	20%

	Maximum Area of Free- Standing Sign (sq. ft.) 1, 2, 3	Height (feet)	Setbacks From All Property Lines (feet)	Percentage of Wall Area Maximum
Heavy Industrial	150 (1 sq. ft. per linear front foot Maximum of 150 sq. ft.)	15	10/20	20%
Agricultural Conservation	100 (1 sq.ft. per linear front foot Maximum of 100 sq. ft.)	10	10/20	32 sq. ft. maximum
Conservation/ Preservation	36	10	10/20	N/A

EXHIBIT 20 PERMITTED SIGN BY TYPE AND ZONING CLASSIFICATION

	Free Standing	Building Canopy	Building Marquee	Building Wall	Banner/ Pennant	Feather Flags	Flag	V-Shaped Sandwich Board
All Residential Zones	N	Ν	Ν	А	N	Ν	А	Ν
Multi-Family	N	Ν	N	А	N	N	А	Р
Mobile Home Parks	N	Ν	Ν	А	N	Ν	А	Ν
Professional Office	Р	Р	Р	Р	А	А	А	Р
Neighborhood Commercial	Р	Р	Р	Р	А	А	A	Р
Limited Commercial	Р	Р	Р	Р	А	А	А	Р
General Commercial	Р	Р	Р	Р	А	А	А	Р
CBD	Р	Р	Р	Р	А	Ν	А	Р
Light Industrial	Р	Р	Ν	Р	А	А	А	Р
Heavy Industrial	Р	Р	Ν	Р	А	А	А	Ν
Agricultural Conservation	Р	Ν	Ν	Р	А	А	A	<u>P</u>
Conservation Preservation	N	Ν	N	N	N	N	А	N

A=Allowed without a Sign Permit

P=Allowed with a Sign Permit

N=Not Allowed

SECTION J: PARKING REGULATIONS

- **8.j.1. Purpose:** The provisions of this section apply wherever off-street parking is required by this Ordinance as identified in <u>Article 8, Section</u> 8.j.3.n. for residential parking and *Exhibit* 23 for non-residential parking. The exception to the requirement for off-street parking is only found within the CBD District.
- **8.j.2.** General Provisions: These regulations are designed to:
 - a. Establish the required numbers of off-street parking places and the design for parking lots together with ingress and egress standards;
 - b. Require parking provisions whenever buildings or uses increase in size or capacity, enlarge in floor area, number of employees, number of dwelling units, seating capacity, or otherwise create a need for additional parking when the need increases by ten (10%) percent over the number of existing spaces;
 - c. Conserve land utilization rates by taking into account compact cars through a twenty (20%) percent allowance given for smaller cars within the total number of required spaces, provided that such compact car spaces be clearly identified on the site plan and on the actual site after construction;

8.j.3. Design Requirements:

- a. **Definition:** For the purpose of these regulations an off-street parking space is an all weather dust free surface area, not in a street or alley, permanently reserved for the temporary storage of one automobile and connected with a street or alley by an all-weather dust free surface driveway, which affords ingress and egress.
- b. **Surfacing, Drainage and Maintenance:** Off street parking facilities shall be properly graded for drainage to prevent damage to abutting property and/or public streets and alleys. Off street parking spaces shall be maintained in an orderly condition and shall not be used for the sale, repair or dismantling or servicing of any vehicles, equipment, materials or supplies regardless of zoning district.
 - 1. **Commercial Zoning districts (GC, LC, NC, PO):** Parking lots shall be surfaced with asphalt, concrete, or other surfaces approved by the Sumter City-County Planning Commission. Off street parking lots shall include concrete curbs and gutters, maintained in a clean, orderly and dust-free condition.
 - 2. Industrial Zoning Districts: (HI, LI-W, MUI): Parking lots shall be surfaced with asphalt, concrete, or other surfaces approved by the Sumter City-County Planning Commission. Off street parking lots shall include concrete curbs and gutters, maintained in a clean, orderly and dust-free condition.

- 3. Agricultural and Conservation Zoning Districts (AC, AC-10, CP): Parking lots within the agricultural and conservation districts are not required to be paved with asphalt or concrete. However, handicap parking shall be provided in all parking lots in accordance with Section 8.j.3.j. Regardless of parking lot surface materials required handicap spaces shall be paved with concrete or asphalt and have an accessible route to the main entrance of the establishment in accordance with adopted building codes. Parking lots shall meet the following minimum standards:
 - a. Areas shall be coated in a durable, dustless all-weather surface such as gravel, crusher run, or recycled asphalt;
 - b. The extent and limits of all parking lots shall be defined through the use of some suitable edging material capable of confining any loose parking surface materials within the designated parking area;
 - c. Regardless of parking surface, a site plan must be submitted for review showing sufficient space to accommodate the required number of parking spaces in accordance with *Exhibit 23*.
- 4. Places of Worship (SIC 866): The required parking spaces for a church do not have to be paved and concrete curb and gutter is not required unless doing activities that require a Business License and are beyond religious activities. However, handicap parking shall be provided in all parking lots in accordance with Section Article 8, Section 8.j.3.j. Regardless of parking lot surface materials, required handicap spaces shall be paved with concrete or asphalt and have an accessible route to the main entrance of the establishment in accordance with adopted building codes. Regardless of parking surface a site plan must be submitted for review showing sufficient space to accommodate the required number of parking spaces in accordance with Exhibit 23. Churches outside of the AC, AC-10, and CP zoning districts must provide paved parking if undertaking any of the uses listed below:
 - a. Daycare facilities
 - e.<u>b.</u>Book Store/gift shop
 - e.c. Schools and /or 5-day a week after school tutoring programs

<u>NOTE</u>: Paved parking must only be provided based on the space being used for the above specified activities in accordance with *Exhibit 23*.

5. Eleemosynary Veterans Organizations: The required parking spots do not have to be paved and curb and gutter is not required unless doing activities that require a Business License, except in the AC and CP zoning districts. Handicap ADA parking shall be provided in all parking lots in accordance with Section Article 8, Section 8.j.3.j. Regardless of parking lot surface materials required

handicap spaces shall be paved with concrete or asphalt and have an accessible route to the main entrance of the establishment in accordance with adopted building codes. Regardless of parking surface a site plan must be submitted for review showing sufficient space to accommodate the required number of parking spaces in accordance with *Exhibit 23*.

- Entrances and Exits: All parking lots shall be designed so that all exiting c. movements onto a street are in a forward motion. Entrances and exit driveways to streets and alleys in the vicinity of street intersections must be located at least twentyfive (25 ft) feet, measured along the curb line, from the intersection.
- Parking spaces: A standard car off-street parking space shall be not less than nine d. by nineteen (9' x 19'ft) feet, and a compact car off-street parking space shall be not less than eight by sixteen (8'x16'ft) feet in size.
- Width of Aisles: Providing direct access to individual parking spaces shall be in e. accordance with the requirements specified below:

EXHIBIT 21			
GUIDELINES FOR PARKING LOT AISLES			
Parking Angle (Degree)	Aisle Width (Feet)		
30	12		
45	13		
60	18		
90	25		

- f. Location on Other Property: If the required number of off-street parking spaces cannot be provided as required in Exhibit 23 on the same lot with the principal use, such spaces may be provided on other off-street property under the same ownership, or on other property rented or leased, provided such property lies within four hundred (400 ft) feet walking distance of the main entrance to such principal use. A written agreement specifying the joint use arrangement of parking spaces shall be filed with the application for a building permit.
- Common Off-street Parking Areas: Two or more principal uses may utilize a g. common area in order to comply with off-street parking requirements; provided that the total number of spaces is not less than the sum of the spaces required for the individual uses as separately computed in accordance with the provisions of this Ordinance. Also, the owner of the parking lot shall relinquish his development rights over the property until such time as additional parking is provided elsewhere.
- h. Curb Cuts: Ingress and egress openings (i.e., curb cuts) shall not be less than ten (10 ft) feet from residential uses or more than thirty (30 ft) feet in width. Only one curb cut shall be permitted on lots less than one hundred fifty (150 ft) feet of frontage. No more than two (2) curb cuts per lot shall be permitted except in commercial or

industrial districts where two (2) shall be permitted on each street upon which the lot fronts.

- i. Access Points Near Highway Interchanges: In no case shall any curb cut, point of access or other means of vehicular ingress and/or egress from private property be permitted closer than two hundred (200 ft) feet to the intersecting point of the street right-of-way line and within the right-of-way line of any portion of an interchange, involving grade separation with that road and any limited access highway. Involved in this requirement is the interchange itself for a limited access highway including all ramps, acceleration and deceleration lanes, merge lanes, and other facilities specifically designed to facilitate traffic movement onto and off of a limited access highway.
- j. **Parking Spaces for the Physically Handicapped:** When off-street parking is required for any non-residential use, parking for the handicapped shall be included when calculating the overall parking requirements for a building or use, based on the following formula:

AMERICANS WITH DISABILITIES ACT (ADA)			
PARKING REQUIREMENTS			
Number of Required Spaces	Number of Spaces Reserved		
Number of Required Spaces	for ADA Persons		
Up to 25	1		
26 to 50	2		
51 to 76	3		
76 to 100	4		
101 to 150	5		
151 to 200	6		
201 to 300	7		
301 to 400	8		
401 to 500	9		
501 and over	2% of total required		

EXHIBIT 22

All ADA parking and accessibility will be designed in accordance with the adopted International Building Code and *ANSI A117.1*. The parking surface shall be paved with concrete or asphalt.

k. **Buffering and Landscaping:** All parking areas except those in the CBD and individual residential zoned lots, shall be required to comply with *Article 8, Section 8.d.7. and 8.d.8.* of this Ordinance. However, where parking lots on commercial or industrial zoned lots are located in the front of buildings the width of the buffer facing the street right-of-way shall be ten (10 ft.) feet wide. All landscaping within the buffer shall be designed in compliance with the standards in *Article 8, Section 8.d.7.*

- 1. **Approval of Parking Lot Design and Layout:** Design and plans for off-street parking and loading zones shall be subject to the approval of the Zoning Administrator. The plans for parking lots shall show in detail the engineering and developmental details as to demonstrate the compliance to the standards in this Ordinance;
- m. **Off-Street Loading:** All uses shall provide off-street loading areas sufficient for their requirements. Such space shall be arranged so that no vehicle being loaded or unloaded in connection with normal operations shall stand in or project into a public street, walk, alley, or private street, or obstruct ingress and egress to the site. Off street loading and unloading areas shall in all cases be located on the same lot or parcel of land as the structures they are intended to serve.
- n. **Off-Street Residential Parking**: Parking requirements for all residential uses except those in the CBD area as follows:

1 Bedroom Unit:_____1.5 spaces 2 or more Bedroom Unit:___2 spaces

o. **Refuse Receptacles to Include Cigarette Disposal Units**: All uses with parking lots shall provide refuse receptacles including cigarette disposal units within the parking area or at entrances to adjacent building at a rate of one receptacle for every 100 parking spaces, or fraction thereof. Such receptacles shall be weighted or attached to the ground as necessary to prevent spillage. It shall be the responsibility of the owner or manager of the parking lot to collect the refuse and trash deposited in such containers and store this material in an approved location for collection.

NON-RESIDENTIAL LAND USES	REQUIRED OFF STREET PARKING SPACES PER INDICATED AREA		
RESIDENTIAL SUPPORT USES			
Parking & Playgrounds	By Individual Review		
Community Centers	By Individual Review		
Golf Courses	5 Spaces per hole		
Swimming & Tennis Clubs	1 Space for each 200 sq. ft. GFA		
EDUCATIONAL SERVICES			
Elementary & Secondary	2 per classroom/2 per office		
Colleges, University & Professional Schools	5 per classroom/2 per office		
Library	1 per for 350 sq. ft. GFA		
Nursing & Personal Care Facility	1 per for 350 sq. ft. GFA		
SOCIAL SERVICES			
	1 per 350 sq. ft. GFA		
- Child Care Services	1 per 200 sq. ft. GFA		
	1 per 500 sq. ft. GFA		
Individual & Family Museum & Art Galleries	<u>1 per 350 sq. ft. GFA</u> 1.2 per 1,000 sq. ft. GFA		
Child Care Services	1 per 200 sq. ft. GFA		
Residential Care	1 per 500 sq. ft. GFA		
Museum & Art Galleries	1.2 per 1,000 sq. ft. GFA		
Arboreta & Botanical or Zoological Gardens	1.2 per 1,000 sq. ft. GFA		
Civic, Social, Fraternal Associations	1 per 350 sq. ft. GFA		
Religious Organization	0.3 per seat main seating area		
Water Supply/Utilities	1 per 500 sq. ft. GFA		
Public Safety/Fire Protection	1 per 500 sq. ft. GFA		
Ash Gardens/Cemeteries	None		
AGRICULTURE, FORESTRY, FISHING			
	None		
- Agricultural Livestock	None		
Agricultural Production Crops Dairy Farms	None None		
Agricultural Livestock	None		
Dairy Farms	None		
Animal/Veterinary Services	1 per 350 sq. ft. GFA		
Landscape & Horticultural Services	1 per 500 sq. ft. GFA		
AUXILIARY AGRICULTURAL USES			
	1 per 250 sq. ft. GFA		
Central Administrative Office Warehouse	<u>1 per 250 sq. ft. GFASee Note</u>		
Warehouse	See Note		
Accessory Building & Use	None		

NON-RESIDENTIAL LAND USES	REQUIRED OFF STREET PARKING SPACES PER INDICATED AREA			
Mining, Oil, & Gas	None			
CONSTRUCTION				
-Building Construction Contractor	1 per 350 sq. ft. GFA			
Building Construction-Contractor Heavy Construction-Contractor	<u>1 per 350 sq. ft. GFA1 per 350 sq. ft.</u> GFA			
Heavy Construction-Contractor	<u>1 per 350 sq. ft. GFA</u>			
Specialty Trades-Contractor	1 per 350 sq. ft. GFA			
MANUFACTURING				
Food, Tobacco, Textile, Apparel	See Note			
Lumber, & Wood Products, Furniture & Fixtures	See Note			
Paper & Allied Products	See Note			
Printing/Publishing & Allied Industries	See Note			
Chemicals & Allied Products, Petroleum & Refining, Rubber & Plastic Products, Leather & Leather Products Stone, Clay & Glass Products, Primary Metals, Fabricated Metals, Industrial & Commercial Machinery	See Note			
Electronics & Computers, Transportation Equipment	See Note			
TRANSPORTATION, COMMUNICATIONS, GAS & SANITARY SERVI	CES			
Railroad, Suburban Transit, Motor Freight Transit & Warehouse	See Note			
Mini-Warehouses	5 spaces or 1 per 100 storage units, whichever is greater			
U.S. Postal Service	1 per 250 sq. ft. GFA			
Water Transportation	1 per 300 sq. ft. GFA			
Marinas	1 space per 3 boat slips			
Local Trucking without storage	1 per 300 sq. ft. GFA			
Transportation by air, airport terminals	1 per 60 sq. ft. terminal GFA			
Communication Services, Transportation, Electric, Gas, Sanitary Services	1 per 500 sq. ft. GFA			
Manned Convenience Centers	1 per 500 sq. ft. GFA			
WHOLESALE TRADE				
Wholesale Trade-Durable Goals	1 per 5,000 sq. ft. GFA			
Wholesale Trade-Nondurable goods	1 per 5,000 sq. ft. GFA			
RETAIL TRADE				
Building Materials, Hardware, Mobile Home Dealers, Retail Nurseries	1 per 350 sq. ft. GFA			
General Merchandise Stores, Food & Convenience Stores	1 per 250 sq. ft. GFA			
Auto Dealers, Gas Stations, Home Furnishings	1 per 350 sq. ft. GFA			
Eating Places, Drinking Places, Bottle Clubs, Night Clubs	1.2 per 100 sq. ft. GFA			
Special Event Facilities	1.2 per 100 sq. ft. of rentable building area (excluding area for storage, bathrooms, administrative office space, and kitchen			

NON-RESIDENTIAL LAND USES	REQUIRED OFF STREET PARKING SPACES PER INDICATED AREA
	space) or by individual review if outdoor space is the primary events area
RETAIL TRADE (MISCELLANEOUS)	
Drug Stores, Liquor Stores	1 per 300 sq. ft. GFA
Pawn Shops, Flea Markets	1.5 spaces per stall
Sporting Goods & Bicycles, Books, Stationery, jewelry, hobby, camera, gift, luggage, sewing, catalog	1 per 300 sq. ft. GFA
Fuel Dealers	1 per 500 sq. ft. GFA
Florist, Tobacco, Optical, Firewood, Pet Shops, Fireworks, Monuments, Tombstones	1 per 300 sq. ft. GFA
Automatic Merchandising Machine Operators (Vending Machines)	Minimum 2 regular parking spaces and 1 handicap van accessible parking space per vending unit
FINANCE, INSURANCE AND REAL ESTATE	
Banks, Security & Commodity Brokers, Insurance, Real Estate Offices	1 per 350 sq. ft. GFA
Hotels & Motels	1.1 per rental unit
Rooming & Boarding Houses	1 per bedroom
PERSONAL SERVICES	
Laundries, Linen Supply, Dry Cleaners	1 per 300 sq. ft. GFA
Photo Studios	1 per 500 sq. ft. GFA
Beauty & Barber Shops	2.5 per chair or basin
Shoe Repair	1 per 300 sq. ft. GFA
Funeral Parlor and Crematories	5 plus 1.0 for each 2 seats in main assembly room
Massage Parlors & Spas, Adult Uses	1 per 350 sq. ft. GFA
BUSINESS SERVICES	· · ·
Junk Yards	5 spaces per establishment
Auto Rental	1 per 350 sq. ft. GFA
Auto Service, Car Washes, Motion Picture Distribution	1 per 350 sq. ft. GFA
Movie Theaters	1 space for each 5 seats
Video Tape Rentals	1 space per 300 sq. ft. GFA
RETAIL TRADE	
Dance Studios	1 per 200 sq. ft. GFA
Bowling Alleys and Billiard Halls	5 spaces per lane and/or 300 sq. ft. GFA
Professional Sports Clubs	1 per 350 sq. ft. GFA
Racetracks	1.5 per 1,000 sq. ft. GFA
MISCELLANEOUS AMUSEMENT	

NON-RESIDENTIAL LAND USES	REQUIRED OFF STREET PARKING SPACES PER INDICATED AREA
Physical Fitness Facilities	1 per 300 sq. ft. GFA
Golf Courses	5 per each hole
Coin Operated Amusements Device, Video Poker	1 per 200 sq. ft. GFA
Amusement Parks	1 per 100 sq. ft. GFA
Recreation & Sports Clubs	1 per 200 sq. ft. GFA
Shooting Ranges	By Individual Review
Bingo Parlors	By Individual Review
Parks & Playgrounds	By Individual Review
Video Poker	1 per 50 sq. ft. GFA
HEALTH SERVICES	
Doctors Offices & Clinics	2 per bed or 1 per 150 sq. ft. GFA,
Doctors Offices & Chilles	whichever is greater
Dentist Offices	1 per 150 sq. ft. GFA
Doctors & Other Health Practitioners	1 per 150 sq. ft. GFA
Nursing Care Facilities	0.7 per bed
Hospitals	0.7 per patient bed
Medical & Dental Laboratories	1 per 500 sq. ft. GFA
Home Health Care Services	1 per 500 sq. ft. GFA
LEGAL SERVICES	
Attorney Offices	1 per 350 sq. ft. GFA
MEMBERSHIP ORGANIZATIONS	
Business Associations	1 per 350 sq. ft. GFA
Professional Membership Organization	1 per 350 sq. ft. GFA
Labor Unions	1 per 350 sq. ft. GFA
Civic, Social & Fraternal Association	1 per 350 sq. ft. GFA
Political Organizations	1 per 350 sq. ft. GFA
Religious Organizations *See Note: 8.j.3.b.	0.3 per seat/main assembly area
PROFESSIONAL SERVICES	
Engineering, Accounting, Research, Management & Related Services	1 per 350 sq. ft. GFA
GOVERNMENT SERVICES	
Executive Offices, Legislative Bodies, General Government, Courts, Law Enforcement	1 per 350 sq. ft. GFA
Correctional	1 per jail cell, plus 1 per 250 sq. ft. of administration space
Fire Stations	4 per bay

* **Note:** Parking requirements are determined according to use as follows:

- 1. For *Manufacturing* Use (or where a high number of employees are used); as a minimum:
 - a. One space per every two employees according to the maximum employment number; and,
 - b. One space for each managerial staff member; and,
 - c. One space for each company vehicle that will be operating from the premises; and,
 - d. Must include one handicapped ADA space per 25 spaces.
- 2. For *General Commercial* Use (or where a limited number of employees or infrequent office staff are used); as a minimum:
 - a. One space for each 200 sq. ft. of sales/office space; or,
 - b. One space per every two employees; or,
 - c. One space for each 500 sq. ft. of GFA
 - d. Must include one handicapped ADA space per 25 spaces.
- 3. For *Personal* Use (non-commercial/non-manufacturing use); as a minimum:
 - a. One space for each owner or planned user; and
 - b. Must include one handicapped ADA space per 25 spaces.

ARTICLE TEN DEFINITIONS

SECTION A: PURPOSE

10.a.1. **Purpose:** Unless otherwise expressly stated, the following terms shall, for the purpose of this ordinance, have the meaning hereinafter indicated.

SECTION B: DEFINITIONS

10.b.1. Definitions:

Abandonment: To cease or discontinue a use or activity without intent to resume, but excluding temporary or short-term interruptions to a use or activity during periods of remodeling, maintaining, or otherwise improving or rearranging a facility, or during normal periods of vacation or seasonal closure.

Abutting: Having a common border with, or being separated from such a common border by a right-of-way, alley, or easement.

Accessory Apartment: A second dwelling unit either in or added to an existing singlefamily detached dwelling, or in a separate accessory structure on the same lot as the main dwelling, for use as a complete, independent living facility with the provision within the structure for cooking, eating, sanitation, and sleeping. Such a dwelling is an accessory use to the main dwelling.

Accessory Building: A building subordinate to the principal building on a lot used for the purposes customarily incidental to those of the main building.

Accessory Use: A use incidental to and on the same lot as a principal use.

Administrative Officer: The Zoning Administrator shall be the governmental officer charged with administering development regulations.

Adult Uses: Adult uses include any establishment or use which sells, displays or exhibits materials, including books, magazines, movies, tapes, photographs, etc., which appeals to prurient interests, containing patently offensive depictions of sexual conduct, and having no serious literary, artistic, political or scientific value. More specifically, such uses shall include the following:

1. Adult Arcade: Any place to which the public is permitted wherein coin operated or slug-operated or electronically, electrically, or mechanically controlled still or motion picture machines, projectors, or other image-producing devices are maintained to show images depicting or describing specific sexual activities or specific anatomical areas;

- 2. Adult Bookstore or Adult Video Store: A commercial establishment which as one of its principal business purposes, offers for sale or rent (or for form of consideration) any one or more of the following:
 - a. Books, magazines, periodicals or other printed matter, or photographs, films, motion pictures, video cassettes or video reproductions, slides, or other visual representation which depict or describe specified sexual activities or specified anatomical areas; or
 - b. Instruments, devices or paraphernalia that are designed for use in connection with specific sexual activities. A commercial establishment may have other principal business purposes that do not involve the offering for sale or rent materials depicting or describing specific sexual activities or anatomical areas and still be categorized as an adult bookstore or adult video store. Such business purposes will not serve to exempt such commercial establishments from being categorized as an adult book store or adult video store so long as one of its principal business purposes is the- offering for sale or rent for consideration the specified materials which depict or describe specific sexual activities or specified anatomical areas.
- **3.** Adult Club: A club, bar, restaurant or similar commercial establishment which regularly features:
 - a. Persons who appear in a state of nudity or semi-nudity; or
 - b. Live performances which are characterized by the exposure of specific anatomical areas or by specific sexual activities, or
 - c. Films, motion pictures, videocassettes, slides or other photographic reproductions which are characterized by the depiction or description of specified sexual activities or specified anatomical areas.
- 4. Adult Motel: A hotel, motel, or similar commercial establishments which:
 - a. Offers accommodations to the public for any form of consideration; provides patrons with closed-circuit television transmissions, films, motion pictures, video cassettes, slides or other photographic reproductions which are characterized by the depiction or description of specific sexual activities or specific anatomical areas, and has a sign visible from the public right-of-way which advertises the availability of this adult type of photographic reproductions; or
 - b. Offers a sleeping room for rent for a period of less than ten-10 hours; or
 - c. Allows a tenant or occupant of a sleeping room to sub-rent the room for a period of less than ten-10 hours.

- **5.** Adult Motion Picture Theater: A commercial establishment where, for any form of consideration, films, motion pictures, video cassettes, slides or similar photographic reproductions are regularly shown which are characterized by depictions or descriptions of specific sexual activities or specified anatomical areas;
- **6.** Adult Theater: A theater, concert hall, auditorium, or similar commercial establishment which regularly features persons who appear in a state of nudity or live performances which are characterized by the exposure of specific anatomical areas or specified sexual activities.
- 7. Specified Sexual Activities: As herein, specified sexual activities means and includes any of the following: a) the fondling or other erotic touching of human genitals, pubic region, buttocks, anus, or female breasts; b) sex acts, normal or perverted, actual or simulated, including intercourse, oral copulation, or sodomy; c) masturbation, actual or simulated; or c) excretory functions as part of or in connection with any of the activities set forth in this definition.
- 8. Semi-Nudity: Semi-nude means a state of dress in which opaque clothing covers no more than the genitals, pubic region, and areola of the female breast, as well as portions of the body covered by supporting straps or devices.
- **9. Specified Anatomical Areas:** Specified Anatomical Areas means human genitals, pubic region, buttock and female breasts below a point immediately above the top of the areola and male human genitals in a discernable turgid state, even if completely and opaquely covered.

Agriculture (*See also* **farm**): The use of land for agricultural purposes, including farming, dairying, pasturage agriculture, horticulture, floriculture, viticulture, and animal and poultry husbandry and the necessary accessory uses for packing, treating, or storing the produce; provided, however, the operation of any such storing or packing process meets the requirements in this ordinance.

Airport: Any area of land or water designated and set aside for the landing and take-off of military or civilian aircraft, including all necessary facilities for the housing and maintenance of aircraft.

Alley: A public or private street primarily designed to serve as a secondary access to the side or rear of those properties whose principal frontage is on some other street.

Alteration: Any change, addition, or modification in construction or occupancy of an existing structure.

Alteration, Structure: Any change in supporting members of a building or structure, such as bearing walls, columns, beams, or girders; provided, including the application of any exterior siding to the existing building for the purpose of beautifying and modernizing shall

be considered a structural alteration in the historic or design control overlay districts of this ordinance.

Amortize: To force the discontinuance of a non-conforming use within a specified period of time.

Ash Garden: A parcel of land located adjacent to or a part of a religious and/or consecrated facility used for the interment of cremated remains of deceased persons. This parcel should include an area for the scattering of cremated ashes in a garden-like setting.

Application for Development: The application form and all accompanying documents required by ordinance for approval of a subdivision plat or site plan.

Approving Authority: The Sumter City-County Planning Commission, unless otherwise specifically stated by Ordinance.

Artisan Food and Beverage Manufacturing: Use category that applies to small-scale manufacturing establishments (production activities occurring on 20,000 sq. ft. GFA or less) for which the primary use is the commercial on-site production of food or beverage products. (e.g. coffee products, ice cream, baked goods, confections, non-alcoholic beverages). These establishments may also have accessory uses such as retail and wholesale sales, training, and/or education.

Automobile Wrecking Yard (*See also* **junkyard**): The dismantling or wrecking of used motor vehicles or trailers, or the storage, sale, or dumping or dismantled or wrecked vehicles or their parts. The presence on any lot or parcel of land of two or more motor vehicles, which for a period exceeding thirty (30) days, have not been capable of operating under their own power and from which parts have been or are to be removed for reuse or sale, shall constitute prima-facie evidence of an automobile wrecking yard.

Auxiliary Uses: Auxiliary establishments are subordinate to and serve a primary establishment or use. They may or may not be located on the same lot or parcel as a primary use, unlike accessory uses which must be located on the same lot as the principal or primary use.

Bar: Any premise wherein alcoholic beverages are sold at retail for consumption on the premises and minors are excluded therefrom by law. It shall not mean a premises wherein such beverages are sold in conjunction with the sale of food for consumption on the premises and the sale of said beverages comprises less than twenty five (25%) percent of the gross receipts.

Base Flood: The flood having a one (1%) percent chance of being equaled or exceeded in any given year.

Base Flood Elevation: The crest elevation in relation to a mean-sea level expected to be reached by the <u>one (1%) percent</u> annual chance flood, i.e., the one (100 yr.) hundred year flood.

Basement: That portion of a building having its floor subgrade (below ground level) on all sides.

Bed and Breakfast Inn: A house, or portion thereof, where short-term lodging rooms and meals are provided. The operator of the inn shall live on or in adjacent premises.

Billboard: A surface whereon advertising matter is set in view conspicuously and which advertising does not apply to premises or any use of premises wherein it is displayed or posted.

Boarding House: An establishment with lodging for five or more persons where meals are regularly prepared and served for compensation and where food is placed upon the table family style, without service or ordering of individual portions from a menu.

Borrow Pit: Any place or premise where dirt, soil, sand, gravel, or other material is removed below the grade of surrounding land for any purpose other than that necessary and incidental to site grading or building construction.

Bottle Club: Any establishment engaged in the business of catering to patrons who bring to the establishment an alcoholic beverage to be consumed on the premises. Such establishments do not sell or provide alcoholic beverages on the premises and/or are not properly licensed by the South Carolina Department of Revenue – Alcohol Beverage Licensing Commission for on-premises consumption alcoholic beverage sales. Such establishments can be private or open to the public, and often provide entry via cover charge and provide on-premises entertainment. Cigar Bars and Hookah Lounges with any on-premises consumption of alcoholic beverages by patrons who bring such beverages to the premises are included within this definition.

Buildable Area: That portion of any lot which may be used or built upon in accordance with the regulations governing the zoning district within which the lot is located when the front, side and rear yard and buffer requirements that have been subtracted from the total lot area.

Building: Any structure put together for the support, shelter, or enclosure of persons, animals, and property.

Building, Accessory: A subordinate structure on the same lot as the principal or main building or use occupied or devoted to a use incidental to the principal use.

Building, Principal: A building in which is conducted, or in which is intended to be conducted, the main or principal uses of the lot on which it is located.

Buffer Area: A landscaped area intended to separate and partially obstruct the view of two adjacent land uses or properties from one another.

Canopy: A structure which is entirely supported from the building and has at least a 9 foot <u>ft.</u> clearance between the lowest point or projection and a sidewalk immediately below.

Canopy Tree: A deciduous tree that forms the top layer of vegetation in a forest. Examples of such trees include oaks, hickories, maples, poplars, and others.

Cemetery: A parcel of land used for interment of the dead in the ground or in a mausoleum.

Certificate of Appropriateness: A certificate of approval issued by a Design Review Committee for alteration, construction, removal, or demolition of a structure within a Historic Zoning District.

Certification of Zoning Compliance: A document issued by the Zoning Administrator indicating that the plans for a proposed meet all applicable codes and regulations.

Civic Organization: A non-profit organization committed to community development.

Clinic: An establishment where medical or dental patients, are not lodged overnight, rather are given examinations and treatment.

Club, Private: An organization catering exclusively to members and their guests including buildings and grounds with commercial activities serving the membership only.

Commercial Truck and Trailer Parking Lot: A parcel of land which is used for the temporary parking of commercial truck and trailers, which is not accessory to any other use on the same lot, and which contains parking space rented or leased by the hour, day, week, or month.

Compost: The humus-like product of the process of compost waste.

Composting Facility: Means any facility used to provide aerobic thermophilic decomposition of the solid organic constituents of solid waste to produce a stable, humus-like material.

Condominium: A unit in a multi-unit structure owned by individual who has use of all common areas associated with that structure.

Convenience Store: A convenience store is any retail store selling primarily food, beverages, household supplies and gasoline. It is designed to attract and depends upon a large volume of stop-and-go traffic, such as Handy Pantry, 7-11, Zippy Mart, etc. It also exhibits the following characteristics:

1. Requires an ABC permit for the sale and distribution of beer and/or wine.

- 2. Has less than 3,200 square feet in retail space, on average, and.
- 3. Is open 15 to 24 hours a day.

Day Care Services:

- 1. **Family Day Care Home**: A family day care home is one in which care is given by a family member during the day only for one and not more than twelve children, including the day care parents, own children.
- 2. **Child Care Services**: Child_-care services shall mean or include any home, center, agency, or place, however styled, when children not related to the operator are received for custodial care, apart from their parents whether for compensation, reward, or otherwise, during part or all of the day or night and upon any number of successive day or nights.

Density: The number of dwelling units per acre of land developed or used for residential purposes. Unless otherwise clearly stated, density requirements in this Ordinance are express in dwelling units per net acre; that is, per acre of land devoted to residential use and common open space exclusive of land utilized for streets, alleys, parks, playgrounds, school grounds, or other public uses.

Developed Lot or Parcel: A developed lot or parcel is one which contains \$50,000 in commercial, industrial or business improvements, according to records in the tax assessor's office or receipt of a valid building permit in said amount.

Digital Sign: means an off-site sign or billboard that utilizes digital or light-emitting diodes (LEDs) or similar electronic methods to create a changeable image display area.

Disposal: The discharge, deposit, injection, dumping, spilling, leaking, placing of any hazardous waste into or on any land or water so that such hazardous waste or any constituent thereof may enter the environment or be emitted into the air or discharged into any waters, including ground waters.

Donation Bin: A mobile structure that is located outside of the walls of an enclosed building and is used to receive materials including but not limited to clothing, office supplies, and other household goods donated by the public. Donation bins do not exceed 8 feet in length by 10 feet in width and 8 feet in height or 640 cubic feet. Bins used for temporary donation drive events do not meet the criteria of this definition provided such events are held no more than 14 days per calendar year on an individual parcel or common internally connected commercial center, strip development, or similar land use type.

Drinking Place: A commercial establishment whose primary activity is the sale or provision of alcoholic beverages to be consumed on the premises. Such establishments are properly licensed by the South Carolina Department of Revenue – Alcohol Beverage Licensing Commission. Drinking places include, but are not limited to, establishments

referred to as bars, beer gardens, beer parlors, taverns, cabarets, cocktail lounges, saloons, tap rooms, and wine bars. Cigar Bars and Hookah Lounges with any on-premises consumption alcohol sales are included in this definition. Eating places, with on-premises consumption alcohol sales are where the primary activity is the sale of food, are not included within this definition.

Dwelling: A building or portion of a building arranged or designed to provide living quarters for one or more families.

Dwelling, Apartment: See dwelling, Multi-family.

Dwelling, Attached: A one-family dwelling attached to two or more one-family dwellings by common vertical walls.

Dwelling, Cluster: A development design technique that concentrates buildings in specific areas on the site to allow the remaining land to be used for recreation, common open space, and preservation of environmentally sensitive features. It is applied principally to single-family residential subdivision that permit a reduction in lot area provided there is not increase in the number of lots permitted under a conventional subdivision and the resultant land area is devoted to open space.

Dwelling, Group: A building or portion of a building intended for occupancy by several unrelated person. The term "group dwelling" includes the terms "rooming house," "fraternity house," and "sorority house."

Dwelling, Mobile Home: A mobile home is a transportable structure of one or more sections built on a permanent metal chassis and designed to be towed. The term "mobile home" as used in this Ordinance shall not include prefabricated, modular, or unitized dwellings placed on permanent foundations, nor shall it include travel trailers, motor homes, campers, or similar units designed for recreation or other short term uses.

Dwelling, Multi-Family: A dwelling designed for or occupied by five or more families living independently of each other, with the number of families in residence not exceeding the number of dwelling units provided.

Dwelling, Patio House: A single-family detached or semi-detached unit. It is built on a small lot generally enclosed by walls which provide privacy. The term is synonymous with zero lot line dwellings.

Dwelling, Quadruplex: A single building designed, constructed, or reconstructed and used for four (4) dwelling units which are separated by common walls between the individual dwelling units.

Dwelling, Single-Family, Detached: A detached dwelling of one unit, other than a mobile home, designed for or occupied exclusively by one family.

Dwelling, Town House: A series of attached one-family dwelling units on separate lots which may or may not be a common roof and are separated from each other by common vertical walls.

Dwelling, Two-Family or Duplex: A single building designed, constructed, and used for two (2) dwelling units connected by a common wall.

Dwelling, Triplex: A single building designed, constructed, and used for three (3) dwelling units which are separated by common walls between the individual dwelling units.

Dwelling Unit: A single unit providing completely independent living facilities for one or more persons including permanent provisions for living, sleeping, eating, cooking, and sanitation

Dwelling, Zero Lot Line: A zero lot line house is a single-family detached unit which instead of being centered on a lot, is placed against at least one of the side lot lines. The term is synonymous with patio house.

Electronic Gaming Operations: Any business enterprise, whether as a principal use or an accessory use, where persons use electronic machines, including but not limited to computers and gaming terminals, to conduct games of chance, actual or simulated, including sweepstakes, and where cash, merchandise or other items of value are redeemed or otherwise distributed, whether or not the value of such distribution is determined by electronic games played or by predetermined results. This term includes, but is not limited to internet cafes, internet sweepstakes, cybercafés, sweepstakes promotions, or sweepstakes parlors. This does not include any lottery approved by the State of South Carolina.

Electronically Changing Message Sign: means a sign or portion thereof designed to accommodate frequent message changes composed of characters or letters, and that can be changed or rearranged electronically without altering the face or surface of such sign.

Environmental Assessment: A study to determine the on-site and off-site effects on natural resources from the development of certain land uses outlined in this ordinance wherein an Environmental assessment is called for. The principal items to be investigated includes on-site and off-site water pollution; on-site and off-site soil erosion; noise; heat; glare; vibration; trash & litter; and air pollution emanating from the site.

Evergreen Tree: A coniferous or deciduous tree that remains green throughout the year.

Exterior Architectural Appearance: The architectural characteristics and general composition of the exterior of a structure, including but not limited to the kind, color, and texture of the building material and the type, design, and character of all windows, doors, light fixtures, signs, and appurtenant elements.

Family: <u>An individual, or two (2) or more persons related by blood or marriage living</u> together, or a group of individuals of not more than six (6) persons who are not related by blood or marriage but are living together as a single housekeeping unit. This definition includes residential care for a group of up to six (6) persons that is intended to exclusively serve individuals with protected characteristics under the Federal Fair Housing Act or to a group home of up to nine (9) persons that exclusively serves individuals meeting the description contained in S.C. Code Section 6-29-770 (E) through (H).

One or more person occupying a dwelling unit and living as a single household unit, including up to nine (9) mentally or physically handicapped persons for whom care is provided on a 24 hour basis, in accordance with <u>SC Code 6 7 830 or the S.C. Code of Laws.</u>

Farm or farmland (*See also* **agriculture**): A farm is a parcel of land of not less than thirty-five (35-ac.) acres, in one ownership, that is used primarily for commercial, soil-dependent cultivation of agricultural crop production and/or for the raising of livestock. The term "one ownership" shall include an individual, corporation, business trust, estate, trust, partnership, association, or two or more persons having a joint or common interest in the land.

Firewood Shop: Firewood shop is a business that processes timbers into fire logs and sells the wood on site.

Flood Plain: Floodplain or flood-prone area means any land area susceptible to being inundated by water from any source.

Floor Area Ration: An intensity measure of land use derived at by dividing the total floor area of a building by the total site area.

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

Garage, Private: An accessory building or portion of a principal building used for the storage of private motor vehicles and in which no business, occupation, or service for profit is in any way connected.

Garbage Container: A container used for the temporary storage of rubbish or materials to be recycled, pending collection by a sanitation truck or other means. Also referred to as a Dumpster.

Gross Floor Area (GFA): The sum of the floor area for each of the building's stories measured from the exterior limits of the faces of the structures, including basement floor area. It does not include enclosed porches or any floor space in an accessory building or in the principal building which is designed for parking or motor vehicles.

Hazardous and Nuclear Waste Disposal Sites: Any site used for the underground burial of hazardous chemicals or nuclear wastes, or the processing by incineration or other methodology of disposal. This term also includes infectious waste generated in the health care community in the diagnosis, treatment, immunization, or care of human beings;

generated in autopsy or necropsy; generated in research pertaining to the production of biologicals which have been exposed to human pathogens; generated in research using human pathogens where the disposal of such materials poses a hazard to environmental conditions.

Height: The vertical distance between the finished grade along the front of the structure to the highest point of the structure.

Historic Zoning Overlay District: An area designated by Ordinance of the City/County Council containing within definable geographic boundaries one or more historically significant properties, buildings, or places.

Home Occupation: Any occupation within a dwelling including a family day care home, and clearly incidental thereto, carried on a by a member of the family residing on the premises, provided that:

- 1. No exterior indication of the use is evident other than a business identification sign affixed to the principal structure located on the premises, meeting all dimensional requirements in *Article <u>Eight 8</u>*, *Section I* of this Ordinance;
- 2. The maximum floor area used for such occupation shall not exceed 600 square feet or 10 percent <u>%</u> of the gross floor area of the principal structure, whichever is lesser in accordance with the adopted Building Codes;
- 3. If such a home occupation is to occupy an accessory structure on the premises, space limitation for the home occupation listed in item two (2) shall apply. However, all dimensional requirements governing side and rear yard setbacks must be observed. No hardship variances from this requirement shall be permitted whatsoever. Furthermore, an accessory structure used as a home occupation must be located in the rear or side yard of the principal structure and the accessory structure must not be no higher than the principal structure;
- 4. All parking necessary to accommodate the home occupation shall be located on the zoned lot, and on-street parking shall be expressly prohibited. No hardship variances from this requirement shall be permitted whatsoever;
- 5. The following uses do not meet the definition of a home occupation and are expressly prohibited:
 - a. Automobile and/or body and fender repair;
 - b. Repair, manufacturing and processing uses. However, this shall not exclude the home occupation of a dressmaker or tailor where goods are not manufactured for stock sale or distribution;
 - c. Construction trades where office or business activities associated with the conduct of the business are conducted on the premises;

d. Service trades where automobile or truck fleets are customary to the conduct of the business.

Hotel: Any building containing six or more guest rooms intended to be used, or which are used, rented or hired out to be occupied for sleeping purposes by guests. The term "hotel" shall include the term "motel."

Impervious Surface: Impervious surfaces are those that do not absorb water. All buildings, paved parking areas, driveways, roads, sidewalks, and any areas in concrete and asphalt shall be considered impervious surfaces within this definition. In addition, other areas determined by the Zoning Administrator to be impervious within the meaning of this definition also will be classed as impervious surfaces.

Impervious Surface Ratio: The impervious surface ratio is a measure of the intensity of land use. It is determined by dividing the total area of all impervious surfaces within the site by the total site area.

Industrial Uses, Heavy: Heavy industrial uses are characteristically defined as meeting one or more of the following criteria:

- 1. Lot size of 10 acres or more;
- 2. Facilities requiring large structures outside principal buildings, such as refineries;
- 3. Buildings exceeding one-story;
- 4. Buildings with a floor area ration of -25<u>%</u>-percent-or more.

Industrial Uses, Light: Light industrial uses are characteristically defined as meeting the following criteria:

- 1. Lot size less than 10 acres;
- 2. All processing and storage of raw materials are contained in completely enclosed buildings;
- 3. Buildings not exceeding one_-story;
- 4. Buildings with floor area less than -25-percent<u>%</u>.

Inert Dump Site: A site designed and intended as a repository for material whose rate of decomposition by micro-organisms or chemical oxidation is such that environmental pollution does not result. Examples include broken brick, concrete, and asphalt.

Institutional Uses: Uses which are supportive of the residential community. They provide indoor space for recreation, hobbies, meetings, education, and worship, as well as cultural facilities, group quarters for religious groups and the infirm or elderly. While some uses may be operated for private profit, they duplicate services that are generally provided by public or non-profit groups.

Junk or Salvage Yard: Any area, lot, land, parcel, building or structure or part thereof used for the storage, collection, processing, purchase, sale, or abandonment of wastepaper, rags,

scrap metal, or other scrap or discarded goods, materials, machinery, or two or more unregistered, inoperable motor vehicles or other type of junk.

Kennels, Commercial: An establishment where small animals are boarded principally outdoors for compensation or where dogs are raised and/or bred on a commercial scale. This definition does not include veterinary clinics, where the boarding of animals is enclosed.

Kennels, Domestic: A pen, shelter or structure where no more than three dogs are boarded.

Landmark: A property or structure designated as a "landmark" by <u>City or Sumter</u> County Council that is worthy of rehabilitation, restoration, and preservation because of its historic and/or architectural significance.

Lot: An area designated as a separate and distinct parcel of land on a legally recorded subdivision plat or in a legally recorded deed as filed in the official records of Sumter County, as maintained in by the Sumter County Register of Deedsthe Sumter County Courthouse.

The terms "lot," "lot record," "lot of record," "property," or "tract," whenever used in this Ordinance are interchangeable.

Lot, Corner: A lot located at the intersection of two or more streets.

Lot, Double Frontage: A lot which has frontage on more than one street.

Lot, Interior: A lot, other than a corner lot, which as frontage on only one street other than an alley.

Lot, Depth: The horizontal distance between front and rear lot lines.

Lot, Width: The distance between side lot lines measured at the front building line.

Lot Area: The area contained within the boundary lines of a lot.

Lot Line: A line bounding a lot which divides one lot from another or from a street or any other public or private space.

Manned Convenience Center: A facility used for the collection and transfer of household waste and recyclable waste products, including such items as aluminum, glass, cardboard, plastics, white goods, paper, tree limbs, etc. Such centers shall have employee(s) on the site during all of its operating hours.

Mini-Warehouse: A building or group of buildings in a controlled-access and fenced compound that contains individual compartmentalized and controlled-access stalls or lockers for the dead storage of customer's goods or wares.

Mobile Home Park: A lot or parcel with space, improvements and utilities for the longterm parking of three (3) or more mobile homes which may include services and facilities for the residents.

Mobile Home Space: A plot of ground within a mobile home park designed for the accommodation of one mobile home.

Mobile Food Unit: All mobile food units shall be manufactured for the express purpose of mobile food vending. Mobile vending shall be from a commercially manufactured (not homemade) commercial grade cart or vehicle of a type outlined below.

- 1. **Cart** any portable vending device, pushcart or other wheeled vehicle or device which may be moved without the assistance of a motor and which is not required to be licensed and registered by the <u>S.C.</u> Department of Motor Vehicles, used for the displaying, storing or transporting of articles offered for sale by a vendor. Carts come in two varieties, those which the operator stands on the ground or those which the operator stands inside the cart. Typically there is not electric or mechanical refrigeration associated with the cart.
- 2. **Frozen food truck/cart** a mobile motorized or non motorized concession on wheels that normally contains a commercial freezer. All products served are frozen and prepackaged.
- 3. Soft serve ice cream truck a motorized vehicle that has a soft serve ice cream board with toppings and contains: machine on along commercial refrigerators/freezers that are permanently affixed inside the truck; sink systems that are large enough to handle all items that must be washed/rinsed/sanitized in the concession to include a three-compartment sink with a faucet; hand washing sink with faucet, and a water system that can handle the hot water needs of the food service; there must also be adequate food/dry goods storage; adequate wastewater storage tank.
- 4. **Catering Type Truck** a motorized truck that carries prepackaged and nonprepackaged hot and cold type foods. Catering trucks that have a commercial grill, soup warmer, and/or undertake on-site food preparation must provide sink systems that are large enough to handle all items that must be washed/rinsed/sanitized in the concession to include a three-compartment sink with a faucet; hand washing sink with faucet, and a water system that can handle the hot water needs of the food service; there must also be adequate food/dry goods storage; adequate wastewater storage tank.

Modular Home or Modular Structure: A building including the necessary electrical, plumbing, heating, ventilating, and other service systems, manufactured off-site and transported to the point of use for installation or erection, with or without other specified components, as a finished building and not designed for ready removal to another site. This

term is not to be limited to residential dwellings. When meeting the requirements of the Modular Building's Construction Act (<u>SC Code</u> 22-43-10 of the South Carolina Code of Laws), said building or structure may be located in any of the County's several zoning districts.

Night Clubs: An establishment operated as a place of entertainment, characterized by either of the following as a primary activity: (1) live, recorded, or televised entertainment, including but not limited to performance by musicians, disc jockey's, comedians, or other entertainers; or (2) dancing: Where this primary activity is coupled with on-premise sale and consumption of alcoholic beverages via proper licensing by the South Carolina Department of Revenue – Alcohol Beverage Licensing Commission for on-premises consumption <u>or</u> by patrons who bring to the establishment an alcoholic beverage to be consumed on the premises. Such establishments <u>can beare</u> private or open to the <u>general</u> public. Often, such establishments require payment of entry cover charges or other entry considerations such as dues, membership fees, etc. Such establishments may also be referred to as discotheques, dancehalls, etc.

Non-Conforming: Lots, structures, signs, uses of land and structures, and characteristics of uses which are prohibited under the terms of this Ordinance, but were lawful at the date of the Ordinance's enactment.

Non-Residential Use: A principal use of land for other than residential purposes, i.e. commercial, industrial, institutional.

Open Space: Any parcel of land designed to meet the twenty-five (25%) percent open space provision as set_forth in any Planned Development District created as a result of this Ordinance. Expressly allowed as open space are recreation spaces, drainage detention or retention facilities, wetlands as determined by the Army Corp of Engineers or Sumter County Soil Conservation Service, landscaped area and/or bufferyards, and public right-of-way that contain street trees, sidewalks, and concrete curb and gutter. Public ownership of any lands designated for open space shall be by specific action of the governing authority at the time of final plat approval. Nothing in this ordinance shall create a presumption that public ownership of open space shall arise without the express consent of the governing authority.

Open Space Ratio: The open space ratio is a measure of the intensity of land use. It is arrived at by dividing the total amount of open space within the site by the Total Site Area.

Park: A public facility open for recreation, with commercial activities for recreational uses only, open space and public gardens.

Photovoltaic Solar Energy System, Primary or Accessory -

Primary: A ground-mounted photovoltaic solar facility with components and subsystems that generate electricity from sunlight, to be sold to a wholesale electricity market through a regional transmission organization and an inter-

connection with the local utility power grid. The area of the facility includes all the land inside the perimeter of the system, which extends to any fencing, land area required for setbacks, landscaping and signage.

Photovoltaic Solar Energy System — Accessory: A ground or roof-mounted photovoltaic solar facility, 10,000 square feet in size or greater, with components that provide for the collection, storage, and use of photovoltaic solar energy for space heating or cooling, electricity generation, or water heating for the primary use.

Poultry House, Commercial: A building or structure where chickens, turkeys, ducks, or other domestic birds are raised exclusively for commercial use, and where the structure(s) in which they are housed is not less than 200 sq. ft. in aggregate.

Produce: fresh fruits, vegetables and other plant materials or plant by-products such as herbs, spices, edible mushrooms and honey.

Public Utilities: Companies and persons generating, transmitting, distributing, transporting and/or collecting in any manner public infrastructure including but not limited to: electricity (electrical utility), heat (other than means of electricity), water, sewer, communications (telephone utility) and cable to the public or any portion of for compensation. <u>SIC Codes covered in this Section include the following: SIC 484, 491, 492, 493, 494, 4952, 48.</u>

- a. **Major Public Utility** Infrastructure services providing regional or communitywide services.
- b. **Minor Public Utility** Infrastructure services that need to be located in or near the development or use it is intended to serve. These utilities are typically unmanned and include water towers, pump stations, and service compounds.

Resource Recovery: The process of obtaining material or energy resources from solid waste which no longer have any useful life in its present form and preparing the waste for recycling.

Resource Recovery Facility: A combination of structures, machinery, or devices utilized to separate, process, modify, convert, treat, or prepare collected solid waste so that component materials or substances or recoverable resources may be used as a raw material or energy source.

Recreational Vehicle: A vehicular type portable structure without permanent foundation, which can be towed, hauled or driven and primarily designed as temporary living accommodation for recreational, camping and travel use and including but not limited to travel trailers, truck campers, camping trailers and self-propelled motor homes.

Sanitary Landfill: A means of disposing of solid waste on land by spreading the waste in thin layers, compacting the waste to the smallest practical volume, and covering the waste with earth cover at the conclusion of each working day so as not to create pollution, nuisances or hazards to public health safety.

Sign: Any object, device, display or structure, or part thereof, situated outdoors or indoors, which is used to advertise, identify, display, direct, or attract attention to an object person, institution, organization, business, project, service, event or location by any means, including words, letters, figures, design, symbols, fixtures, colors, illumination or projected images.

Sign, Abandoned: A sign structure not containing a sign for 120 continuous days, or -a sign advertising a business no longer occupying the site on which the sign exists, or to which it refers.

Sign, Awning, Canopy or Marquee: A sign that is mounted or painted on, or attached to, an awning, canopy or marquee.

Sign, Banner: A temporary sign constructed of a non-rigid material that is exposed to the weather or wind including signs that are protected by eaves, awnings, or other structures.

Sign, Face: The area or display surface used for the message.

Sign, Flat: A single faced sign attached flush to a building or projecting no more than 12 inches.

Sign, Free-Standing: Any non-movable sign not affixed to a building.

Sign, Permanent: A sign attached to a building, structure, or the ground in some manner and made of materials intended for more than short term use.

Sign, Political: A temporary sign announcing or supporting political candidates or issues in connection with any national, state, or local election.

Sign, Portable: A sign that is not permanent, affixed to a building, structure or the ground.

Sign, Projecting: A sign that is not permanent affixed to the building, structure or the ground.

Sign, Roof: A sign that is mounted on the roof of a building which is wholly dependent upon a building for support and while projects above the point of a building with a flat roof, the eave line of a building with a gambrel, gable, or hip roof or the deck line of a building with a mansard roof.

Sign, Temporary: A sign or advertising display constructed of cloth, canvas, fabric, plywood or other light material and designed or intended to be displayed for a short period of time.

Sign, Wall: A sign painted on the wall of a building and has sign structure.

Sign, Window: A sign that is applied or attached to the exterior or interior of a window or located in such manner within a building that it can be seen from the exterior of the structure through a window.

Solid Waste: Any non-hazardous garbage, refuse, or sludge from a waste treatment facility, water supply plant.

Solid Waste Storage: The containment of solid waste, either on a temporary basis or for a period of years, in such manner as not to constitute disposal of such solid waste; provided however, that storage in containers by persons or solid waste resulting from their own activities on their property, leased or rented property, if the solid waste in such containers is collected at least once a week, shall not constitute "storage" for purposes of this act. The term does not apply to containers provided by or under the authority of solid waste prior to disposal.

Special Event Facility/Venue: A commercial facility rented to individuals, groups, or organizations, and used to host gatherings such as, but not limited to, weddings, receptions, meetings, galas, networking events, and conferences. Event facilities cater to a significant diversity of individuals, groups, and organizations on a contractual basis, with such individuals, groups, and organizations holding unique events on an irregular basis only. Such individuals, groups, and organizations contracting to rent the facility may provide alcoholic beverages for guest in accordance with applicable state law. This definition does not include bottle clubs, night clubs, or drinking places.

Stock Yard: An open or closed compound where livestock is fed, graded, bought, sold, or maintained for transfer.

Street, Public: Any vehicular way which: (1) is an existing accepted and publicly maintained (state, county or municipal) roadway; or (2) is shown upon a plat approved pursuant to law after January 1, 2000 and has been improved to all standards required for acceptance by a public body or a bond has been posted to guarantee such improvement; or (3) is accepted by other official action. It includes the land between the street lines, whether improved or unimproved.

Expressway: A public thoroughfare with limited access that could have both at-grade intersections and grade separated interchanges.

Arterial Street: A public thorough fare which filters traffic from local streets and conducts it to arterial streets or local traffic generators such as schools, recreation areas, and public parks.

Local Street: A public thoroughfare designed to provide access to property abutting the right-of-way.

Private Street: A private street is a vehicular way not dedicated, accepted, or maintained by Sumter County Council, a municipality, the <u>State SC</u> Department of Transportation, or any other governmental entity. All such non dedicated streets, where they are permitted, shall meet the same design and construction standards for comparable public streets.

Structure: Anything constructed or erected, including canopies

Structural Alteration: Any change in the supporting members of construction, such as the bearing walls, beams or girders, or and change in the dimension or configuration of the roof of exterior walls of a building.

Subdivider: Any person, firm, corporation or other legal entity subdividing land within the jurisdiction of this Ordinance.

Subdivision: The division of a tract, parcel or lot into two or more lots or building sites, or other divisions of land for the purpose, whether immediate or future, of sale, legacy, or building development, and includes all division of land involving a new street or a change in existing streets and includes the re-subdivision of land.

Subdivision, Exempt: (as defined in *S.C. Code 6-29-1110*); An exempt subdivision is one which meets the following conditions:

- 1. Combining or recombining portions of previously platted lots where the total number of lots is not increased and the resultant lots are equal to the Ordinance Standards.
- 2. Dividing land into parcels of five (5) acres or more where no new street is involved. The <u>Sumter City-County</u> Planning Commission must receive plats of these exceptions as information and indicate that fact on the plats. A parcel of five (5) acres or more is exempt if it meets the minimum frontage requirements for the zoning district on a public street. An exempt parcel may not be subdivided on a private street or easement. However, a parcel of five (5) acres or more may be subdivided even though it fronts on a private street or easement so long as the land is used only for bona fide agricultural purposes and no improvements are made to the real estate. In that case, the subdivision plat shall be annotated to indicate that limitation before it may be recorded in the Office of the Register of Deeds.
- 3. Combining or recombining entire lots or record where no new streets or change in existing streets is involved.
- 4. A subdivision involving cemetery lots

- 5. The subdivision of property pursuant to specific directions for the divisions of the property set out in a will executed prior to the effective date of the Subdivision Ordinance adopted as Ordinance 1287 on December 1, 1991 in the City of Sumter, and November 12, 1999 in the County of Sumter.
- 6. A lifetime transfer or conveyance of property from any first generation relative, including in-laws, as follows, parent to child and/or spouse of any such donee child, lifetime transfer from grandparent to grandchild and/or spouse of such donee child, from sibling to sibling and/or spouse of such donee sibling, lifetime transfer from aunt or uncle to niece or nephew and/or spouse of such done niece or nephew, and lifetime transfer from cousin to cousin and/or spouse of such donee cousin (any other family relationships requesting to use this provision, must be reviewed and approved by the Planning Commission).

Note, family transfer relationships may also work in reverse to those previously stated (i.e., from child to parent, grandchild to grandparent)

- 1. The grantor(s) must ensure that the grantee(s) shall have sufficient access to the property. If the property to be granted does not abut a public street or rural community driveway, then an easement for ingress and egress must be established. The easement must be passable and available to public and private vehicles. The easement must be at least 15 feet in width and located on a recordable plat of survey. The grantee's legal right to use the easement must be certified by a licensed attorney at law who shall write a title opinion letter verifying the Grantee(s)' right to use the easement. Acceptable exceptions in the attorney's title opinion shall be easement for utilities and real estate taxes for the then current year and subsequent years;
- 2. All addressed provisions of the E-911 system must be met;
- 3. Maintenance of the easement will be the responsibility of each property owner who uses the easement;
- 4. This exemption will be disqualified if the property is ever conveyed outside the immediately family of the grantee(s) for whom this exemption applies ("immediate family" being defined as parents, siblings, spouses and children). In that case, and prior to the transfer being effective, the easement must be upgraded to an all-weather surface with at least a 15 foot travel way and covenants consistent with the provisions for a Rural Community Driveway in *subsections Article 8.e.2.c.* through *8.e.2.g.* of this Ordinance shall be recorded to provide for the maintenance of the easement. Also, the design and improvement standards for the easement shall then become the same as those for a Rural Community Driveway as set forth in *section Article 8.e.2.* including specifically *subsection Article 8.e.2.i.* unless compliance with that specific subsection is impossible due to the width of the original easement and the inability of the disqualifying grantor to obtain

the necessary travel way width for the benefit of the disqualifying grantee. To ensure compliance with this subsection section, any deed for property which constitutes an exempt subdivision under this subsection shall contain the following language:- "This property is subject to restrictions found in the Sumter County Subdivision Ordinance of December 14, 1999, under the definition of 'subdivision, exempt:' in Article 10, Section 10.b.1, or any successor ordinance or statue having the force of law."

Subdivision, Major: A major subdivision is any subdivision other than an exempt or minor subdivision.

Subdivision, Minor: A minor subdivision is on which does not involve the provision of any new street for access; but includes subdivisions involving Rural Community Driveways.

Subdivision Review Committee: A Committee formed to coordinate the processing of all subdivisions located within the jurisdiction of this Ordinance, also referred to herein as the "Committee".

Surveyor: A person who is registered by the South Carolina State Board of Engineering Examiners to practice land surveying in South Carolina.

Transfer Station: A combination of structures, machinery, or devices at a place or facility where solid waste is taken from collection vehicles and placed in other transportation units with or without reduction of volume, for movement to another solid waste management facility.

Treatment: Any method, technique, or process, including neutralization, designed to change the physical, chemical, or biological character of composition of any hazardous waste so as to neutralize such waste, or so as to render such waste as non-hazardous or less hazardous; safer to transport, store, or dispose of; or amenable for recovers, amenable for storage, reduced in volume.

Understory Tree: A small deciduous tree that forms the layer of vegetation under the canopy trees in a forest. Examples of such trees include dogwoods, sourwoods, fruit trees, and others.

Use: The purpose or activity for which land or any building thereon is designed, arranged or intended, or for which it is occupied or maintained.

Use, Principal: The primary purpose for which land is used.

Variance: A modification of the area regulations of this Ordinance granted by the Board of Appeals where such modification will not be contrary to the public interest, and where, owing to conditions peculiar to the property owner, a literal enforcement of the Ordinance would result in unnecessary and undue hardship, and where such modification will not

authorize a principal or accessory use of the property which is not permitted within the zoning district in which the property is located.

Waste Tire Site: An establishment, site, or place of business, without a collector or processor permit, that is maintained, operated, used or allowed to be used for the disposal, storing, or depositing of unprocessed used tires, but does not include a truck service facility which meets the following requirements:

- 1. All vehicles serviced, owned, or leased by the owner or operator of the service facility;
- 2. No more than two hundred waste tires are accumulated for a period of not more than thirty days at a time;
- 3. The facility does not accept any tires from sources other than its own; and
- 4. All waste tires are stored under a covered structure.

Waste Tire Treatment Site: A permitted site used to produce or manufacture usable materials, including fuel from waste tires.

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. The wetlands will have the following diagnostic environmental characteristics (not given in detail here): Vegetation, Soil, and Hydrology.

Carolina bays, savannahs, or other naturally occurring depressions which may or may not be regulated by the Corps of Engineers definition should be regulated as follows:

- 1. Naturally occurring depression 2.0 acres or less may be developed provided that satisfactory drainage is accomplished and that all FEMA regulation as to the flood plains are adhered to
- 2. Naturally occurring depressions greater than two acres in area may be developed as recreational areas and may be incorporated as green space.

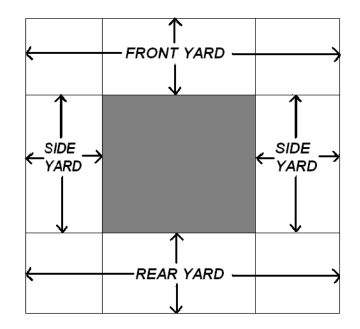
Yard: An open space that lies between the principal or accessory building or buildings and the nearest lot line. Such yard is unoccupied and unobstructed from the ground upward except as may be specifically provided by this Ordinance.

Yard, Front: A yard extending the full width of the front of a lot between the front (street) right-of-way line or property line and the front building line.

Yard, Rear: A yard extending the full width of the lot in the area between the rear lot line and the rear building line.

Yard, Required: That part of a yard between a lot line and the minimum required building setback line, within which no structure shall be located except as provided by this Ordinance.

Yard, Side: A space extending from the front yard to the rear yard and



lying between each side lot line and the principal building on the lot.

Zoning District: The term applied to various geographical areas (districts) of the City of Sumter and Sumter County for the purpose of interpreting the provision of this Ordinance, as designated on the Official Zoning Map(s) for the City of Sumter and Sumter County.